

Memorandum of Understanding (MoU)

THIS MEMORANDUM OF UNDERSTANDING (hereinafter called as the 'MOU') is made on this 16th day of February, 2023 at Mumbai.

BETWEEN

Sheila Raheja School of Business Management & Research hereinafter referred to as SRBS, represented by Dr. H. J. Bhasin, Director, having its registered office at Raheja Education complex, Kher Nagar Bandra East, Mumbai 400051 hereinafter referred to as "First Party".

AND

Asian Heart Institute, represented by its CEO -- Mr. Girinath K A, having its registered office at BandraKurla Complex, G / N, Bandra (E), Mumbai, Maharashtra 400051, INDIA hereinafter referred to as "Second Party".

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

Whereas

- First Party is affiliated to University of Mumbai in 2011 and has been approved by the All India Council for Technical Education The campus is replete with a variety of facilities as defined by the competent authorities.
- Second Party (Asian Heart Institute) Asian Heart Institute (AHI), India's No. 1 Heart Care Hospital, has been set up with an aim to provide world-class cardiac care in India. In the last 20 years, we have treated more than 4,15,000 patients, and have completed over 50,000 angiographics&Plastics and more than 26,500 heart surgeries.
- Asian Heart Institute is accredited by JCI (joint commission International)& NABH (National Accreditation Board for Hospitals & Healthcare Providers),
- 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.
- The Parties herein intend to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- Both Parties, being legal entities in themselves desire to execute this MOU for advancing their mutual interests thereon.

Now therefore, in consideration of the mutual consent set forth in this MOU, the parties herein agree as follows:

For Sheila Raheja School of Business Management & Research

Dr. Girish Pawar

CLAUSE 1: CO-OPERATION

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



Director



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 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 (the 'Definitive 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 AND OBJECTIVE

2.1 **Curriculum Design:** Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum related to medical and allied health sciences by sharing on-field experience and knowledge for increasing the perception to every area of expertise, so that the concerned students fit into the industrial scenario meaningfully.

2.2 **Practical Training & Internship:** Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the students of Sheila Raheja School of Business Management and Research, BMS/ MMS program of the First Party to visit its hospitals across pan India locations and also involve in Practical Training Programs for the concerned students of the First Party. The practical training (3rd year) and Internship program (4th year) provide exposure to students through this association will build confidence and prepare the students to have a smooth transition from academic to their practical life i.e. profession of medical/health industry. The Second Party will provide its facilities for the hands-on training of the learners enrolled with the First Party.

Second Party if needed shall provide complete two months Internship Training to the concerned students of First party –Sheila Raheja School of Business management and Research-BMS/ MMS program accordingly. Second party shall provide certificate for the Clinical Observer ship / Internship Training Programmes for the concerned students of First party within 1 (One) month from completion of the same if provided internship.

2.3 **Placement of Trained Students:** The relevant students upon successful completion of their Internship Programme, may be recruited/ absorbed by the Second Party depending upon the requirement of the Second Party.



[Signature]
Dr. Anish Rawar

[Signature]
DARSHANA. M.

For Sheila Raheja School of Business
Management & Research



[Signature]
Director

2.4 Theory Lectures: Second Party to extend the necessary support to deliver lectures to the concerned students (3rd year) of the First Party at their campus as per requirement in connection with the respective syllabi. Batch size and venue of the lectures shall be decided by mutual consent of both parties herein.

2.5 Academic Requirements:

- i) First party will assign one faculty member to maintain all the academic administration related activities related to the concerned students of first party.
- ii) All the examinations procedure will be carried out by the first party. Second Party to extend the necessary support to conduct the practical examination for the concerned students of First Party only.
- iii) Second party shall be bound to provide Internship completion certificate to the concerned students of First Party within the stipulated period of 1 (One) month from completion of the same.

Sl. No.	Program Name	Semesters	Duration	Specification
1	BMS	6	3 years	Under graduate management program
2	MMS	4	2 years	Post graduate management program

2.6 That the second party shall render all possible help to the first party in taking up steps to prevent damage of hospital machinery and all other equipment and accessories together with security of its students, staff relating thereto.

For Sheila Raheja School of Business Management & Research



CLAUSE 3: DURATION and TERMINATION

DURATION OF THE AGREEMENT:

3.1 This Agreement shall remain valid and binding upon both the parties for a period of one year effective from the date on which it is signed. It will be renewed in writing unless & until either party decides to terminate the agreement.

If in any case, if either Party decides against further renewal of this agreement, after expiry of this agreement it shall be the responsibility of both First Party and Second Party to see that the students already studying (at the time of expiry of the agreement) shall



[Signature]
Director

[Signature] Dr. Arish Pawan
[Signature] . . .

continue and complete the practical training/internship as per provisions of this agreement and for this purpose, the agreement shall be operative, unless otherwise agreed between both the parties herein as per extant provision.

