



SHRI VILE PARLE KELAVANI MANDAL's
USHA PRAVIN GANDHI COLLEGE OF ARTS, SCIENCE & COMMERCE



Bhakti Vedanta Swami Marg, North-South Road No. 1,
Juhu Scheme, Vile Parle (West), Mumbai 400 056.

Supporting Documents for 3.5.2
(MOUs)
Index

Sr No	Document
1	List of MOUs during last five years
2	e-copy of each MOU signed



Alkapool



SHRI VILE PARLE KELAVANI MANDAL'S
USHA PRAVIN GANDHI COLLEGE OF ARTS, SCIENCE & COMMERCE



Bhakti Vedanta Swami Marg, North-South Road No. 1,
Juhu Scheme, Vile Parle (West), Mumbai 400 056.

Supporting Documents for 3.5.2
(MOUs)

List of MOUs during last five years

Sr No	Year	Institution with which the MOU is signed
1	2016-17	Bridging sport LLP, USA
2	2017-18	IDigitize
3	2018-19	ADC Company
4	2019-20	The Dramatic Mandir
5	2019-20	Optimystix Entertainment India Pvt Ltd
6	2019-20	I am Buddha Entertainment and Media LLP
7	2019-20	Film Division and Information Broadcasting Ministry (Government of India)
8	2020-21	Creative Tribe
9	2020-21	Kreative Flight Films Pvt Ltd
10	2020-21	Cropcircles Films
11	2020-21	Naman Raj Production Pvt Ltd
12	2020-21	Climb Media
13	2020-21	J D Institute of Fashion Technology (Affiliated to Maharashtra State Board of Vocational Education)
14	2020-21	Out of the Box Productions
15	2020-21	Flying Horse Media Works
16	2020-21	White Wall Screenings
17	2020-21	Expression 360
18	2020-21	Adish Digital LLP
19	2020-21	Jonkoping University, Sweden
20	2020-21	Ayya Nadar Ammal college, Madurai kamraj University, Tamil Nadu



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**MEMORANDUM OF COOPERATION BETWEEN BRIDGING SPORT
(REPRESENTING OHIO UNIVERSITY) AND SVKM/SVKM'S UPG COLLEGE IN
CONNECTION WITH THE DELIVERY OF THE COURSE**

- A. The effective date of this Memorandum of Cooperation ('Memorandum') is the 15th July 2016 and when signed shall become a schedule to the Institutional Agreement between the Parties dated 10th July 2016. ('Agreement') The definitions in the Agreement apply to this Memorandum.
- B. The Course will be managed according to the arrangements in the Administrative Schedule (as amended from time to time).
- 1. General Considerations**
- 1.1 Overall responsibility for organizing and operating the Course rests with the Second Party working in association with the Second Party.
- 2. Location and Resources**
- 2.1 The Course administration will be the responsibility of the Second Party in consultation with the First Party and located at the Second Party's premises. The Second Party will provide adequate administrative support to ensure that the Course is operated effectively.
- 2.2 The proportion of the teaching undertaken by staff from the Second Party and staff from OHIO University to be made available by the First Party and by staff of the Second Party will be as per the Schedule I to the Institutional Agreement.
- 2.3 Executive responsibility for the Course lies with the head of the Second Party
- 3. Academic Control and Management**
- 3.1 The Parties are jointly responsible for the overall academic control of the Course
- 3.2 A Course Coordinator will be appointed from the Second Party. A member of the staff of the First Party will be appointed as a Liaison Officer with responsibility for coordination.
- 3.3 Assessment and examination arrangements will be responsibility of the Second Party and in line with normal practice. Examinations and assessments will be held at the Second Party's premises and administered by the staff of the Second Party.
- 4. Review of the Memorandum of Cooperation**
- 4.1 This Memorandum will be reviewed upon completion of the first course and annually thereafter.



5. Financial Schedule

- 5.1 The Financial Schedule shall contain financial arrangements and the provision of resources, both physical and human between the First Party and the Second Party and contain details of Student numbers, fees payable and all due dates for payment.

6. Publicity

- 6.1 The marketing of the Course will be mutually decided by the Parties provided always that use of the name or logo of either Party in the agreed publicity material shall not be made without the prior written consent of the relevant party (such consent not to be unreasonably withheld or delayed)
- 6.2 Neither Party shall use the name or logo of the other Party in any context other than that to which consent has been given in accordance with Clause 6.1 without the prior written consent of the Party.

7. Administration and Management

- 7.1 The Chief Executive/Head the Second Party will appoint a senior member of staff to have responsibility for managing the Agreement on behalf of the Second Party (and may change such nominee by written notice at any time).
- 7.2 The Memorandum of Cooperation shall identify the relevant faculties of the First Party and the Second Party responsible for the academic management and delivery of Course.

8. Intellectual Property

- 8.1 The Parties shall determine by agreement the ownership of all the intellectual property rights relating to Course based on the following guidelines:
- a) where staff of one Party produces Course Materials on their own, the IPR of such materials shall belong to that party;
 - b) where Course Materials are jointly developed by the Parties the IPR of such materials shall be jointly owned by the Parties;
 - c) nothing in this Agreement shall operate to assign to either Party any IPR belonging to, or developed exclusively by, the other in connection with the Course
- 8.2 For the avoidance of doubt and subject to the terms of any subsequent agreement, each Party shall own the IPR in all Course Materials in any media developed exclusively by it staff or otherwise owned by it whether prior to the date of this Agreement or otherwise.

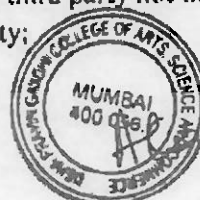


9. Termination of the Agreement

- 9.1 Subject to earlier termination, either Party may give the other a minimum of one year's notice in writing to terminate this Agreement
- 9.2 In addition, and without prejudice to whatever other rights it may have to terminate this Agreement or to other available rights or remedies, either Party shall have the right at any time by giving not less than sixty (60) days written notice to the other Party to terminate this Agreement upon the occurrence of any of the events of default specified in 10.2.1.
- 9.2.1 if the Party shall fail to keep, observe or perform any material covenant, agreement, term or provision of this Agreement (other than an obligation to pay money) to be kept, observed or performed by such Party, and such failure shall continue for a period of thirty (30) days after written notice thereof is given to the defaulting Party: PROVIDED THAT, if the nature of the default is such that more than thirty (30) days are reasonably required for its cure, then this Agreement may not be terminated if the defaulting Party commences to cure the said default within the said thirty (30) day period and thereafter diligently prosecutes such cure to completion; or
- 9.3 Upon termination of this Agreement for whatever reason each Party shall make available to the other Party for collection of all materials belonging to the other Party and all data of a confidential nature relating to the normal completion stage of their Course.
- 9.4 Each Party undertakes to fulfill their respective responsibilities for continuing support of the existing Students through to the normal completion stage of their Course.

10 Confidentiality

- 10.1 Each Party undertakes to keep confidential all information (written and oral) of a confidential nature concerning the business and affairs of the other (including confidential information regarding Students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this Agreement or during the course of this Agreement.
- 10.2 The provisions of Clause 11.1 shall not apply to any information which is:
- a) in the public domain at the date of this Agreement or which subsequently comes into the public domain other than by breach of this Agreement or any other confidentiality agreement;
 - b) already in the possession of the receiving Party at the date of this Agreement, other than under an obligation of confidentiality; or
 - c) obtained without obligation of confidence from a third party not in breach of a confidentiality agreement with the disclosing Party;



d) is required to be disclosed by order of any course of competent jurisdiction or government authority.

11. Disputes

11.1 It is the intention of the Parties to settle amicably by negotiation all disagreements and differences of opinion on matters of performance, procedure and management arising out of this Agreement. Accordingly, the Parties agree that the following procedure shall be followed prior to the serving of written notice to terminate this Agreement or in relation to any matter of dispute between the Parties concerning performance, procedure or management.

12. General

12.1 Notices

Any notice, request, statement, submission, demand, approval, consent, objection or other communication required to be given under this Agreement shall be made in writing and (i) sent to the other Party by certified or registered mail addressed to the BridgingSPORT, I.I.C as appropriate at the address set out above or (ii) delivered personally to such address. Notices shall be deemed to have been given, if delivered personally, upon delivery to such address or, if sent by post, seven (7) days after it has been posted.

12.2 Entire Agreement

This Agreement constitutes all of the understandings and agreements of whatsoever nature or kind existing between the Parties.

12.3 Headings

The headings contained in this Agreement are inserted for convenience or reference only and are not intended to describe the scope or intent of any of its provisions, nor in any other way affect the construction, of this agreement.

12.4 Severability

The invalidity or enforceability of any term or any right arising pursuant to this Agreement shall not adversely affect the validity or enforceability of the remaining terms and rights.

