

MEMORANDUM OF UNDERSTANDING(MOU)

BETWEEN

**Brilliant Grammar School Educational
Society's Group of Institutions - Integrated
Campus**

&

OUTLOOK247



DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullaourmet (M),
R.R. Dist-517005.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 2nd of March 2022,

BETWEEN

Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus, the First Party represented herein by its Name of **Competent Authority / Representative** (hereinafter referred as 'First Party')

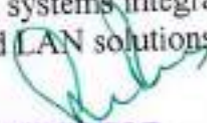
AND

OUTLOOK247, Address: #169, Prashanth Nagar (West), Malakpet, Hyderabad the **Second Party**, and represented herein by **P. Naresh Reddy, HR** (hereinafter referred to as "Second Party")

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution offering high quality education in various engineering sectors has interest in collaborating with industry to encourage students and faculty to pursue research activities in addition to regular curriculum.
- B) Second Party **OUTLOOK247** is dealing with Web Design and development solutions, Engineering, IT Outsourcing, systems integration, web hosting, computer or network consulting, wireless or wired LAN solutions, custom programming,


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), A. K. S. Nagar, Hyderabad, India
FEDERATION OF ENGINEERS

or network consulting, wireless or wired LAN solutions, custom programming.

- C) **BRIG** and **OUTLOOK247** 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) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;

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

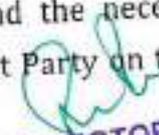
CLAUSE 1 SCOPE OF THE MoU

1.1 The faculty and graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the community to enhance their skills and knowledge.

1.2 **Industrial Exposure:** Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the Second Party will take part in Seminars / Workshops / Industrial Sites for the learners enrolled with the First Party.

1.3 **Internships and Placement of Students:** **OUTLOOK247** will engage to help the delivery of the Internship and placement of eligible students of the First Party into internships/jobs.

1.4 **Guest Lectures:** **OUTLOOK247** to extend the necessary support to deliver guest lectures to the students of the First Party on the technology trends and in-house requirements.


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7C)
Abduljeel (V), Abduljeel (M),
R.F.

1.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein

1.6 There is no financial commitment on either side for carrying out these activities.

CLAUSE 2: VALIDITY

2.1 This agreement between the parties is valid for a period of 3 years commencing from March 2022 to February 2025.

2.2 There is no financial commitment on either side for carrying out these activities.

For Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus

WITNESSES

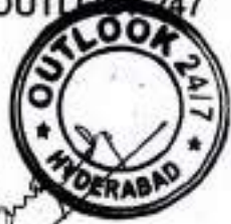
1) FIRST PARTY

2) SECOND PARTY

For Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus

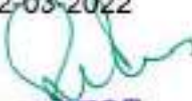
For OUTLOOK 24/7

Signature: 

Signature:  

Name: Dr S Peniel Paul
Title: Director
Date: 02-03-2022
DIRECTOR-IC
Brilliant Grammar School Educational Society's Group of Institutions
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

Name: P Naresh Reddy
Title: HR Manager
Date: 02-03-2022


DIRECTOR
Brilliant Grammar School Educational Society's Group of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.



SHOURYA CONSULTANCY SERVICES

H No, 16-11-772/1, Dilsukhnagar, Hyderabad, Telangana 500036

Website : www.shouryaconsultancy.org Email: info@shouryaconsultancy.org cell: 9959592205

MEMORANDUM OF UNDERSTANDING (MOU)

This agreement is made and executed on this 1st day of February, 2021 at Hyderabad by and between M/s Shourya Consultancy Services, a company represented by its Managing Director, D Venu Madhav, (Herein after called as First Party), which expression shall, unless repugnant to or inconsistent with the context, mean and include, its successors-in-interest and assignees, etc.

AND

M/s Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus, represented by Principal : Dr S Peniel Paul doss, (hereinafter after called as Second Party, which expression shall, unless repugnant to or inconsistent with the context, mean and include his/her heirs, executors, administrators, legal representatives, assignees, etc)

WHEREAS First Party is engaged in the business of Overseas Education Consultancy that is operated in accordance with a distinctive system and plans. First Party is an authorized agent of various universities abroad.