TERMINATION OF AGREEMENT:

- 3.3 The parties shall be entitled to terminate this agreement by mutual consent in writing by serving at least one months prior notice.

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. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make any arrangements / agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

4.2 Nothing contained in this MOU shall, by express right, grant, implication, estoppels or otherwise, create in either Party any right, title, interest or license in or to the intellectual property (including inventions, patents, copy rights, trademark, trade secrets, industrial property and designs) of the other Party.

4.3 All notices under this agreement shall be in writing and in English language and shall be served either by hand delivery or by sending the same by registered post or by courier or by speed post addressed to either party at the address mentioned herein the MOU.

4.4 The parties acknowledge and agree that if any of the provisions of this agreement is deemed invalid, void, illegal and unenforceable, that provision stands severed from this agreement and the remaining provisions shall remain valid and enforceable. Neither party shall assign or transfer its rights and obligations under this agreement without the prior written consent of the other party.

4.5 This agreement contains the entire understanding of the parties with regard to the provisions mentioned in the agreement and supersedes all previous correspondence, communications or understanding. Any amendment, modification, change or revision to this agreement as mutually agreed between the parties hereto shall be made in writing.



Dr. Anish Pawar

DH.

Dhish...



For Sheila Raheja School of Business Management & Research

[Signature]

Director

CLAUSE 5 :REVIEW AND AMENDMENTS

5.1 This Memorandum may be amended or revised if both parties agree during the aforementioned tenure, as and when required. Such amendments or revision shall be effective immediately from the date of execution. Amendments may be decided at any time and shall be made in writing upon mutual consent of the parties.

5.2 Each person signing the agreement represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver the agreement.

IN WITNESS WHEREOF the parties hereto have signed these presents on the date, month and year first written herein above.


Authorized Signatory


Authorized Signatory
(Mr. Girinath K A)
CEO

Sheila Raheja School of Business
Management & Research
Address: Raheja Education Complex
Kherwadi Bandra east – Mumbai 400051

Asian Heart Institute
Bandra Kurla Complex, G / N, Bandra (E),
Mumbai, Maharashtra 400051.

Contact Details: 022-61966640
E-mails: admin@srbs.edu.in

Contact Details: 9820810809/ 02266986666
E-mails: girinath@ahirc.com /
info@ahirc.com

Web: www.srbs.edu.in

Web: <https://asianheartinstitute.org>

Date: 2/3/2023

Date: 02/ March 2023

Stamp / Seal



Stamp / Seal



Witness 1: Jyotsna MUKESHANI
Datta

Nigam Kishor Dhan
Witness 2:


Anish Patil


Jyotsna M



For Sheila Raheja School of Business
Management & Research

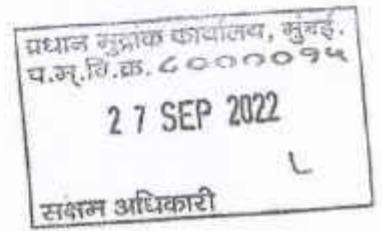

Director



महाराष्ट्र MAHARASHTRA

2022

BS 321833



MEMORANDUM OF UNDERSTANDING (MoU) लता सांभळे

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 1st Day of October 2022 for the period commencing from October 1, 2022 to September 30, 2025, between.

M/S MULTI COMMODITY EXCHANGE OF INDIA LTD., a company registered under the Companies Act 1956, having its registered Office at Exchange Square, CTS No. 255, Suren Road, Chakala, Andheri (East), Mumbai 400 093 hereinafter referred to as "MCX" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its subsidiaries, successors and permitted assigns, of the One Part;

AND

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS), Located at Raheja Education Complex, Kher Nagar, Opp. Chhatrapati Shivaji Ground, Bandra (East), Mumbai- 400051, hereinafter referred to as "SRBS" which expression shall, unless repugnant to the context or meaning thereof be deemed to mean and include its subsidiaries, successors and permitted assigns, of the Second Part;



For Sheila Raheja School of Business Management & Research

Director



Dr. Ansh Pawar

DRSHANGAR

WHEREAS, MULTI COMMODITY EXCHANGE OF INDIA LTD. (hereafter referred to as MCX) is engaged in commodity derivatives exchange. MCX is a recognized stock exchange under Securities Contracts (Regulation) Act, 1956 (SCRA), carrying out activities of assisting, regulating or controlling the business of buying, selling or dealing in commodity derivatives and such other contracts as may be permitted by the Securities Exchange Board of India (SEBI).