12.5 Further Assurances



The Parties shall do and execute all such further acts and things as are reasonably required to give full effect to the rights given and the transactions contemplated by this Agreement.

12.6 Relationship of Parties

12.6.1 The relationship of the Parties is that of independent contractors dealing at arm's length and nothing in this Agreement shall be construed so as to constitute one Party as being an agent for the other.

12.6.2 Nothing contained in this Agreement shall be deemed to constitute a partnership between the Parties



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SCHEDULE 1 -- SCHEDULE OF COURSE

The Course validated for joint delivery by the University and Associate from June 2016 is as follows:

Title: "The Certificate Program In International Sports Management"

Duration of the Course: 6 Months

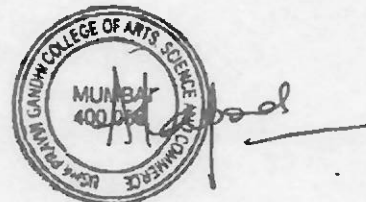
Total number of teaching-learning hours: 144

Responsibility of the First Party: 72 hours out of which 40 hours for online delivery of lectures by Ohio faculty members and remaining 32 hours at the campus site of the College of the Associate

Responsibility of the Second Party: 72 Hours at the campus site of the College of the Associate

Modules to be covered and details of delivery mechanism (this may be subject to change based with prior discussion and approval of both parties):

Sr. No	Title	Delivered By	Hours	Medium
1	Introduction to Global Sports Industry	The First Party/The Second Party	12 + 12 = 24	Online by the First Party/Classroom/s at the Second Party's Premises by the Second Party
2	Strategic Management and Leadership Skills/Ethics in Sports	The Second Party	24	Classroom/s at the Second Party's Premises by the Second Party
3	Sports Facility Management	The First Party	12	Online by the First Party
4	Live Sports Consulting Project	The First Party	36	Online by the First Party and classroom/s at the Second Party Premises by the First Party
5	Sports Finance and Analytics	The First Party	12	Online by the First Party
6	Sponsorship/Marketing/Media	The Second Party	36	Classroom/s at the Second Party's Premises by the Second Party



SCHEDULE 2 – ADMINISTRATIVE SCHEDULE

A. This Administrative Schedule is part of the Institutional Agreement between BridgingSPORT (The First Party) and SVKM/SVKM's Usha Pravin Gandhi College of Management (The Second Party). The definitions in this Agreement apply to this Schedule.

B. Arrangements in this Schedule apply to the Course in Schedule 1 to the Institutional Agreement

1. Administrative Management

1.1 The Second Party shall identify the Faculty responsible for the management and administration of the Course including maintaining the Students' records. This will be identified in the Memorandum of Cooperation.

2. Information to be given to Students

2.1 The Faculty responsible for the management of the Course shall provide Students who are covered by the Institutional Agreement with:

- Information on the relationships between the First Party and the Second Party;
- Information about the academic regulations for their Course;
- Information about the complaints and appeals process;
- Information on their rights of access to facilities at the Second Party;
- General information about the First Party and Second Party;
- Codes of Conduct and rules for use of Facilities of the Second Party;

3. Study Material

3.1 Basic study material for the Course to be supplied by the First Party

3.2 Study material related to the modules to be covered by the Second Party to be developed by the Second Party

3.3 Study material related to the modules to be covered by the First Party to be developed by the First Party

4. Admission

4.1 For the Course, there shall be an agreed marketing strategy between the Parties

4.2 For the Course, there shall be an agreed admission process between the Parties



4.3 The Second Party shall be responsible for the admission of Students according to its standard procedures.

5. Enrolment and Registration

5.1 The Students shall be enrolled by the Second Party and subject to the Second Party's Regulations and Codes of Conduct, including general discipline while on its premises or using its facilities.

5.2 No batch for the Course shall consist students lesser than 35 and more than 40

5.3 There can be more than one batch for the Course

6. Scholarship

6.1 For the Course, there shall be an agreed scholarship criteria between the Parties, if applicable.

6.2 The Second Party shall be responsible for administering the agreed scholarship criteria during the admission process

7. Assessment

7.1 Students registered on the Course shall be assessed according to the agreed evaluation process between the Parties

8. Fees and Charges

8.1 The fees to be charged to each student shall be in two components as follows

8.1.1 Component of fees to be remitted by the student to the Account of the First Party in Dollars (Component 1); and

8.1.2 Component of fees to be paid to the Second Party in Rupees (Component 2).

8.2 The First Party shall be responsible for obtaining Component 1. The Students shall be subject to the financial rules specified by the First Party for these charges.

8.3 The Second Party shall be responsible for obtaining Component 2. The Students shall be subject to the financial rules specified by the Second Party for these charges.

8.4 The Second Party shall be responsible for collecting any additional charges resulting from students' enrolment on the Second Party's premises and use of the Associate's facilities. Students shall be subject to the Second Party's General Regulations for these charges.



SCHEDULE 3 – FINANCIAL SCHEDULE

- 1. Payments to the First Party by the Students**
 - 1.1 Subject to the clause 1.3 of this Schedule, each student shall pay to the First Party a non-refundable sum of \$ 1000 to be remitted to the Account of the First Party the details of which are to be disclosed to the students by the Second Party
 - 1.2 The sum referred in 1.1 of this Schedule shall be paid by the Student at the time of admission and not later than a week before the start of first session of the respective batch.
 - 1.3 The amount specified in clause 1.1 of this Schedule is subject to reduction or modification to the extent of nil effect in case of Students fulfilling the agreed Scholarship Criteria under Clause 6 of Schedule 2.
- 2. Payments to the Second Party by the Students**
 - 2.1 Each student shall pay to the Second Party a non refundable sum of Rs. 25,000 /- as per the details disclosed by the Second Party.
 - 2.2 The sum referred in 2.1 of this Schedule shall be paid by the Student at the time of admission and not later than a week before the start of first session of the respective batch.
- 3. The Second Party is responsible for disclosing the important dates for completing the financial transactions for the Course. The course will only run if the First Party has been paid the said amount \$1000 per student for a minimum of 35 students a minimum of one (1) week prior to course commencement date. The student size per batch will be capped at 40 students. First Party agrees to provide two USA based representatives to deliver a combined 32 hours of course content in Mumbai, India. Second Party agrees to incur all international staff travel related expenses (economy class round-trip flights from USA to India, airport pickup and drop off, local hotel accommodation and meals) during the duration of their work related stay in India.**



Place:

Date: 06/20/2016

Signature for BridgingSPORT, LLC
(FIRST PARTY)

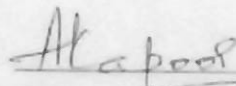


Mr. Neelay Bhat
CEO

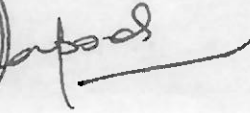
Place: Mumbai

Date: 10th June '2016

Signature for SVKM's Usha Pravin Gandhi
College of Management (Second Party)



10/6/2016
PRINCIPAL
SVKM'S Dr. Anju Kapoor,
SVKM'S USHA PRAVIN GANDHI
COLLEGE OF MANAGEMENT
VILE PARLE (WEST), MUMBAI-400 050





This Agreement for Internship and Project based Training is made at Mumbai on this 20th day of April, 2018.

Between

**iDigitize Infotech LLP (formerly: iDigitize), Mumbai
And**

SVKM's Usha Pravin Gandhi College of Arts, Science and Commerce, Mumbai

This Document of Agreement outlines the intentions of both **iDigitize Infotech LLP (formerly: iDigitize), Mumbai** and **SVKM's Usha Pravin Gandhi College of Arts, Science and Commerce, Mumbai** to establish a linkage between industry and academia through internship training activities and on filed projects activities of mutual benefit that facilitates to enhance the academic, professional, and cultural perspectives of students of the college.

Terms of Agreement:

1. iDigitize Infotech will provide Internship opportunities to the students at Usha Pravin Gandhi College of Arts, Science and Commerce.
2. iDigitize Infotech will select students based on the skills required for their ongoing projects and provide opportunity to work on short terms live project assignments.
3. Usha Pravin Gandhi College of Arts, Science and Commerce will monitor the completion of Internship and Project assignment by the students.
4. Usha Pravin Gandhi College of Arts, Science and Commerce will take the responsibility of fixing the duration of the internship.
5. Certificate of completion will be issued to the student by iDigitize Infotech at the end of completion of the internship.

Financial Aspects: This agreement does not involve with any financial aspects and the is made with an objective of giving the students an exposure to the practical aspects used in the IT industry.

Legal Bindings: This is not a legally binding document and its provisions do not create rights, obligations or duties for either party. This document merely records the mutual intentions of the parties to develop a relationship in the areas specified above.

Extensions to Agreement : If the parties decide to enter into the linkage, then this agreement can develop and once approved by both parties, can be appended to this Agreement.





Agreement Period: This document shall be in effect for *five years* from the date of signing and will remain in force unless it is terminated by either institution providing six months' written notice.