WHEREAS First Party is an established overseas education consultancy and has developed by utilizing and compromising the technical knowledge, trade secrets, confidential information, techniques, identifying schemes and materials, standard operational procedures, and proprietary information related to the operation of Overseas Education consultancy.

Whereas the Second Party is an Academic Institution offering UG/PG programs, the Second Party does not have arrangements with the Universities abroad, hence First Party has come forward to offer services and guidance to students on campus. Whereas the Second Party will provide an infrastructure facility to carry out the operations of the Shourya Consultancy Services.

NOW, THIS AGREEMENT IS WITNESSETH AS FOLLOWS:

PART I: General Specifications

1. This agreement between the parties is valid for a period of 3 years commencing from February 2021 to February 2024.
2. This is a non-exclusive agreement with a second party. The first party can engage in similar agreements with other similar institutions.
3. Both the parties shall not make use of the Trademarks, Trade name, Trade dress, patents, copyrights, other logos, designs, monograms, and all other intellectual property rights own and used without written consent from either party.


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501606.



4. The first party shall not offer any guarantee or admission or guarantee of a visa to any student. If any student claims that the guarantee is given, then the party to the first is not liable and the second party is solely responsible for settling any disputes that arise from such students.
5. The first party shall not charge any fees from the student exorbitantly. If there is any dispute in respect of the same there is no liability of the first party and the second party alone is responsible to deal with the student.
6. Either party shall preserve the goodwill and reputation of each party and operate in strict compliance with laws that are required under the law. Either Party shall not allow any illegal activities such as fake documents etc.
7. This Agreement together with all schedules, annexures, appendices, and amendments incorporated/communicated from time to time constitutes the entire agreement between the Parties relating to the subject matter. There are no oral or implied agreements and no oral or implied warranties or understanding between the Parties.

This agreement witness on the day, month, and year mentioned above in the presence of the following witnesses.

For Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus

WITNESSES

1) FIRST PARTY

for Shourya Consultancy Services

Signature: _____



Name: D Venu Madhav

Title: Managing Director

Date: 01-02-2021

2) SECOND PARTY

for Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus

Signature: _____

Name: Dr S Pen
 Brilliant Grammar School Educational Society's Group of Institutions (7Q) Abdullahapur (V), Abdullahapurmet (M), R.R. Dist-501505.

Date: 01-02-2021

DIRECTOR
 Brilliant Grammar School Educational Society's Group of Institutions-Integrated Campus (7Q) Abdullahapur (V), Abdullahapurmet (M), R.R. Dist-501505.



SHOURYA CONSULTANCY SERVICES

H No, 16-11-772/1, Dilsukhnagar, Hyderabad, Telangana 500036

Website : www.shouryaconsultancy.org Email: info@shouryaconsultancy.org cell: 9959592205

MEMORANDUM OF UNDERSTANDING (MOU)

This agreement is made and executed on this 1st day of February, 2021 at Hyderabad by and between M/s Shourya Consultancy Services, a company represented by its Managing Director, D Venu Madhav, (Herein after called as First Party), which expression shall, unless repugnant to or inconsistent with the context, mean and include, its successors-in-interest and assignees, etc.

AND

M/s Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus, represented by Principal : Dr S Peniel Paul doss, (hereinafter after called as Second Party, which expression shall, unless repugnant to or inconsistent with the context, mean and include his/her heirs, executors, administrators, legal representatives, assignees, etc)

WHEREAS First Party is engaged in the business of Overseas Education Consultancy that is operated in accordance with a distinctive system and plans. First Party is an authorized agent of various universities abroad.

WHEREAS First Party is an established overseas education consultancy and has developed by utilizing and compromising the technical knowledge, trade secrets, confidential information, techniques, identifying schemes and materials, standard operational procedures, and proprietary information related to the operation of Overseas Education consultancy.