WHEREAS, SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (hereafter referred to as SRBS) is charged with the responsibility of imparting management education to students for developing them into future successful managers and responsible citizens of the country.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both SRBS and MCX hereby agree to sign a memorandum of understanding (MOU)

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between SRBS and MCX for enhancing, within the country, the availability of highly qualified manpower in the areas of business management without any prejudice to prevailing rules and regulations in SRBS and MCX, without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to SRBS and MCX. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTION

Both SRBS and MCX shall encourage interactions between the students and MCX personnel.

1. MCX may send its personnel as Guest Speaker at SRBS on topics of contemporary relevance.
2. MCX may allow its executives to attend Management Development Program (MDP) & Executive Development Program (EDP) organized by faculty members of SRBS.
3. MCX may participate in Faculty Development Program (FDP) organized at SRBS.
4. MCX personnel may also be allowed to enroll for their Ph.D./ (Research) at SRBS, subject to availability of seats, the capacity of candidate and subject to their fulfilling the eligibility criteria and all other academic regulations of University of Mumbai.
5. MCX may request SRBS to design and teach a Course that it deems fit to enhance the quality and performance of its employees. Such Courses may be run at the Institute premises subject to the availability of the premises.
6. MCX may collaborate with SRBS faculty member/s in product/process modification, modernization & strategic initiatives.
7. MCX may allow industrial visits of students for half/full day to their business process units.
8. MCX may announce & promote its business activities during Seminars, Workshop, National & International Conferences hosted by SRBS.
9. MCX may avail library, Internet, computational facilities at SRBS subject to its availability at the time, with prior advance notice to the Institute.
10. MCX may employ SRBS students for Internship as well as for Final Placements if it finds the students suitable in terms of skill and ability.
11. MCX may participate in joint Corporate Social Responsibility (CSR) activities along with SRBS.

For Sheila Raheja School of Business
Management & Research


Director




Dr. Anish Pawar


Dr. Anish Pawar



ARTICLE-III: CO-ORDINATION & FINANCIAL ARRANGEMENTS

- a) Any collaborative program between SRBS and MCX shall be coordinated by a coordination committee appointed by Directors or senior officials of both the Institutions.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-IV: DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends
- b) The duration of the MOU shall be for a period of 3 years from the effective date.
- c) Any clause or article of the MOU may be modified or amended by mutual written agreement of MCX and SRBS.

ARTICLE-V: CONFIDENTIALITY

During the tenure of the MOU, both SRBS and MCX will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU

Further, both SRBS and MCX shall put in place adequate and reasonable measures to keep and store confidential information secure to prevent any unauthorized use

ARTICLE-VI: RESOLUTION OF DISPUTES

- a) This MOU shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Mumbai.
- b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this MOU both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Mumbai and Language of arbitration shall be English.

ARTICLE-VII: MISCELLANEOUS

- 1) Both SRBS and MCX shall not, during the term of this MOU directly or indirectly, solicit or offer employment or engagement to any of the personnel of the other party without the prior consent in writing of the other party.
- 2) Both parties may terminate this MOU unilaterally upon 30 calendar days, notice in writing. In the event of termination, both parties have to discharge their obligations.

ARTICLE-VIII- INTELLECTUAL PROPERTY RIGHTS

All Intellectual Property Rights in form of patents, copyright, registered designs, trademarks, knowhow and service marks (whether registered or not), database rights, design rights, moral rights and other property rights in jurisdictions where this MoU is applicable or otherwise, including similar rights as the foregoing, including those subsisting in inventions, drawings, performances, software, semiconductor topographies, business names, and In applications for the protection of any of the foregoing, vested with either Party shall continue to vest in that Party.


For Sheila Raheja School of Business
Management & Research


Director



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Dr. Anshu Pawar


Dr. Sharmila



IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS MOU EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.

<p>For: Sheila Raheja School of Business Management & Research</p> 	<p>For: Multi Commodity Exchange of India Limited</p> 
<p>Authorized Signatory Name: Dr. H.J.Bhasin Designation: Director</p>  <p>Signature</p>	<p>Authorized Signatory Name: Praveen DG Designation: Head – Training & Education</p>  <p>Signature</p>
<p>Witness 1 Name: Prof. Vivek Sharma Designation: Assistant Professor</p>  <p>Signature</p>	<p>Witness 1 Name: Shrikant Koundinya Designation: Assistant Vice-President</p>  <p>Signature</p>
<p>Witness 2 Name: Prof. Vikas Pande Designation: Assistant Professor</p>  <p>Signature</p>	<p>Witness 2 Name: Ashutosh Vasisht Designation: Assistant Vice-President</p>  <p>Signature</p>

For Sheila Raheja School of Business Management & Research


 Dr Gresh Pannan


 Dr. H.J. Bhasin




 Director

MEMORANDUM OF UNDERSTANDING (MoU)

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 23rd July 2022 for the period commencing from 23rd July 2022 to 22nd July 2023 between.