**SVKM's Usha Pravin Gandhi College of Arts,
Science and Commerce Mumbai, India**

**iDigitize Infotech LLP,
Mumbai**

A Kapoor

**Dr. Anju Kapoor,
Principa**



Sohrab A. Vakharia

**Sohrab A. Vakharia, Carlshen F Wadia
Partners and founder**



ADC

Aaryan Deshpande Company

Memorandum of Understanding

This agreement is made on the 8th day of June, 2019,

BETWEEN

- 1. Aaryan Deshpande Company**, having its operating office at 902, Spenta Tower, Forjett Street, Grant Road West, Mumbai 400036 (**First Party**)
- 2. Shir Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (**Second party**)

(Each a 'PARTY' and together 'PARTIES')

902, Spenta Towers, Forjett Street,
Grant Road, Mumbai 400036.





ADC

Aaryan Deshpande Company

WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement.

This collaboration is with AARYAN DESHPANDE COMPANY

1. Terms of Agreement:

The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party:

Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc.

902, Spenta Towers, Forjett Street,
Grant Road, Mumbai 400036.





Aaryan Deshpande Company

WHEREAS:

From time to time, the first party will be providing the following to the second party:

- 1) Internship to the Mass Media and Films & Television & New media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & vfx artists, social media publicity designers, etc.
- 2) Platform to connect with industry experts.
- 3) Studio / Set Visits
- 4) Guest sessions by industry experts
- 5) Job opportunities on merit of the students

902, Spenta Towers, Forjett Street,
Grant Road, Mumbai 400036.





ADC

Aaryan Deshpande Company

2. General Obligation:

- 2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreements.
- 2.2 Each party shall fulfil its obligations under this agreement in such a way as to ensure its activities do not ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations regarding information

- 3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule

902, Spenta Towers, Forjett Street,
Grant Road, Mumbai 400036.





ADC

Aaryan Deshpande Company

4. Financial Schedule

- 4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.
- 4.2 Paying stipend for the internship as per the first party rule book.

5. Administrative and Management

- 5.1 The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)
- 5.2 The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

902, Spenta Towers, Forjett Street,
Grant Road, Mumbai 400036.





Aaryan Deshpande Company

6. Confidentiality

Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this agreement or during the course of the agreement.

Dr. Anju Kapoor

Principal

Aaryan Deshpande

Partner

902, Spenta Towers, Forjett Street,
Grant Road, Mumbai 400036.





THE DRAMATIC MANDIR

1102, NISHA RESIDENCY, L.T.RD NO.5, OPP GURUDUARA,
OFF M.G.ROAD, GOREGAON WEST, MUMBAI 400104.

EMAIL: thedramaticmandir@gmail.com

CONTACT: 9987983429

MEMORANDUM OF UNDERSTANDING

THIS AGREEMENT is made on the 10th day of JULY 2019

BETWEEN

1. **THE DRAMATIC MANDIR**, having its registered address as 1102, Nisha Residency, L.T. RD NO.5, Opp Guruduara, Off M.G. Road, Goregaon West, Mumbai – 4000104.
(FIRST PARTY)
2. **SHRI VILE PARLE KELAVANI MANDAL/SVKM'S USHA PRAVIN GANDHI COLLEGE OF ART'S, SCIENCE AND COMMERCE** having its address at Bhaidas Sabhagriha Building 1st floor, Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle (West), Mumbai 400 056 (SECOND PARTY)

(Each a 'PARTY' and together 'PARTIES')

WHEREAS:

The Parties have agreed to work together to deliver a platform to Mass Media Students, details of which are contained in the Schedules to this Agreement.

The collaboration is with THE DRAMATIC MANDIR (FIRST PARTY)

NOW ITS HEREBY AGREED as follows

1. Terms of Agreement:

The Agreement shall commence upon mutual signatures by both parties and is applicable for the duration of three years from the date of consent and acceptance. It can be reviewed and updated, extended by both parties upon mutual consent.

The Second party agrees to provide First party:



- Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, sit-coms, non-fictional shows etc.

WHEREAS:

From time to time, the first party will be providing following to second party:

- Internship to the Mass media students of the institute as and when **The Dramatic Mandir** requires.
- Platform to connect with industry experts
- Studio visits
- Guest session by Industry Experts
- Job opportunities on merit of the students

2. General Obligation

- 2.1 Each party shall provide the Student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreement.
- 2.2 Each party shall fulfill its obligations under this Agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party

3. Obligations Regarding Information

- 3.1 Each of the Parties shall provide each of the Students with the information referred to in the Administrative Schedule.

4. Financial Schedule

- 4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students
- 4.2 Paying stipend for the internship as per the first party rule book.

5. Administrative and Management

- 5.1 The Chief Executive/Head the Second Party will appoint a senior member of staff to have responsibility for managing the Agreement on behalf of the Second Party (and may change such nominee by written notice at any time)
- 5.2 The Memoranda of Cooperation shall identify the relevant faculties of the First Party and the Second Party responsible for the academic management and delivery of Course.

6. Confidentiality



Each party undertakes to keep confidential all information (written and oral) of a confidential nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this Agreement or during the course of this Agreement.

AKapoor

DR. Anju Kapoor
Principal



For **THE DRAMATIC MANDIR**

Ashrit Wadhwa

Proprietor

Mr. Ashrit Wadhwa
Founder and Director

THE DRAMATIC MANDIR
1102, Nisha Residency,
Off. M. G. Road, L. T. Road No. 5,
Opp. Gurudwara, Goregaon (W),
MUMBAI-400 104.

AK

AKapoor



optimystix

MEMORANDUM OF UNDERSTANDING

THIS AGREEMENT is made on the 14th day of December 2019.

BETWEEN

- (1) **OPTIMYSTIX ENTERTAINMENT INDIA PVT. LTD**, having its registered address at Bungalow No. 21, S.V.P. Nagar, Jankidevi Public School Road, Near Versova Telephone Exchange, MHADA, Andheri (West), Mumbai: 400 053 (**FIRST PARTY**);
- (2) **SHRI. VILE PARLE KELAVANI MANDAL/SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS, SCIENCE AND COMMERCE** having its address at Bhaidas Sabhagriha Building, 1st Floor, Bhakti Vedanta Marg, JVPD Scheme, Vile Parle (West), Mumbai 400 056 (**SECOND PARTY**)

(Each a 'Party' and together the 'Parties')

WHEREAS:

The Parties have agreed to work together to deliver a platform to Mass Media Students, details of which are contained in the Schedules to this Agreement.

The collaboration is with **OPTIMYSTIX ENTERTAINMENT INDIA PVT. LTD (FIRST PARTY)**

NOW IT IS HEREBY AGREED as follows:

1. Terms of Agreement:

The Agreement shall commence upon mutual signatures by both Parties and is applicable for the duration of three years from the date of consent and acceptance. It can be reviewed and updated, extended by both parties upon mutual consent.

The Second party agrees to provide First Party:

- Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, sit coms, non-fictional shows etc.

Whereas:

From time to time, the first party will be providing following to second party:

- Internship to the Mass media students of the institute as and when Optimystix requires.
- Platform to connect with Industry experts
- Studio visits
- Guest session by Industry experts
- Job opportunities on merit of the students.

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OPTIMYSTIX
ENTERTAINMENT INDIA PVT. LTD.

Sr. No. 021223

Regd. Office: 21 SVP Nagar

Jankidevi Public School Road

Near Versova Tel. Exchange

Andheri (W) Mumbai 400 053.

Tel: +91-22-4293 5000 / 2631 3377

web: www.optimystix.tv

CIN: U74300MH2000PTG129417



optimystix

2. General Obligations:

- 2.1 Each Party shall provide the Student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this Agreement.
- 2.2 Each Party shall fulfill its obligations under this Agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other Party.

3. Obligations Regarding Information:

- 3.1 Each of the Parties shall provide each of the Students with the information referred to in the Administrative Schedule.

4. Financial Schedule:


- 4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the student.
- 4.2 Paying stipend for internship is as per the first party rule book.

5. Administration and Management:

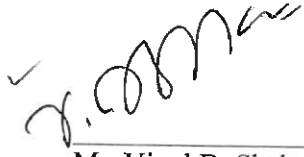
- 5.1 The Chief Executive/Head the Second Party will appoint a senior member of staff to have responsibility for managing the Agreement on behalf of the Second Party (and may change such nominee by written notice at any time).
- 5.2 The Memorandum of Cooperation shall identify the relevant faculties of the First Party and the Second Party responsible for the academic management and delivery of Course.

6. Confidentiality:

Each Party undertakes to keep confidential all information (written and oral) of a confidential nature concerning the business and affairs of the other (including confidential information regarding Students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this Agreement or during the course of this Agreement.