Whereas the Second Party is an Academic Institution offering UG/PG programs, the Second Party does not have arrangements with the Universities abroad, hence First Party has come forward to offer services and guidance to students on campus. Whereas the Second Party will provide an infrastructure facility to carry out the operations of the Shourya Consultancy Services.

NOW, THIS AGREEMENT IS WITNESSETH AS FOLLOWS:

PART I: General Specifications

1. This agreement between the parties is valid for a period of 3 years commencing from February 2021 to February 2024.
2. This is a non-exclusive agreement with a second party. The first party can engage in similar agreements with other similar institutions.
3. Both the parties shall not make use of the Trademarks, Trade name, Trade dress, patents, copyrights, other logos, designs, monograms, and all other intellectual property rights own and used without written consent from either party.


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501605.



4. The first party shall not offer any guarantee or admission or guarantee of a visa to any student. If any student claims that the guarantee is given, then the party to the first is not liable and the second party is solely responsible for settling any disputes that arise from such students.
5. The first party shall not charge any fees from the student exorbitantly. If there is any dispute in respect of the same there is no liability of the first party and the second party alone is responsible to deal with the student.
6. Either party shall preserve the goodwill and reputation of each party and operate in strict compliance with laws that are required under the law. Either Party shall not allow any illegal activities such as fake documents etc.
7. This Agreement together with all schedules, annexures, appendices, and amendments incorporated/communicated from time to time constitutes the entire agreement between the Parties relating to the subject matter. There are no oral or implied agreements and no oral or implied warranties or understanding between the Parties.

This agreement witness on the day, month, and year mentioned above in the presence of the following witnesses.

For Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus

WITNESSES

1) FIRST PARTY

for Shourya Consultancy Services

Signature: _____



Name: D Venu Madhav

Title: Managing Director

Date: 01-02-2021

2) SECOND PARTY

for Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus

Signature: _____

Name: Dr S Pen
 Brilliant Grammar School Educational Society's Group of Institutions (7Q) Abdullahapur (V), Abdullahapurmet (M), R.R. Dist-501505.

Date: 01-02-2021

DIRECTOR
 Brilliant Grammar School Educational Society's Group of Institutions-Integrated Campus (7Q) Abdullahapur (V), Abdullahapurmet (M), R.R. Dist-501505.

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

**Brilliant Grammar School Educational Society's
Group of Institutions - Integrated Campus
&**

LAMBOURNE PROJECTS



DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (70)
Abdullapur (V), Abdullapurmet (M),
R.R. 201, 05.

MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (hereinafter called as the 'MOU') is entered into on this the 6th of October 2021,

BETWEEN

Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus, the First Party represented herein by **Dr S Penial Paul Doss, Director** (hereinafter referred as 'First Party')

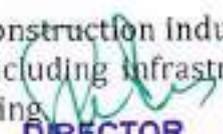
AND

LAMBOURNE PROJECTS Address: 265-A, Gayathri towers, MLA Colony, Road no 81, Banjara Hills, Hyderabad-500034 and represented herein by **P Randhir Reddy, Manager** (hereinafter referred to as "Second Party").

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution offering high quality education in various engineering sectors has interest in collaborating with industry to encourage students and faculty to pursue research activities in addition to regular curriculum.
- B) Second Party is a major player in the engineering and construction industry in India and abroad, offering a wide range of services including infrastructure development, building construction, and heavy engineering.


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505. 2

- C) **BRIG** and **LAMBOURNE PROJECTS** 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) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;

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

CLAUSE 1 SCOPE OF THE MOU

- 1.1 The faculty and graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the community to enhance their skills and knowledge.
- 1.2 **Industrial Exposure:** Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the Second Party will take part in Seminars / Workshops / Industrial Sites for the learners enrolled with the First Party.
- 1.3 **Internships and Placement of Students:** Nsilca Solutions Private Limited will engage to help the delivery of the Internship and placement of eligible students of **Civil Engineering** of the First Party into internships/jobs.
- 1.4 **Guest Lectures:** **LAMBOURNE PROJECTS** to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in-house requirements.