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS), The First Party Located at Raheja Education Complex, Kher Nagar, Opp. Chhatrapati Shivaji Ground, Bandra (East), Mumbai- 400051.

AND

CONNECT EASY (*Community For Finance Professionals*), located at We Work BKC, C-20, G Block, Bandra Kuria Complex, Bandra East, Mumbai - 400051,

WHEREAS, SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (hereafter referred to as SRBS) is charged with the responsibility of imparting management education to students for developing them into future successful managers and responsible citizens of the country.

WHEREAS, CONNECT EASY (*Community For Finance Professionals*), is engaged in Professional Education Through Technology for Finance Professionals across the Globe.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both SRBS and CONNECT EASY (*Community For Finance Professionals*) hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between SRBS and CONNECT EASY (*Community For Finance Professionals*) for enhancing, within the country, the availability of highly qualified manpower in the areas of business management without any prejudice to prevailing rules and regulations in SRBS and CONNECT EASY


Dr Girish Pawar



For Sheila Raheja School of Business
Management & Research


Director


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(Community For Finance Professionals), without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to SRBS and CONNECT EASY (Community For Finance Professionals). The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTION

Both SRBS and COMPANY shall encourage interactions between the students and CONNECT EASY (Community For Finance Professionals) personnel.

1. CONNECT EASY (Community For Finance Professionals) may send its Personnel/ Professionals as Guest Speakers at SRBS on topics of contemporary relevance.
2. CONNECT EASY (Community For Finance Professionals) shall allow its Executives/ Professionals to attend Management Development Program (MDP) & Executive Development Program (EDP) organized by faculty members of SRBS.
3. CONNECT EASY (Community For Finance Professionals) may participate in the Faculty Development Program (FDP) organized at SRBS.
4. CONNECT EASY (Community For Finance Professionals) Personnel/Professionals may also be allowed to enroll for their Ph.D./ (Research) at SRBS, subject to availability of seats, the capacity of candidate and subject to their fulfilling the eligibility criteria and all other academic regulations of University of Mumbai.
5. CONNECT EASY (Community For Finance Professionals) may request SRBS to design and teach a Course that it deems fit to enhance the quality and performance of its Employees/Professionals. Such Courses may be run at the Institute premises subject to the availability of the premises.
6. CONNECT EASY (Community For Finance Professionals) may seek assistance/ guidance of SRBS faculty member/s in product/process modification, modernization & strategic initiatives.
7. CONNECT EASY (Community For Finance Professionals) would allow industrial visits of students for half/full day to their client's business process units.
8. CONNECT EASY (Community For Finance Professionals) may announce & promote its business activities during Seminars, Workshop, National & International Conferences hosted by SRBS.
9. CONNECT EASY (Community For Finance Professionals) may avail library, Internet, computational facilities at SRBS subject to its availability at the time, with prior advance notice to the Institute.
10. CONNECT EASY (Community For Finance Professionals) may employ SRBS students for Internship as well as for Final Placements if it finds the students suitable in terms of skill and ability.
11. CONNECT EASY (Community For Finance Professionals) may participate in joint Corporate Social Responsibility (CSR) activities along with SRBS.


Dr. C. Asha Anwar



DARSHANA. M.



For Shaileja Raheja School of Business
Management & Research

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Director

ARTICLE-III: CO-ORDINATION & FINANCIAL ARRANGEMENTS

- a) Any collaborative program between SRBS and CONNECT EASY (*Community For Finance Professionals*) shall be coordinated by a coordination committee appointed by Directors or senior officials of both the Institutions.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-IV: DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of 1 year from the date of signing of the memorandum.
- c) Any clause or article of the MOU may be modified or amended by mutual written agreement of CONNECT EASY (*Community For Finance Professionals*) and SRBS.

ARTICLE-V: CONFIDENTIALITY

During the tenure of the MOU, both SRBS and CONNECT EASY (*Community For Finance Professionals*) will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Further, both SRBS and CONNECT EASY (*Community For Finance Professionals*) shall put in place adequate and reasonable measures to keep and store confidential information secure to prevent any unauthorized use.

ARTICLE-VI: RESOLUTION OF DISPUTES

- a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Mumbai.
- b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute / difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Mumbai and Language of arbitration shall be English.