Dr. Anju Kapoor
Principal




Mr. Vipul D. Shah
Managing Director





IAMBUDDHA ENTERTAINMENT & MEDIA LLP

MEMORANDUM OF UNDERSTANDING

THIS AGREEMENT is made on the 7th day of January 2020

BETWEEN

- (1) **IAMBUDDHA ENTERTAINMENT AND MEDIA LLP** having its registered address at 403, Jewel Mahal CHS LTD, Seven bungalows, Versova, Andheri(w). Mumbai 400061. India.
- (2) **SHRI VILE PARLE KELAVANI MANDAL/SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS, SCIENCE AND COMMERCE** having address at Bhaidas Sabhagriha Building, 1 st Floor, Bhakti Vedanta Marg, JVPD Scheme, Vile Parle (West), Mumbai 400056(**Second Party**)

WHEREAS:-

THE Parties have agreed to work together to deliver a platform to Mass Media Students, details of which are contained in the schedule to this Agreement.

The collaboration is with **IAMBUDDHA ENTERTAINMENT AND MEDIA LLP.(FIRST PARTY)**

NOW IT IS HEREBY AGREED as follows:

1. **Terms of Agreement:**

The Agreement shall commence upon mutual signatures by both the Parties and is applicable for duration of three years from the date of consent.

The Second party agrees to provide First Party:

. Exclusive rights to promote their work pertaining to promotion of any kind of media expressions in form of movies, serials, sitcoms, non-fictional shows etc.

Whereas:

From time to time, the first party will be providing following to second party:

- Internship to the Mass media students of the institute as and when IAMBUDDHA requires.
- Platform to connect with industry experts.
- Studio Visits
- Guest session by Industry experts.
- Job opportunities on merit of the students.



403 Jewel Mahal CHSL, Seven Bungalows, Versova, Andheri-(W), Mumbai,400061. India
Tel. 022 6396639

IAMBUDDHA ENTERTAINMENT & MEDIA LLP

2. General Obligations

2.1 Each Party shall provide the student with the academic and administrative support and services in accordance with the memoranda of cooperation and their Administrative schedule and achieve the standards for the collaboration in the manner set out in this Agreement.

2.2 Each party shall fulfil its obligations under this Agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other Party.

3. Obligations Regarding Information:

3.1 Each of the parties shall provide each of the Students with the information referred to in the Administrative Schedule.

4. Financial Schedule:

4.1 None of the parties will be charging any amount from each other or from the students for any support they provide either to each other or to the student.

4.2 Paying stipend for internship is as per the first party rule book.


5. Administration And Management:

5.1 The Chief Executive/ Head the second Party will appoint a Senior member of staff to have responsibility for managing the Agreement on behalf of the second Party (and may change such nominee by written notice at any time)

5.2 The Memorandum of cooperation shall identify the relevant faculties of the First Party and the second Party responsible for the academic management and delivery of course.

6. Confidentiality:

Each Party undertakes to keep confidential all information (written and oral) of a confidential nature concerning the business and affairs of the other (including confidential information regarding students) that its shall have obtained and received as a result of the discussions leading up to or the entering into of this Agreement or during the course of this Agreement.


Dr. Anju Kapoor.

Principal

403 Jewel Mahal CHSL, Seven Bungalows, Versova, Andheri-(W), Mumbai, 400061. India




Mr. Atul Bhagat

Executive Producer

Tel. 022 6396639



मुंबई अन्तर्राष्ट्रीय फिल्मोत्सव
वृत्तचित्र, लघु एवं एनिमेशन फिल्म



Mumbai International Film Festival
For Documentary, Short & Animation Films

MEMORANDUM OF UNDERSTANDING

THIS AGREEMENT is made on the 10th Day of January, 2020

BETWEEN

- (1) **FILMS DIVISION OF INFORMATION AND BROADCASTING MINISTRY (FIRST PARTY)**
- (2) **INDIAN DOCUMENTRY PRODUCERS ASSOCIATION (SECOND PARTY)**
- (3) **SHRI VILE PARLE KELAVANI MANDAL's SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS, SCIENCE AND COMMERCE (THIRD PARTY)**

(Each a 'Party' and together the 'Parties')

WHEREAS:

The Parties have agreed to work together to deliver a platform to Mass Media Students w.r.t organizing of special screenings of select films of MIFF as part of Off-Campus Screening of 16th MIFF-2020 during 28th January, 2020 to 3rd February, 2020; details of which are contained in the Schedules to this Agreement. The collaboration is with **FILMS DIVISION, MINISTRY OF INFORMATION AND BROADCASTING (FIRST PARTY), INDIAN DOCUMENTRY PRODUCERS ASSOCIATION (SECOND PARTY) AND SHRI VILE PARLE KELAVANI MANDAL's SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS, SCIENCE AND COMMERCE (THIRD PARTY)**

NOW IT IS HEREBY AGREED as follows:

1. **Terms of Agreement**

The agreement shall commence upon mutual signatures by all parties and is applicable for the duration of 28th January, 2020 to 3rd February, 2020 from the date of consent and acceptance. It can be reviewed and updated, extended by all parties upon mutual consent.

फ़िल्म प्रभाग
सूचना एवं प्रसारण मंत्रालय, भारत सरकार



Films Division

Ministry of Information & Broadcasting, Government of India



२४ - डॉ. गोपालराव देशमुख मार्ग मुंबई - ४०० ०२६ भारत. • 24 - Dr. Gopalrao Deshmukh Marg, Mumbai - 400026, INDIA

Tel. : +91 (22) 2351 3176, 2351 6931 • Fax : +91 (22) 2351 5308 • E-mail : info@miff.in & miffindia@gmail.com • Website : www.miff.in

The **Third party agrees to provide** First and Second Party:

- Suitable Screening venue/ Auditorium with all technical support for the cited period for exhibition without any monetary charges.
- Will screen select packages of films, programmed by Films Division for off-campus screening as part of 16th MIFF, for 5 to 6 hours daily during 29th Jan., 2020 to 2nd Feb., 2020.
- A spot registration desk for MIFF entries will be facilitated.
- Volunteers for MIFF
- Promotion for MIFF
- Publicity for proposed special special screening.

Whereas;

The **First and second party will be providing** following to third party:

- Packages for the movie screening.
- Invites for all the formal functions as Special Guest.
- Certificates to the volunteers.
- Certificate of appreciation to the institute.
- Facilitate Student Visit for the Mass media students of the institute to Films Division and NMIC.
- Platform to connect with Industry experts at Master Classes & Workshop during MIFF with pre-registration
- Guest session by members as and when possible.
- Linkages to other institutes.
- Package of MIFF award winning for screening at institute once in a year.

2. General Obligations

- 2.1 Each Party shall provide the Student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this Agreement
- 2.2 Each Party shall fulfill its obligations under this Agreement in such a way as to ensure is activities do not compromise or bring into disrepute either itself or the other Party.



....3/-

3. Obligations Regarding Information

3.1 Each of the Parties shall provide each of the Students with the information referred to in the Administrative Schedule.

4. Financial Schedule

4.1 There will be no financial implications on either parties or the beneficiary.

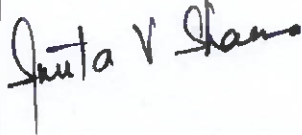


5. Administration and Management

5.1 The Chief Executive will appoint a senior member of staff to have responsibility for managing the Agreement on behalf of the all three parties (and may change such nominee by written notice at any time).

5.2 The Memorandum of Cooperation shall identify the relevant faculties of the First Party and the Second Party responsible for the academic management and delivery of Course.

6. Confidentiality

Each Party undertakes to keep confidential information (written and oral) of a confidential nature concerning the business and affairs of the other (including confidential information regarding Students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this Agreement or during the course of this Agreement.

FIRST PARTY	MS.SMITA VATS SHARMA DIRECTOR GENERAL, FILMS DIVISION MINISTRY OF INFORMATION AND BROADCASTING	
SECOND PARTY	MS. USHA DESHPANDE PRESIDENT, INDIAN DOCUMENTRY PRODUCERS ASSOCIATION	
THIRD PARTY	DR. ANJU KAPOOR PRINCIPAL UPG COLLEGE	


Anju Kapoor



Memorandum of Understanding

This agreement is made on the 15th day of July, 2020

BETWEEN

1. **Creative Tribe LLP**, having its operating office at 1st floor, 127, Aaram Nagar, Part 1, Versova, Andheri west, Mumbai 400061 (**First Party**)
2. **Shir Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having it's address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (**Second party**)

(Each a 'PARTY' and together 'PARTIES')

WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement.

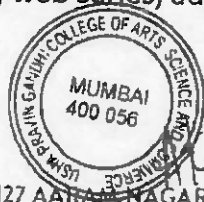
This collaboration is with CREATIVE TRIBE LLP

1. Terms of Agreement:

The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

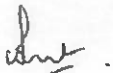
The second party agrees to provide first party:

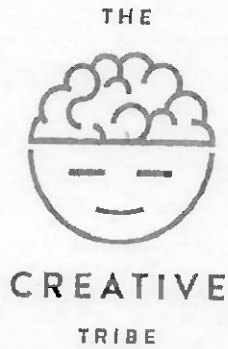
Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc.