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (M), Abdul Bourmeh (M),
R.R. O / S.

1.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein

1.6 There is no financial commitment on either side for carrying out these activities.

CLAUSE 2: VALIDITY

2.1 This agreement between the parties is valid for a period of 3 years commencing from October 2021 to September 2024.

2.2 There is no financial commitment on either side for carrying out these activities.

For **Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus**

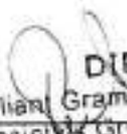
WITNESSES

1) FIRST PARTY

2) SECOND PARTY

For Brilliant Grammar School
Educational Society's
Group of Institutions - Integrated Campus

for LAMBOURNE PROJECTS

Signature:  **DIRECTOR-IC**
Brilliant Grammar School Educational
Society's Group of Institutions (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

Name: **Dr S Penial Paul Doss**

Title: **Director**

Date: 06-10-2021

Signature:  

Name: **P RANDHIR REDDY**

Title: **MANAGER,**

Contact: 9849563456

Date: 06-10-2021

DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q) 4
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.



R TECHNO SOLUTIONS

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 6th of September 2021,

BETWEEN

Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus, the First Party represented herein by Dr S Penial Paul Doss, Director (hereinafter referred as 'First Party')

AND

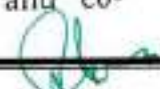
R TECHNOSOLUTIONS Address: #301,3rd floor, City center building, beside Southindia shopping mall, Kothapet, Hyderabad-500035, represented herein by Suman T, CEO & Co founder. (Hereinafter referred to as "Second Party").

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution offering high quality education in various engineering sectors has interest in collaborating with industry to encourage students and faculty to pursue research activities in addition to regular curriculum.
- B) Second Party R TECHNOSOLUTIONS established in 2018 with an expertise in IOT and Embedded systems, VLSI, Mat lab, Python, Java etc.
- C) BRIG and R TECHNOSOLUTIONS believe that collaboration and co-

301 city center building, Polkampally, Dwarka Nagar, Green Hills colony,
L.B.Nagar, Hyderabad, Telangana - 500035
CONTACT: +919866393564, 040-48534719,
www.rtechnosolutions.com


DIRECTOR,
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

operation between themselves will promote more effective use of each of their resources and provide each of them with enhanced opportunities.

- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;

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

CLAUSE 1 SCOPE OF THE MoU

1.1 The faculty and graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the community to enhance their skills and knowledge.

1.2 **Internships and Placement of Students:** R TECHNOSOLUTIONS will engage to help the delivery of the Internship and placement of eligible students of **Computer Science and Engineering** of the First Party into internships/jobs.

1.3 **Guest Lectures:** Nsilica Solutions Private Limited to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in-house requirements.

1.4 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein

CLAUSE 2: VALIDITY

2.1 This agreement between the parties is valid for a period of 3 years commencing from September 2021 to August 2024.



DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (70)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

For **Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus**

WITNESSES

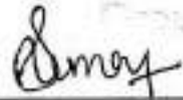
1) FIRST PARTY

2) SECOND PARTY

For Brilliant Grammar School
Educational Society's
Group of Institutions - Integrated Campus

For R TECHNOSOLUTIONS

Signature: 

Signature: 

Name: Dr S Penial Paul Doss

Title: Director

Date: 06-09-2021

DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7R)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

Name: Suman Thalada

Title: CEO & Co-Founder

Date: 06-09-2021




DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.



Memorandum of Understanding

This agreement is made and executed on this 02th day of March 2021 at Hyderabad by and between. Deccan Machinery & solutions is started to pioneer in successful product development through unique commitment. Established with a concept in 2017 to become excelled leaders in the supply of Automotive & Special purpose machines.
AND

M/s Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus, represented by Principal: Dr S Peniel Paul doss, (hereinafter after called as Second Party, which expression shall, unless repugnant to or inconsistent with the context, mean and include his/her heirs, executors, administrators, legal representatives, assignees, etc.)