Dr. Censh Pawan

DH
SRBS BNDRA (E)



For Sheila Raheja School of Business
Management & Research


Director

ARTICLE-VII: MISCELLANEOUS

- 1) Both SRBS and CONNECT EASY (*Community For Finance Professionals*) shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of the other party without the prior consent in writing of the other party.
- 2) Both parties may terminate this MOU upon 30 calendar days, notice in writing. In the event of termination, both parties have to discharge their obligations.

IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.



Director
Dr. H.J. Bhasin
Sheila Raheja School of
Business Management & Research



FOR CONNECT EASY



**FOUNDER
CA. VIRAG SHAH**

Founder
C.A. Virag Shah
CONNECT EASY
(*Community For Finance Professionals*)

Witness

1

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For Sheila Raheja School of Business
Management & Research



Director



Dr. Ansh Ranjan

Dy.
Dr. S. Sharma

MEMORANDUM OF UNDERSTANDING (MoU)

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 7th Day of February, 2022 for period commencing from February 07, 2022 to February 06, 2025, by and between.

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS), The First Party Located at Raheja Education Complex, Kher Nagar, Opp. Chhatrapati Shivaji Ground, Bandra (East), Mumbai- 400051.

AND

EATON INDUSTRIAL SYSTEMS PVT.LTD. The Second Party, Located at 6th Floor, Om Chambers, Bhosari Industrial Estate, Bhosari, Pune-411026, Maharashtra, India

WHEREAS, SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (hereafter referred to as SRBS) is charged with the responsibility of imparting management education to students for developing them into future successful managers and responsible citizens of the country.

EATON INDUSTRIAL SYSTEMS PVT LTD. (hereafter referred to as EATON) is engaged in power management.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both SRBS and EATON hereby agree to sign a memorandum of understanding (MOU)


ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between SRBS and EATON for enhancing, within the territory of India, the availability of highly qualified manpower in the areas of business management, without any prejudice to prevailing rules and regulations in SRBS and EATON, without any disregard to any mechanism evolved and approved by the competent authorities under Government of India in so far as such mechanism applies to SRBS and EATON. The areas of cooperation can be extended through mutual consent.



For Sheila Raheja School of Business
Management & Research


Director


Dr. Anish Pawar


Darshana M.

ARTICLE-II: SCOPE AND TERMS OF INTERACTION

Both SRBS and EATON shall encourage interactions between the students and EATON personnel.

1. EATON may send its personnel as Guest Speaker at SRBS on topics of contemporary relevance.
2. EATON shall allow its executives to attend Management Development Program (MDP) & Executive Development Program (EDP) organized by faculty members of SRBS.
3. EATON may participate in Faculty Development Program (FDP) organized at SRBS.
4. EATON personnel may also be allowed to enroll for their Ph.D./ (Research) at SRBS, subject to availability of seats, the capacity of candidate and subject to their fulfilling the eligibility criteria and all other academic regulations of University of Mumbai.
5. EATON may request SRBS to design and teach a Course that it deems fit to enhance the quality and performance of its employees. Such Courses may be run at the Institute premises subject to the availability of the premises.
6. EATON may seek assistance/guidance of SRBS faculty member/s in product/process modification, modernization & strategic initiatives.
7. EATON would allow industrial visits of students for half/full day to their business process units.
8. EATON may announce & promote its business activities during Seminars, Workshop, National & International Conferences hosted by SRBS.
9. EATON may avail library, Internet, computational facilities at SRBS subject to its availability at the time, with prior advance notice to the Institute.
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ARTICLE-III: CO-ORDINATION & FINANCIAL ARRANGEMENTS

- a) Any collaborative program between SRBS and EATON shall be coordinated by a coordination committee appointed by Directors or senior officials of both the Institutions.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.



For Sheila Raheja School of Business
Management & Research


Director

~~Dr. G. S. P. P.~~
Dr. G. S. P. P.

DH.

DARSHANA - M.

ARTICLE-IV: DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends
- b) The duration of the MOU shall be for a period of 3 years from the effective date.
- c) Any clause or article of the MOU may be modified or amended by mutual written agreement of EATON and SRBS.

ARTICLE-V: CONFIDENTIALITY

During the tenure of the MOU, both SRBS and EATON will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU

Further, both SRBS and EATON shall put in place adequate and reasonable measures to keep and store confidential information secure to prevent any unauthorized use

Article- VI- SRBS shall indemnify Eaton and keep the Eaton indemnified against any loss or claim or damages that any other persons whomsoever may make against the Company in respect of any act of omission or commission which SRBS or its representative(s) have done which is contrary to or in breach of the terms of this Agreement and / or any instructions that may be given by the Company. The Company shall not be liable to indemnify or be liable or responsible for any loss or damages (both direct and indirect damages), including any costs, and expenses which SRBS may incurred/suffered for any reason whatsoever. SRBS further agrees that it shall not sue (or allowed to be sued either directly / indirectly) any of the students, officers, or persons associated with the Company in this regard

ARTICLE-VI: RESOLUTION OF DISPUTES

- a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Pune.
- b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996, and any rules under this Act, subject to any amendments thereto. The venue of arbitration shall be Pune and Language of arbitration shall be English.