1ST FLOOR, 127 AARAM NAGAR,

PART 1, VERSOVA, ANDHERI WEST, MUMBAI 400 061. 51.





WHEREAS:

From time to time, the first party will be providing the following to the second party:

- 1) Internship to the Mass Media and Films & Television & New media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & vfx artists, social media publicity designers, etc.
- 2) Platform to connect with industry experts.
- 3) Studio / Set Visits
- 4) Guest sessions by industry experts
- 5) Job opportunities on merit of the students

2. General Obligation:

- 2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreements.
- 2.2 Each party shall fulfil its obligations under this agreement in such a way as to ensure its activities do not ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations regarding information

- 3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule

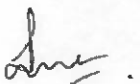
4. Financial Schedule

- 4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.
- 4.2 Paying stipend for the internship as per the first party rule book.



1ST FLOOR, 127 AARAM NAGAR,

PART I, VERSOVA, ANDHERI WEST, MUMBAI 400 061.



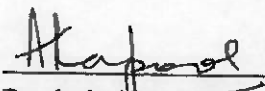


5. Administrative and Management


- 5.1 The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)
- 5.2 The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

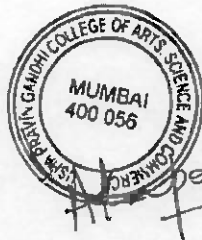
6. Confidentiality

Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this agreement or during the course of the agreement.


Dr. Anju Kapoor
Principal

For **CREATIVE TRIBE LLP**


PARTNER
Viral Shah
Partner





3421-2

Kreative Flight Films

Pvt Ltd

DATE:

MEMORANDUM OF UNDERSTANDING

This agreement is made on the 23rd day of July, 2020

BETWEEN

1. **KREATIVE FLIGHT FILMS**, having its operating office at 1305 Magnum Tower, 2nd Cross Lane, Lokhandwala Complex, Mumbai - 40053. (First Party)
2. **Shir Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (Second party) (Each a 'PARTY' and together 'PARTIES')

WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration is with **KREATIVE FLIGHT FILMS**

1. **Terms of Agreement:** The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party: Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc.

WHEREAS:

From time to time, the first party will be providing the following to the second party:

- 1) Internship to the Mass Media and Films & Television & New media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & vfx artists, social media publicity designers, etc.



1305 Magnum Tower, 2nd Cross lane, Lokhandwala Complex, Mumbai- 400053.



Kreative Flight Films

Pvt Ltd

DATE:

- 2) Platform to connect with industry experts.
- 3) Studio / Set Visits
- 4) Guest sessions by industry experts
- 5) Job opportunities on merit of the students

2. General Obligation:

2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreement.

2.2 Each party shall fulfill its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations regarding information

3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule

4. Financial Schedule

4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.

4.2 Paying stipend for the internship as per the first party rule book.

5. Administrative and Management

5.1 The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)





Kreative Flight Films

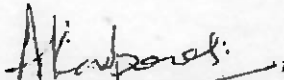
Pvt Ltd

DATE:

5.2 The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

6. Confidentiality

Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this agreement or during the course of the agreement.



Dr. Anju Kapoor
Principal





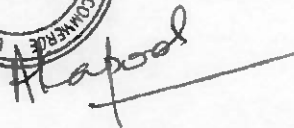
Sweta Thakore
Proprietor





Mahesh Thakur
Proprietor







MEMORANDUM OF UNDERSTANDING

This agreement is made on the 23rd day of July, 2020

BETWEEN

1. **CROPCIRCLES films**, having its operating office at 605 Park Vista, Lallubhai Park, Andheri West, Mumbai 400058 (**First Party**)
2. **Shir Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (**Second party**) (Each a '**PARTY**' and together '**PARTIES**')

WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration is with CROPCIRCLES films

1. **Terms of Agreement:** The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party: Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc.

WHEREAS:

From time to time, the first party will be providing the following to the second party:

- 1) Internship to the Mass Media and Films & Television & New media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & vfx artists, social media publicity designers, etc.

CROPCIRCLES

www.cropcirclesfilms.com www.cropcirclesfilms.co.uk
cropcircles.fls@gmail.com / +919833182249
302 B9 Phase-3 Shanti Park Mira Road Mumbai.



One



- 2) Platform to connect with industry experts.
- 3) Studio / Set Visits
- 4) Guest sessions by industry experts
- 5) Job opportunities on merit of the students

2. General Obligation:

2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreement.

2.2 Each party shall fulfill its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations regarding information

3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule

4. Financial Schedule

4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.

4.2 Paying stipend for the internship as per the first party rule book.

5. Administrative and Management

5.1 The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)

CROPCIRCLES

www.cropcirclesfilms.com www.cropcirclesfilms.co.uk
cropcircles.fis@gmail.com / +919833192249
302 B9 Phase-3 Shanfi Park Mira Road Mumbai.



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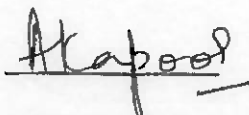
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5.2 The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

6. Confidentiality

Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this agreement or during the course of the agreement.

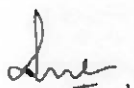

Dr. Anju Kapoor
Principal


For CROPCIRCLES
Sushant K.
Proprietor
Proprietor



CROPCIRCLES

www.cropcirclesfilms.com www.cropcirclesfilms.co.uk
cropcircles.fs@gmail.com / +919833192249
302 B9 Phase-3 Shanti Park Mira Road Mumbai.



3421-4



NAMAN RAJ
PRODUCTIONS PVT LTD

MEMORANDUM OF UNDERSTANDING

This agreement is made on the 23rd day of July, 2020

BETWEEN

1. **NAMANRAJ PRODUCTIONS PVT LTD**, having its operating office at B 302, HIGHLAND HARMONY CHS LTD, MAHAVIR NAGAR, KANDIVALI WEST, MUMBAI – 400 059 (First Party)
2. **Shi Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (Second party) (Each a 'PARTY' and together 'PARTIES')

WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration is with NAMANRAJ PRODUCTIONS PVT LTD

1. **Terms of Agreement:** The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party: Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc.

WHEREAS:

From time to time, the first party will be providing the following to the second party:

- 1) Internship to the Mass Media and Films & Television & New media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & VFX artists, social media publicity designers, etc.
- 2) Platform to connect with industry experts.
- 3) Studio / Set Visits
- 4) Guest sessions by industry experts
- 5) Job opportunities on merit of the students





NAMAN RAJ
PRODUCTIONS PVT LTD

2. General Obligation:

2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreement.

2.2 Each party shall fulfill its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations regarding information

3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule

4. Financial Schedule

4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.

4.2 Paying stipend for the internship as per the first party rule book.

5. Administrative and Management

5.1 The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)

5.2 The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

6. Confidentiality

Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of





NAMAN RAJ
PRODUCTIONS PVT LTD

the discussions leading up to or the entering into of this agreement or during the course of the agreement.

FOR NAMANRAJ PRODUCTIONS PVT LTD

Omendra
DIRECTOR



Dr. Anju Kapoor

Anju Kapoor
Principal



Anju Kapoor



CLIMB MEDIA

MEMORANDUM OF UNDERSTANDING

This agreement is made on the 24th day of December, 2020

BETWEEN

1. Climb Media, having its operating office at 287, Surbala, Next to Indian Bank Building, Bandra West, Mumbai 400050 (First Party)
2. Shri Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (Second party) (Each a PARTY and together PARTIES)

WHEREAS :

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration is with Climb Media.

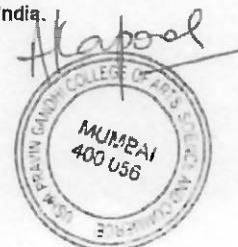
1. **Terms of Agreement:** The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party: Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc.

WHEREAS:

From time to time, the first party will be providing the following to the second party:

- 1) Internship to the Mass Media and Films & Television & New media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & vfx artists, social media publicity designers, etc
- 2) Platform to connect with industry experts.
- 3) Studio / Set Visits
- 4) Guest sessions by industry experts
- 5) Job opportunities on merit of the students





CLIMB MEDIA

2. General Obligation:

1. Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreement.
2. Each party shall fulfil its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations regarding information :

3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule

4. Financial Schedule :

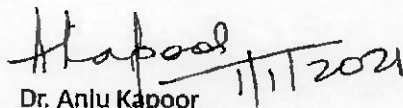
1. None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.
2. Paying stipend for the internship as per the first party rule book.