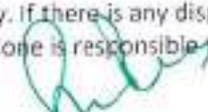
WHEREAS First Party is engaged in manufacturing and supplying high performance Crimping Machine. These Crimping Machines are widely used for the crimping purposes in the industries such as automobile, beverage, food, fast moving consumer goods, packaging, print and publishing industry.

Whereas the Second Party is an Academic Institution offering UG/PG programs, the Second Party does not have arrangements with the Universities abroad, hence First Party has come forward to offer internships to students, seminars on advanced technologies, placements to selected students and also offer field work to students of Electrical and Electronics Engineering.

NOW, THIS AGREEMENT IS WITNESSETH AS FOLLOWS:

PART I: General Specifications

1. This agreement between the parties is valid for a period of 3 years commencing from March 2021 to February 2024.
2. This is a non-exclusive agreement with a second party. The first party can engage in similar agreements with other similar institutions.
3. Both the parties shall not make use of the Trademarks, Trade name, Trade dress, patents, copyrights, other logos, designs, monograms, and all other intellectual property rights own and used without written consent from either party.
4. The first party shall not offer any guarantee for internships to students, seminars on advanced technologies, placements to students.
5. The first party shall not charge any fees from the student exorbitantly. If there is any dispute in respect of the same there is no liability of the first party and the second party alone is responsible to deal with the student.
6. relating to the subject matter. There are no oral or implied agreements and no oral or implied warranties or understanding between the Parties.


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (70)
Abdullapur (V), Abdullhaurmet (M),
R.R. Dist-501505.

GST No: 36AARFD0494Q1ZM

Plot No. 40/B, Phase-II, IDA, Cherlapally, Hyderabad - 500 051, Telangana, India.

+91 9701799858, 7095433228, 9676924415

info@deccanmachinery.com www.deccanmachinery.com

DECCAN MACHINERY & SOLUTIONS

"Your requirement we deliver"

7. The second party is authorized to be represented as Deccan Machinery & solutions
8. This agreement witness on the day, month, and year mentioned above in the presence of the following witnesses.

For Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus

WITNESSES:

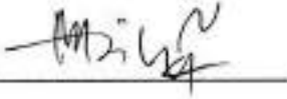
1) FIRST PARTY

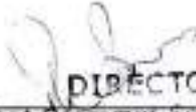
2) SECOND PARTY

for DECCAN MACHINERY AND SOLUTIONS.

for Brilliant Grammar

School Educational Society's Group
of Institutions - Integrated Campus

Signature: 

Signature: 

Name: B. RENU ADITHYA

Name: :Dr S Penil Paul
Principal, Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus (7Q),
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

Title: Managing Partner

Title: Principal

Date: 02-03-2021

Date: 02-03-2021

For DECCAN MACHINERY & SOLUTIONS

For DECCAN MACHINERY & SOLUTIONS

For DECCAN MACHINERY & SOLUTIONS

Managing Partner


DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

GST No: 36AARFD0494Q1ZM

Plot No. 40/B, Phase-II, IDA, Cherlapally, Hyderabad - 500 051, Telangana, India.

+91 9701799858, 7095433228, 9676924415

info@deccanmachinery.com www.deccanmachinery.com

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

**Brilliant Grammar School Educational Society's
Group of Institutions - Integrated Campus**

&

Nsilica Solutions Pvt. Ltd



DIRECTOR

Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (70)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 2nd of August 2021,

BETWEEN

Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus, the First Party represented herein by **Dr S Penial Paul Doss, Director** (hereinafter referred as 'First Party')

AND

Nsilica Solutions Pvt.Ltd., Address: 722A,Road No. 39,padmashali Township, Dammaiguda, Kapra, Hyderabad-500083and represented herein by **Shyam Earla, Managing Director** (hereinafter referred to as "Second Party").