For Sheila Raheja School of Business
Management & Research

3


Director


Dr Arsh Pawar


Dakshina M.

ARTICLE-VII: MISCELLANEOUS

1) Both SRBS and EATON shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of the other party without the prior consent in writing of the other party.

2) Both parties may terminate this MOU upon 30 calendar days, notice in writing. In the event of termination, both parties have to discharge their obligations.

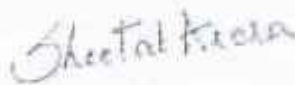
IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.



Director

(Dr. H. J. BHASIN)

Sheila Raheja School of
Business Management & Research



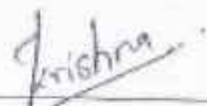
Sheetal Arora

Head HR - Vehicle Group India

Eaton Corporation PLC.

Witness

1.  Dr. Rahul Sanghavi.

2.  Mr. Krishnakant Basore



For Sheila Raheja School of Business
Management & Research


Director

Dr. Anshu Pawar
Dr. Anshu Pawar

MEMORANDUM OF UNDERSTANDING

BETWEEN

**SHEILA RAHEJA SCHOOL OF BUSINESS
MANAGEMENT & RESEARCH**

AND

**SHRIRAMLIFE INSURANCE COMPANY
LTD**




For Sheila Raheja School of Business
Management & Research


Director

Shriram Life Insurance Company Limited
Plot No. 31 & 32, 5th & 6th floor Ramky Selenium,
Beside Andhra Bank Training Centre, Financial District,
Gachibowli, Hyderabad - 500 032, Telangana State
Phone: 91 40 2300 9400 (Board) Web: www.shriramlife.com
CIN : U66010TG2005PLC045616


Dr. Ansh Pawar


Director - M.

ARTICLE-I: SCOPE OF THE MOU


This MOU details the modalities and general conditions regarding collaboration between SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH and SHRIRAM LIFE INSURANCE COMPANY LTD, for enhancing the relationship between Industry & Academia without any prejudice to prevailing rules and regulations in SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH and SHRIRAM LIFE INSURANCE COMPANY LTD. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTIONS

Both SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH and SHRIRAM LIFE INSURANCE COMPANY LTD shall encourage interactions between the Employees of Organization, faculty members and students of both the organizations through the following arrangements.

- a) Organization of joint conferences and seminars
- b) Practical training of SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH students at SHRIRAM LIFE INSURANCE COMPANY LTD.
- c) Joint guidance of student projects/thesis in specific areas of the subject domain by SHRIRAM LIFE INSURANCE COMPANY LTD on mutually agreeable terms.
- d) SHRIRAM LIFE INSURANCE COMPANY LTD may depute its personnel as visiting faculty at SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH to teach any of the regular Course or specialized topics or keep Expert sessions at regular intervals.
- e) SHRIRAM LIFE INSURANCE COMPANY LTD personnel, as well as research scholars, may also be allowed to enrol for their Ph.D./M.Tech. (Research) at SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH, subject to availability of seats, research facilities and subject to their fulfilling eligibility criteria and all other academic regulations of SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH. Further, SHRIRAM LIFE INSURANCE COMPANY LTD may request to design and teach a Course which it deems fit to enhance quality and performance of its employees. Such Courses may be run at any mutually convenient premises.
- f) SHRIRAM LIFE INSURANCE COMPANY LTD may seek assistance/guidance of SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH faculty member/s in product/process modification, modernization.


Dr. Vinsh Rawan


Dakshana. M 2

For Sheila Raheja School of Business
Management & Research


Director



- trouble shooting, etc or impart training of soft skills/hard skills to the Industry's employees.
- g) Would allow the industrial visits of students for half/full day to provide them with an exposure to various equipment, instrument, etc.
 - h) SHRIRAM LIFE INSURANCE COMPANY LTD may showcase its business activities at the seminar/workshop/conference, etc. at SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH.
 - i) SHRIRAM LIFE INSURANCE COMPANY LTD may avail library, Internet, computational facilities at SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH.

ARTICLE-III: EFFECTIVE DATE AND DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of 3 years from the effective date.
- c) Any clause or article of the MOU may be modified or amended by mutual agreement of SHRIRAM LIFE INSURANCE COMPANY LTD and SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH.
- d) No **Financial** aspects are to be covered in this agreement.
- e) All above mentioned activities will come into action only after the prior permission from both the ends as and when required.