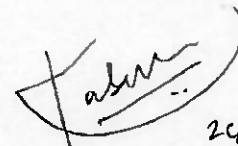
5. Administrative and Management :

1. The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)
2. The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

6. Confidentiality :

Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this agreement or during the course of the agreement.

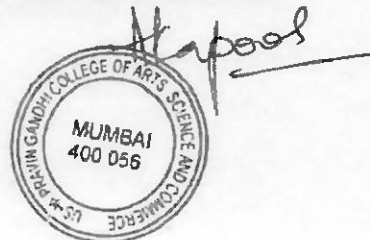

Dr. Anju Kapoor
Principal


Kabeer Khurana
Proprietor

Climb Media (I) Pvt. Ltd. 1st floor, Surbala, 287, S.V. Road, Bandra (w), Mumbai - 400 050. India.

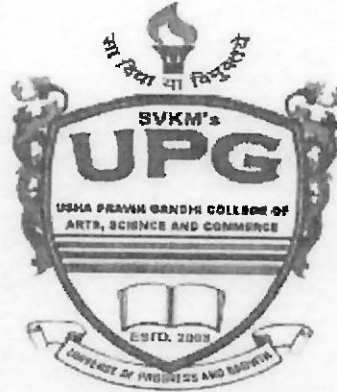
T: +91 22 26511026 | info@climbmedia.com. | www.climbmedia.com


01/01/2020





**JD INSTITUTE OF
FASHION TECHNOLOGY**
Welcome to Imagination



2nd January 2021

MEMORANDUM OF UNDERSTANDING

BETWEEN

**SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS SCIENCE AND COMMERCE
BHAKTI VEDANTA, SAHAR RD, NAVPADA, JVPD SCHEME, VILE PARLE WEST, MUMBAI,
MAHARASHTRA 400056, INDIA**

AND

**JD INSTITUTE OF FASHION TECHNOLOGY, MUMBAI
6, HEMU ARCADE, BELOW INDIAN BANK, OPP. RAILWAY STATION, VILE PARLE WEST,
MUMBAI, MAHARASHTRA 400056, INDIA**

1. SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS SCIENCE AND COMMERCE IS AFFILIATED TO UNIVERSITY OF MUMBAI.

2. JD INSTITUTE OF FASHION TECHNOLOGY, MUMBAI AFFILIATED WITH MAHARASHTRA STATE BOARD OF VOCATIONAL EDUCATION AND IN COLLABORATION WITH SINGHANIA UNIVERSITY, ESTABLISHED BY THE GOVT. OF RAJASTHAN

DESIRING TO SUPPORT THE COOPERATION BETWEEN THE PARTIES IN EDUCATION AND TRAINING PROGRAMS;

Have reached the following understanding:

ARTICLE 1

OBJECTIVE OF COOPERATION

The objective of this Memorandum of Understanding (MOU) is to cooperate in educational Projects in areas of mutual interest in skilled based learning value added programs.



Harpreet

ARTICLE 2

SCOPE OF COOPERATION

The Parties agree to implement cooperation programs including but not limited to:

- a. Exchange on best practices
- b. Faculty exchanges
- c. Curriculum development
- d. Skills based certification courses that are left to the choice of the two parties
- e. Other areas as mutually agreed upon by the Parties.

ARTICLE 3

LOCATION OF ACTIVITIES

(1) The Parties agree to implement the programs stated in Article 2 at **SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS SCIENCE AND COMMERCE AND JD INSTITUTE OF FASHION TECHNOLOGY, MUMBAI**

2) Any changes of the location of the programs shall be mutually agreed upon by the Parties.

ARTICLE 4

FINANCIAL ARRANGEMENT

(1) Any cooperation under this MOU is purely with the intention to spreading knowledge and sharing of professional resources and there is no compulsion for any party to remunerate the faculty / faculties of the other parties for any services offered after approval by relevant authorities.

(2) Any specific project of joint interest will be detailed in a separate agreement, including financial and program specific arrangements.

ARTICLE 5

INTELLECTUAL PROPERTY RIGHTS

(1) Each Party shall protect, within its territory, intellectual property rights of the other party in accordance with the domestic law in force in their respective state laws.

(2) In case of specific arrangement, programs or projects that may result in intellectual property, the Parties shall conclude separate arrangement in accordance with their respective laws and regulations.

ARTICLE 6

CONFIDENTIALITY

In the event that either Party wishes to disclose any data and/or information supplied in or Resulted from the implementation of this MOU, the disclosing party shall have prior written Consent from the other party.

ARTICLE 7

LIMITATION OF PERSONNEL ACTIVITIES

The Parties shall ensure that their personnel engaged in the activities under this MOU shall Engage only in activities under the framework of this MOU with respect to joint interest.



ARTICLE 8

SETTLEMENT OF DISPUTES

Any dispute concerning the interpretation and/or application of this MOU shall be settled amicably through consultation or negotiation between the Parties.

ARTICLE 9

AMENDMENT

(1) This MOU may be amended or revised at any time by mutual written consent of the Parties, and such amendment shall form an integral part of this MOU.

(2) Such amendment or revision shall come into force on the date as may be determined by the Parties.

ARTICLE 10

PROMOTIONAL ACTIVITIES

(1) Promotional activities in the form of Social Media, Press Releases and Digital Media shall be promoted by both parties.

ARTICLE 11

ENTRY INTO FORCE, DURATION AND TERMINATION


(1) This MOU shall enter into force on the date of signing.

(2) This MOU shall remain in force for a period of three (3) years and may be extended by mutual written consent of the Parties.

(3) Either Party may terminate this MOU at any time by giving written notification to the Other Party on its intention to terminate this MOU, one month prior to the date of the termination.

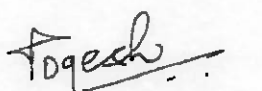
(4) The termination of this MOU shall not affect the completion of any projects and programs in progress and not completed at the time of termination.

IN WITNESS WHEREOF, the undersigned, have signed this MOU.

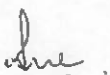

DR. ANJU KAPOOR
PRINCIPAL

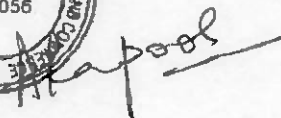


SVKM's USHA PRAVIN GANDHI COLLEGE OF ARTS SCIENCE AND COMMERCE

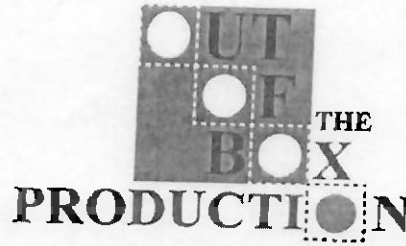

DR. PAYAL DALAL
DIRECTOR
JD INSTITUTE OF FASHION TECHNOLOGY







3421-7



MEMORANDUM OF UNDERSTANDING

THIS AGREEMENT is made on the 16th day of February 2021.

BETWEEN

(1) Out of The Box Production; A partnership firm having its registered address at – 12/13, Meghdoot Building, Juhu Road, Santacruz West, Mumbai 400049 (FIRST PARTY);

(2) SHRI. VILE PARLE KELAVANI MANDAL'S USHA PRAVIN GANDHI COLLEGE OF ARTS SCIENCE AND COMMERCE having its address at Bhaidas Sabhagriha Building, 1st Floor, Bhaktivedanta Marg, JVPD, Vile Parle (W), Mumbai 400 056 (SECOND PARTY)

(Each a 'Party' and together the 'Parties')

WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media & Film making Students, details of which are contained in the Schedules to this Agreement.

The collaboration is with **OUT OF THE BOX PRODUCTION (FIRST PARTY)**

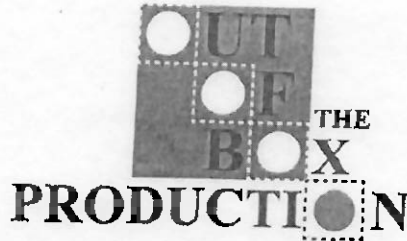
NOW IT IS HEREBY AGREED as follows:

1. The Agreement shall commence upon mutual signatures by both Parties and is applicable for the duration of three years from the date of consent and acceptance. It can be received and updated, extended by both parties upon mutual consent.

The Second party agrees to provide First Party:

- Rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, sit coms, non-fictional shows etc.





Whereas:

From time to time, the first party will be providing following to second party:

- Internship to the Mass Media & Film Making students of the institute as and when Out of The Box Production requires.
- Platform to connect with Industry experts
- Studio Visits
- Guest session by Industry experts
- Job opportunities on merit of the students.

2. General Obligations

- 2.1 Each Party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Corporation in the manner set out in this Agreement.
- 2.2 Each Party shall fulfil its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations Regarding Information

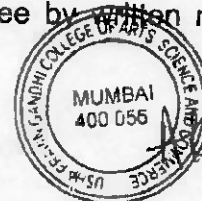
- 3.1 Each of the Parties shall provide each of the students with the information referred to in the administrative schedule.