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) First Party is a Higher Educational Institution offering high quality education in various engineering sectors has interest in collaborating with industry to encourage students and faculty to pursue research activities in addition to regular curriculum.
- B) Second Party Nsilica Solutions Private Limited established in 2018 with an expertise in IOT and Artificial Intelligence solutions that can be used for Smart Lighting Infrastructure, Indoor and Out Door Lighting Automation, Smart Surveillance, Smart Parking, Smart Retail Automation etc.,

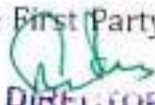

DIRECTOR
Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (7C)
Abdullapur (V), Abdullapurmet (M).
R.R. Dist. Hyderabad

- C) **BRIG** and **Nsilica Solutions Private Limited** 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) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;

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

CLAUSE 1 SCOPE OF THE MoU

- 1.1 The faculty and graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the community to enhance their skills and knowledge.
- 1.2 **Industrial Exposure:** Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the Second Party will take part in Seminars / Workshops / Industrial Sites for the learners enrolled with the First Party.
- 1.3 **Internships and Placement of Students:** **Nsilica Solutions Private Limited** will engage to help the delivery of the Internship and placement of eligible students of **Computer Science and Engineering** of the First Party into internships/jobs.
- 1.4 **Guest Lectures:** **Nsilica Solutions Private Limited** to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in-house requirements.


DIRECTOR
Brilliant Grammar School:
Educational Society's Group
of Institutions-Integrated Campus (7C,
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

1.5 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein

1.6 There is no financial commitment on either side for carrying out these activities.

CLAUSE 2: VALIDITY

2.1 This agreement between the parties is valid for a period of 3 years commencing from August 2021 to July 2024.

2.2 There is no financial commitment on either side for carrying out these activities.

For **Brilliant Grammar School Educational Society's Group of Institutions - Integrated Campus**

WITNESSES

1) FIRST PARTY

2) SECOND PARTY

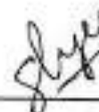
For Brilliant Grammar School
Educational Society's
Group of Institutions - Integrated Campus

For Nsilica Solutions Private Limited

Signature: _____



Signature: _____



Name: Dr S Penial Paul Doss

Title: Principal

Date: 02-08-2021

Name: Shyam Earla

Title: Managing Director

Date: 02-08-2021

DIRECTOR

**Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (TC)**
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

DIRECTOR

**Brilliant Grammar School
Educational Society's Group
of Institutions-Integrated Campus (TC)**
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

MEMORANDUM OF UNDERSTANDING

This Memorandum of understanding (here in after called as the 'MOU') is entered into on this the 16th May 2021

BETWEEN

BRILLIANT GRAMMAR SCHOOL EDUCATIONAL SOCIETY'S GROUP OF INSTITUTIONS INTEGRATED CAMPUS(FACULTY OF ENGINEERING & FACULTY OF PHARMACY), ABDULLAPUR(V), ABDULLAPURMET(M), RANGAREDDY (DIST), HYDERABAD-501505, TELANGANA, the first party represented here in by its representative Dr. CHAMAKURI KANTLAM (here in after referred as 'first party', the institution which expression, unless excluded by or repugnant to the subject or content shall include its successors -in -office, administrators and assigns).

AND

SURA LABS, DILSUKHNAGAR, HYDERABAD, Telangana, the second part, and represented herein by its representative RAJINI, Director, SURA LABS (here in after referred to as "second party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors -in-office, administrators and assigns).

WHEREAS:

A) First party is a Higher Educational Institutional named:

BRILLIANT GRAMMAR SCHOOL EDUCATIONAL SOCIETY'S GROUP OF INSTITUTIONS INTEGRATED CAMPUS(FACULTY OF ENGINEERING & FACULTY OF PHARMACY), ABDULLAPUR(V), ABDULLAPURMET(M), RANGAREDDY (DIST), HYDERABAD-501505, TELANGANA

B) First part & Second party believe that collaboration and co-operation.