ARTICLE-IV: CONFIDENTIALITY

During the tenure of the MOU both SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH and SHRIRAM LIFE INSURANCE COMPANY LTD, will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this.

ARTICLE-V: INTELLECTUAL PROPERTY

Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.


Dr Gresh Pawar

Dr.
Dreenu . M.

For Sheila Raheja School of Business
Management & Research


Director



Authorized Signature


Krishna

Head
Training Placement & Career
Development Cell
Sheila Raheja School of Business
Management & Research,
Mumbai, Maharashtra

11 APR 2022

Authorized Signature

Rajesh



Mr. Rajesh Mishra H.O.
General Manager Hyderabad
SHRIRAM LIFE INSURANCE COMPANY
LTD.,
Hyderabad, Ind



For Sheila Raheja School of Business
Management & Research

[Signature]
Director

[Signature]
Dr. Ansh Pawan

[Signature]
Dr. Shama M.

Memorandum of Understanding

Between

Sheila Raheja School of Business Management & Research (SRBS)

And

D Y Patil University, School of Management, Navi Mumbai

Background

Both SRBS and D Y Patil University, School of Management, Navi Mumbai aim to provide their students with the best possible environment for personal growth and development and it is with this objective that both the institutes have come together to set up a collaboration which will help the students by providing them with exposure to different academic perspectives and experiences. Both institutes stand to gain from the sharing of intellectual resources and connections. This Memorandum of Understanding (MOU) sets for the terms and understanding between SRBS and D Y Patil University, School of Management, Navi Mumbai for the said collaboration.

Purpose

The objective of this MoU is promoting and enhancing co-operation in academic education and research between the above-mentioned institutes.

Within such fields as are mutually acceptable for the institutes, the following forms of co-operation, amongst others, may be pursued hereunder:

- 1) Exchange of at least 5 students per semester per specialization
- 2) Exchange of at least 2 faculty members per semester
- 3) Research work collaboration

Review

Two review meetings to be held between the representatives from both the institutes - one at the beginning of each academic year to plan the collaborative activities and one at the end of each academic year to monitor and evaluate the execution and impact of the collaboration.

**For Sheila Raheja School of Business
Management & Research**




Director

Duration

This MoU is mutually agreed upon to be effective for a span of 3 years beginning from 01/09/2021. This MoU may be further extended as per mutual understanding between the two institutes.

Contact Information

Partner name - Sheila Raheja School of Business Management & Research (SRBS)

Partner representative - Dr. Vijay Wagh

Position - Director

Address - Raheja Education Complex, Kher Nagar, Opp. Chhatrapati Shivaji Ground, Bandra (East), Mumbai 400051.

Telephone - (022) - 61966666

Fax -

E-mail - director@srbs.edu.in

Partner name - D Y Patil University, School of Management, Navi Mumbai

Partner representative - Dr. R. Gopal

Position - Director - HOD - Former Dean

Address - Vasant Dada Patil Marg, Sector-4, CBD Belapur, Navi Mumbai, Maharashtra 400614.

Telephone - (022)- 27589230

Fax - (022) - 27575064

E-mail - r.gopal@dypatil.edu.



L.R.

Date: 23/8/2021

(Partner signature)

(Dr. R. Gopal, D Y Patil University, School of Management, Navi Mumbai, Director-HOD-Former Dean)



Vijay Wagh

Date: 23/8/2021

(Partner signature)

(Dr. Vijay Wagh, Sheila Raheja School of Business Management & Research (SRBS), Director)

For Sheila Raheja School of Business Management & Research



[Signature]
Director

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Sheila Raheja School of Business Management, Mumbai.

AND

Netsoft Computer Education Pvt Ltd(License of NIIT LTD)

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the
...6th...day of Month 2021 ~~September~~ By and between.

Sheila Raheja School of Business Management, Mumbai Institute Name, the First Party
represented herein by its Placement Head, Mr. Anant Digaskar, Sheila Raheja School of Business
Management, Mumbai, And

Netsoft Computer Education Pvt Ltd(License of NIIT LTD) The second party, and
represented herein by its Head Ms Lajwanti Sharma

First Party is a Higher Educational Institution named: Sheila Raheja School of Business
Management, Mumbai.

(B) 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.

C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based
Training, Education, Placement, Industrial Visit, Expert Lecture.

D) Netsoft Computer Education Pvt Ltd(License of NIIT LTD) the Second Party is engaged in
Training Software Programs.

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

For Sheila Raheja School of Business
Management & Research




Director

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / 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 First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of the Sheila Raheja School of Business Management, Mumbai, the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.