4. Financial Schedule

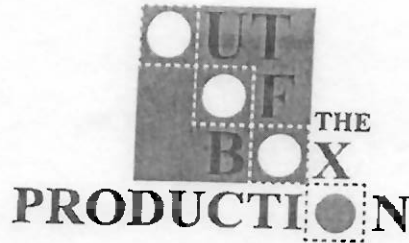
- 4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.
- 4.2 Paying stipend for internship is as per the first party rule book.

5. Administration and Management

- 5.1 The Chief Executive/Head the second party will appoint a senior member of staff to have responsibility for managing the Agreement on behalf of the Second Party (and may change such nominee by written notice at any time).



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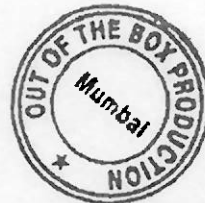
5.2 The Memorandum of Cooperation shall identify the relevant faculties of the First Party and the Second Party responsible for the academic management and delivery of Course.

6. Confidentiality:

Each party undertakes to keep confidential all information (Written and oral) of a confidential nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this Agreements or during the course of this agreement.

Anju Kapoor
18/2/2021

DR. ANJU KAPOOR
PRINCIPAL



Suketu Shah
SUKETU SHAH
CO - FOUNDER & PARTNER



Anju Kapoor



**FLYING
HORSE**
MediaWorks

MEMORANDUM OF UNDERSTANDING

This agreement is made on the 8th day of June, 2021

BETWEEN

1. **Flying Horse MediaWorks**, having its operating office at 1182/131, Sector 1, CGS Colony, Kane Nagar, Antop Hill, Mumbai 400037 (**First Party**)
2. **Shir Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having it's address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (**Second party**) (Each a 'PARTY' and together 'PARTIES')

WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration is with Flying Horse MediaWorks.

1. Terms of Agreement: The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party: Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc.



Alapool



WHEREAS:

From time to time, the first party will be providing the following to the second party:

- 1) Internship to the Mass Media and Films & Television & New media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & vfx artists, social media publicity designers, etc.
- 2) Platform to connect with industry experts.
- 3) Studio / Set Visits
- 4) Guest sessions by industry experts
- 5) Job opportunities on merit of the students

2. General Obligation:

2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreement.

2.2 Each party shall fulfill its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.

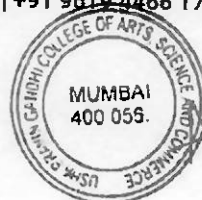
3. Obligations regarding information

3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule

4. Financial Schedule

4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.

4.2 Paying stipend for the internship as per the first party rule book.



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**FLYING
HORSE**
MediaWorks

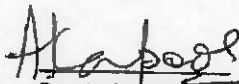
5. Administrative and Management

5.1 The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)

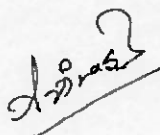
5.2 The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

6. Confidentiality

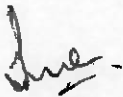
Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the entering into of this agreement or during the course of the agreement.



Dr. Anju Kapoor
Principal



Mr. Avinash Waghmare
Proprietor







WHITE WALL SCREENINGS
9833358490
WWSCREENINGS@GMAIL.COM
10 A, RAJ KUTIR, 3RD ROAD, KHAR (W),
MUMBAI - 400052



MEMORANDUM OF UNDERSTANDING

This agreement is made on the 8th day of July 8, 2021.

BETWEEN

1. White wall screenings (ADDRESS) (First Party)

2. Shri Vile Parle Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056. (Second Party)

(Each a 'PARTY' and together 'PARTIES') WHEREAS:

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration is with WHITE WALL SCREENINGS (A community for young and aspiring filmmakers)

1. Terms of Agreement:

The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of three years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party:

Exclusive rights to promote their work pertaining to promotion of any kind of media expression in the form of movies, serials, web series, advertisements, etc.

Platform to showcase best of their films and discussion.

WHEREAS:

From time to time, the first party will be providing the following to the second party:

1. Internship to the Mass Media and Films & Television & New media production course students in the form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & VFX artists, social media publicity designers, etc.





WHITE WALL SCREENINGS
9833358490
WWScreenings@gmail.com
10 A, RAJ KUTIR, 3RD ROAD, KHAR (W),
MUMBAI - 400052



2. Platform to connect with industry experts.
3. Studio / Set Visits.
4. Guest sessions by industry experts.
5. Opportunities on merit of the students.

2. General Obligation:

- 2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of Cooperation and their Administrative Schedule and achieve the standards for the collaboration in the manner set out in this agreement.
- 2.2 Each party shall fulfil its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.

3. Obligations regarding information

- 3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule.

4. Financial Schedule

- 4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or to the students.
- 4.2 Paying stipend for the internship as per the first party's rule book.

5. Administrative and Management

- 5.1 The Chief Executive/Head of the Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party (May change the nominee by written notice).
- 5.2 The Memorandum of understanding shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.



Handwritten signature



WHITE WALL SCREENINGS
9833358490
WWSCREENINGS@GMAIL.COM
10 A, RAJ KUTIR, 3RD ROAD, KHAR (W),
MUMBAI - 400052



6. Confidentiality

Each party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussions leading up to or the agreement.

7. Entry into force, duration and termination

- (1) This MOU shall enter into force on the date of signing.
- (2) This MOU shall remain in force for a period of three (3) years and may be extended by mutual written consent of the Parties.
- (3) Either Party may terminate this MOU at any time by giving written notification to the Other Party on its intention to terminate this MOU, one month prior to the date of the termination.
- (4) The termination of this MOU shall not affect the completion of any projects and programs in progress and not completed at the time of termination.

IN WITNESS WHEREOF, the undersigned, have signed this MOU.

BALRAJ GHAI
CO FOUNDER:

PRATIK KOTHARI
COFOUNDER:

ANJU KAPOOR
PRINCIPAL:



EXPRESSION 360

MEMORANDUM OF UNDERSTANDING

This agreement is made on 10th August of the 2021.

BETWEEN

1. **Expression 360 Services India Pvt. Ltd**, having its office at G4, Meghdarshan Building, Hatkesh Industrial Udyog Nagar, Mira Bhayander Road, Mira Road (East), Thane 401104, Maharashtra, India (First Party)
2. **Shri Vile Parel Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (Second Party) (Each a 'PARTY' and together 'PARTIES')

WHEREAS :

The parties have agreed to work together to deliver a platform to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration of with Expression 360 Services India Pvt. Ltd.

1. **Terms of Agreement** : The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of five years from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party. Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc



Expression 360 Services India Pvt. Ltd. (INS Accredited)

Branch Off. 1 : 408, Doshi Chamber Poona Street, Mumbai-400 009, Contact : (022) 2812 3002, E-Mail: expressionad.mumbai@gmail.com
Branch Off. 2 : G-4 Hatkesh Udyog Nagar, Mira Bhayandar Road, Thane - 401 107, www.expressionmedia.in

Corporate Off. : 203/1, A. J. C. Bose Road, Ground Floor, Kolkata - 700 017, Contact: (033) 40017500/02/03, E-Mail: expression.kol@gmail.com

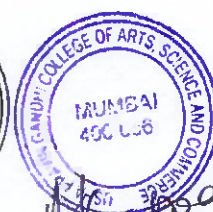
CIN : U74300WB2010PTC143636 || GST : 27AACCE3453E1ZX

EXPRESSION 360

WHEREAS :

From time to time, the first party will be providing the following to the second party.

1. Internship to the Mass and Films & Television & New Media production course students in form of writers, assistant directors, production managers, editors, photographers, cinematographers, CG & VFX artists, social media publicity designers, etc.
 2. Platform to connect with industry experts.
 3. Studio / Set Visits
 4. Guest sessions by industry experts
 5. Job opportunities on merit of the students
2. General Obligation :
- 2.1 Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of corporation in the manner set out in this agreement
 - 2.2 Each party shall fulfill its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.
3. Obligations regarding information
- 3.1 Each of the parties shall provide each of the students with the information referred to in the administrative schedule
4. Financial Schedule
- 4.1 None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or the students.
 - 4.2 Paying stipend for the internship as per the first party rule book.



Expression 360 Services India Pvt. Ltd. (INS Accredited)

Branch Off 1 : 408, Doshi Chamber Poona Street, Mumbai-400 009, Contact : (022) 2812 3002, E-Mail: expressionad.mumbai@gmail.com

Branch Off 2 : G-4 Halkesh Udyog Nagar, Mira Bhayandar Road, Thane - 401 107, www.expressionmedia.in

Corporate Off. : 203/1, A. J. C. Bose Road, Ground Floor, Kolkata - 700 017, Contact: (033) 40017500/02/03, E-Mail: expression.kol@gmail.com

CIN : U74300WB2010PTC143636 || GST : 27AACCE3453E12X

EXPRESSION 360

5. Administrative and Management

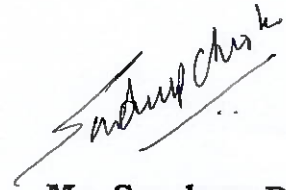
- 5.1 The Chief Executive / Head of Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (May change the nominee by written notice)
- 5.2 The Memoranda of Cooperation shall indentify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

6. Confidentiality

Each Party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussion leading up to or the entering into of this agreement or during the course of the agreement.