C) The parties intent to cooperate and focus their efforts on cooperation within area of skill based Training, Education and Research.

D) SURA LABS, DILSUKHNAGAR, HYDERABAD, Telangana, the second party is engaged in Business.

NOW THEREFORE, IN CONSIDERATION OF THESE 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 channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- 1.2 First party and second party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of first party providing significant inputs to them in developing suitable teaching /training systems, keeping in mind the needs of the industry, the second party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The parties shall cooperate with each other and shall, as promptly as is Reasonably practical , enter into all relevant agreements, deeds and documents as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the parties .Along with the Definitive Documents , this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the parties on the subject matter hereof.

CLAUSE: 2 SCOPE OF THE MOU

- 2.1 The budding graduates from the Institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry . Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Curriculum Design : Second party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3 Industrial Trainig and Visits: Industry and institution interaction will give an insight into the latest development /requirements of the industries; the Second Party to permit the Faculty and Students of the first party to visit its group companies and also involve in industrial training programs for the irst party . The industrial training and exposure provided to students and faculty through this ssociation will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its

DIRECTOR-IC

- Labs/Workshops/Industrial sites for the hands on training of the learners enrolled with the First Party.
- 2.4 Internships and Placements of students: Second Party will actively engage to help the delivery of the internship and placements of students of the First Party into internship and placement /jobs as per AICTE internship Policy. The Second Party will also register itself on AICTE internship Policy Portal for disseminating the Internship opportunities available with them.
- 2.5 Research and Development: Both parties have agreed to carry out the joint research activities in the fields of herbal formulation developments.
- 2.6 Skill Development Programs: Second Party to train the students of first Party on to emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.7 Guest Lectures: Second Party to expand the necessary support to deliver guest lecturers to the students of the first Party on the First Party on the technology trends and in house requirements.
- 2.8 Both Parties to obtain all internal approvals , consents, permission and licenses of whatsoever nature required for offering the Programs on the terms specified here in
- 2.9 There is no financial mentioned in the MOU. If there is any financial consideration , it will be dealt separately.

CLAUSE :3 INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MOU shall, by express grant , implication,or otherwise create in either Party any right, title, interest or license in or to the interest or licence in or to the intellectual property of the other Party.

CLAUSE: 4 VALIDITY

- 4.1 This Agreement between the parties is valid for a period of 3 years commencing from 16th May 2021 to 15th May 2024 is no financial commitment on either side for carrying out these activities.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the events of Termination, both Parties have to discharge their obligations.


DIRECTOR-IC
Brilliant Grammar School Educational
Society's Group of Institutions (P)O
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.

AGREED:

For BRILLIANT GRAMMAR SCHOOL EDUCATIONAL SOCIETY'S GROUP OF INSTITUTIONS INTEGRATED CAMPUS for SURA LABS

Principal

Authorized Signatory
Brilliant Grammar School Educational
Society's Group of Institutions-IC
Abdullapur (V), Abdullapurmet (M), R.R. Dist-501505



Authorized Signatory

BRILLIANT GRAMMAR SCHOOL EDUCATIONAL SOCIETY'S GROUP OF INSTITUTIONS INTEGRATED CAMPUS(FACULTY OF ENGINEERING & FACULTY OF PHARMACY).	SURA LABS
Address ABDULLAPUR(V),ABDULLAPURMET(M),RANGAREDDY (DIST),HYDERABAD-501505,TELANGANA	Address DILSUKHNAGAR, HYDERABAD, Telangana.
Contact Person: Dr. CHAMAKURI KANTLAM Principal BRILLIANT GRAMMAR SCHOOL EDUCATIONAL SOCIETY'S GROUP OF INSTITUTIONS INTEGRATED CAMPUS	Contact Person : RAJINI Director ,SURA LABS.

Witness 1:

Witness 2:

DIRECTOR-IC
Brilliant Grammar School Educational
Society's Group of Institutions (7Q)
Abdullapur (V), Abdullapurmet (M),
R.R. Dist-501505.