Dr. Anju Kapoor

Principal



Mr. Sandeep D Chawla

Business Director





Expression 360 Services India Pvt. Ltd. (INS Accredited)

Branch Off 1 : 408, Doshi Chamber Poona Street, Mumbai-400 009, Contact : (022) 2812 3002, E-Mail: expressionad.mumbai@gmail.com

Branch Off 2 : G-4 Hatkesh Udyog Nagar, Mira Bhayandar Road, Thane - 401 107, www.expressionmedia.in

Corporate Off. : 203/1, A. J. C. Bose Road, Ground Floor, Kolkata - 700 017, Contact: (033) 40017500/02/03, E-Mail: expression.kol@gmail.com

CIN : U74300WB2010PTC143636 || GST : 27AACCE3453E1ZX



ADISH DIGITAL LLP

GST Number - 22ABTFA7667D1Z8

✉ aditi@adish.co.in
shivam@adish.co.in

☎ (+91) 9930817204
(+91) 951628 0005

MEMORANDUM OF UNDERSTANDING

This agreement is made on 13th September of the 2021.

BETWEEN

1. **Adish Digital LLP**, having its office at Raipur Chhattisgarh 492001 India, (First Party)
2. **Shri Vile Parel Kelavani Mandal's Usha Pravin Gandhi College of Arts, Science & Commerce**, having its address at Bhakti Vedanta Marg, JVPD SCHEME, Vile Parle West, Mumbai 400056 (Second Party) (Each a 'PARTY' and together 'PARTIES')

WHEREAS :

- The parties have agreed to work together to deliver internship to Mass Media Students and Students of Films and Television program. The details are in this agreement. This collaboration with Adish Digital LLP.
- Terms of Agreement : The agreement shall commence upon mutual signatures by both parties and is applicable for the duration of three to six months from the date of consent and acceptance. It can be reviewed and updated, extended or reduced by both parties upon mutual consent.

The second party agrees to provide first party. Exclusive rights to promote their work pertaining to promotion of any kind of media expression in form of movies, serials, web series, advertisements, etc

WHEREAS :

From time to time, the first party will be providing the following to the second party.

- Internship to the Mass and Films & Television & New Media production course students in form of writers, Junior Product Manager, photographers, cinematographers, social media publicity, Graphic designers, etc.
- Platform to connect with industry experts.
- Guest sessions by industry experts
- Job opportunities on merit of the students





ADISH DIGITAL LLP

GST Number - 22ABTFA7667D1Z8

✉ aditi@adish.co.in
shivam@adish.co.in

☎ (+91) 9930817204
(+91) 951628 0005

1. General Obligation:

- Each party shall provide the student with the academic and administrative support and services in accordance with the Memoranda of corporation in the manner set out in this agreement
- Each party shall fulfill its obligations under this agreement in such a way as to ensure its activities do not compromise or bring into disrepute either itself or the other party.
- Obligations regarding information
- Each of the parties shall provide each of the students with the information referred to in the administrative schedule

2. Financial Schedule

- None of the parties will be charging any amount from each other or from the students for any of the support they provide either to each other or the students.
- Paying stipend for the internship as per the Offer Letter signed by the student and First Party.


3. Administrative and Management

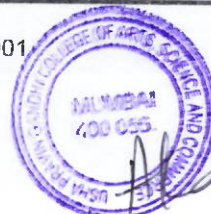
- The Chief Executive / Head of Second Party will appoint a senior member of staff to have responsibility for managing the agreement on behalf of the second party. (Subject to change on prior notice)
- The Memoranda of Cooperation shall identify the relevant faculties of the first party and the second party responsible for the academic management and delivery of course.

4. Confidentiality

- Each Party undertakes to keep confidential all the information (written and oral) of the nature concerning the business and affairs of the other (including confidential information regarding students) that it shall have obtained and received as a result of the discussion leading up to or the entering into of this agreement or during the course of the agreement.


Dr. Anju Kapoor
Principal


Mr. Shivam Bansal
Co- Founder





JÖNKÖPING UNIVERSITY
School of Education and
Communication



**Memorandum of Understanding
between
School of Education and Communication,
Jönköping University, Sweden
and**

**SVKM's Usha Pravin Gandhi College of Arts, Science and Commerce, Mumbai,
India**

This Memorandum of Understanding (MOU) outlines the intentions of both School of Education and Communication (SEC/HLK), Jönköping University, Sweden and SVKM's Usha Pravin Gandhi College of Arts, Science and Commerce, Mumbai, India to develop educational activities of mutual benefit that facilitate the broadening of academic, professional, and cultural perspectives of students and teaching faculty, through:

1. Mutual exchange of teaching faculty for lectures, joint or individual research, or for professional development.
2. Working towards the facilitation of joint educational projects, student exchange and other agreed upon academic activities.
3. Providing opportunities for student mobility, especially focused on students at advanced level in select programs as agreed by the institutions.
4. Exploring opportunities for collaboration based on mutual benefit, common interests, shared goals, and complementary activities.

This is not a legally binding document and its provisions do not create rights, obligations or duties for either party. This document merely records the mutual intentions of the parties to develop a relationship in the areas specified above.

If the parties decide to enter specific projects together, then these agreements will be developed separately, and once approved by both parties, will be appended to this MOU.

This document shall be in effect for five years from the date of signing and will remain in force unless it is terminated by either institution providing six months' written notice.

SVKM's Usha Pravin Gandhi College of Arts,
Science and Commerce Mumbai, India
University, Sweden

School of Education and Communication
Jönköping 20210316

A Kapoor

Dr. Anju Kapoor,
Principal



A Kapoor

Marie Öhman

Marie Öhman,
Dean and Managing Director

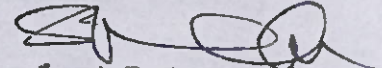


தமிழ்நாடு தமில்நாடு TAMILNADU

CN 330353

12-11-2021

Ayyanadar Janaki Ammal college
Sivakasi


S. சந்திரநிவாசன்
மேலாட்சாரியர்
அய்யனாடர் ஜனகி அம்மல் கல்லூரி
சிவகாசி
L.No. 1922/D/22

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

AYYA NADAR JANAKI AMMAL COLLEGE

AND

SVKM'S USHA PRAVIN GANDHI COLLEGE OF ARTS, SCIENCE AND
COMMERCE, VILE PARLE, MUMBAI

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 12th day of November 2021 by and between.

Ayya Nadar Janaki Ammal college, the First Party represented herein by its Principal Dr.C.Ashok, and SVKM's Usha Pravin Gandhi College of Arts, Science and Commerce Vile Parle, Mumbai. The Second party, and represented herein by its Principal Dr. Anju Kapoor

WHEREAS:

A) First Party is a Higher Educational Institution named: Ayya Nadar Janaki Ammal College.



- B) Second Party is a Higher Educational Institution named: **SVKM's Usha Pravin Gandhi College of Arts, Science and Commerce, Vile Parle, Mumbai.**
- C) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- D) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training and Education.
- E) Both the parties will be engaged in Faculty Exchange Programme.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERETO AGREE AS FOLLOWS:

CLAUSE 1

CO-OPERATION

- 1.1 Both Parties are united by common interests and objectives, and they shall establish co-operation.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities.
- 1.3 The parties shall co-operate with each other and shall as promptly as is responsibly practical, relevant agreement.

CLAUSE 2

SCOPE OF THE MoU

- 2.1 There is no financial commitment on the part of the **Ayya Nadar Janaki Ammal College** as well as **SVKM's Usha Pravin Gandhi College of Arts, Science and Commerce, Vile Parle, Mumbai.**
- 2.2 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required.

CLAUSE 3

VALIDITY

- 3.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

- 4.1 It is expressly agreed that First Party and Second Party are acting under this MoU as independent contractors, and the relationship established under this MoU shall not be construed as a partnership.

[Signature]
First Party
Principal
Ayya Nadar Janaki Ammal College
SIVAKASI

[Signature]
Centre Head
Dr. J. LAWRENCE, M.Sc., M.Phil., Ph.D.,
DIRECTOR,
Department of M.C.A.,
Ayya Nadar Janaki Ammal College,
SIVAKASI - 626 124.

[Signature]
Second Party
PRINCIPAL
SVKM's
USHA PRAVIN GANDHI COLLEGE OF ARTS,
SCIENCE AND COMMERCE
VILE PARLE (WEST), MUMBAI - 400 056.