2.5 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, during which period, the Second Part.

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.

First Party

Second Party


Mr. A.J.D. Gaskar
Placement-Head




Ms. Lajwanti Sharma
Centre Head

For Sheila Raheja School of Business
Management & Research





Director

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Sheila Raheja School of Business Management, Mumbai.
AND
DVOC Institute Pvt Ltd

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 6th day of Month 2021 September By and between.

Sheila Raheja School of Business Management, Mumbai Institute Name, the First Party represented herein by its Placement Head, Mr. Anant Digaskar, Sheila Raheja School of Business Management, Mumbai, And

, DVOC Institute Pvt Ltd The second party, and represented herein by its Director Mr Dhrav Bafna, Mumbai

First Party is a Higher Educational Institution named: Sheila Raheja School of Business Management, Mumbai.

(B) 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.

C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Expert Lecture.

D) DVOC Institute Pvt Ltd the Second Party is engaged in Training Business Analytics, Digital Marketing, Finance and Accounting Programs.

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

For Sheila Raheja School of Business
Management & Research



Director

2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest developments / 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 First Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology trends and in house requirements.

2.4 There is no financial commitment on the part of the Sheila Raheja School of Business Management, Mumbai, the first party to take up any program mention in MoU. If there is any financial consideration, it will be dealt separately.

2.5 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, during which period, the Second Part.

CLAUSE 4

RELATIONSHIP BETWEEN THE PARTIES

5.1 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.

First Party

Second Party


Mr. A.J. Digaskar
Placement Head





Mr Dhrw Bafna
Director

For Sheila Raheja School of Business
Management & Research




Director

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

Sheila Raheja School of Business Management, Mumbai

AND

BTW Group of Companies

This Memorandum of Understanding (hereinafter called as the 'MoU') is entered into on this the 6th Sept 2021, By and between:

Sheila Raheja School of Business Management, Mumbai Institute Name, the First Party represented herein by its Placement Head, Mr. Anant Digasikar, Sheila Raheja School of Business Management, Mumbai, And

The second party, and represented herein by its BTW Group of Companies

First Party is a Higher Educational Institution name: Sheila Raheja School of Business Management, Mumbai.

(B) 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.

C) The Parties intent to cooperate and form their efforts on cooperation within area of Skill Based Training, Education, Placement, Industrial Visit, Guest Lecture.

D) BTW Group of Companies the Second Party is engaged in diversified portfolio of Travel & Tourism, Food & Nutrition, Tourism & Hospitality Education, Legal & Apostolic services, e-commerce portal, Business lead generation company.

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 Industrial Training & Visits, Industry and Institution interaction will provide an insight into the latest developments & requirements of the industries. The Second Party is permit the Faculty and Students of the First Party to visit its group companies and also to work in Industrial Training Programs for the First

For Sheila Raheja School of Business
Management & Research




Director

Party. This will provide confidence & smooth transition for students work. Also the Second party may register on the AICTE Internship Portal for the benefit of students.

2.2 Guest Lectures: Second Party to extend the necessary support to deliver guest lectures to the students of the First Party on the technology trends and in house requirements.

2.3 Placement of trained students: second party will actively engage to help the delivery of the training and placement of the students of the first party on the technology needs and in house requirements.

2.4 There is no financial commitment on the part of the Sheila Raheja School of Business Management, Mumbai, the first party for any program execution in MoU. If there is any financial consideration it will be dealt separately.

2.5 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, during which period, the Second Party

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.

First Party
Mr. A. J. Bhaskar
Placement Head



Second Party
Mr. Mayur Sonawane
HR Manager



For Sheila Raheja School of Business
Management & Research




Director



Memorandum of Understanding
Between

E-Cell, SRBS

&

E-Cell, IIT Bombay



THE
ENTREPRENEURSHIP
CELL
IIT BOMBAY

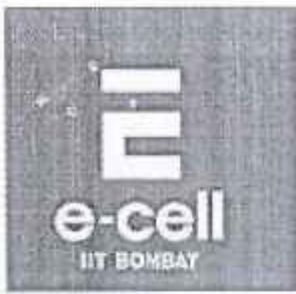
Student Activity Centre (SAC), IIT Bombay, Mumbai, India
+91 22 2576 4044
ecell@itbac.in

For Sheila Raheja School of Business
Management & Research

SR



[Signature]
Director



Deliverables from E-Cell, IIT Bombay

1. E-Cell, IIT Bombay will guide the college team and provide mentorship so as to develop the E-Cell of SRBS college.
2. We will be conducting Illuminate workshops in the year 2021-22. For the workshop, we will be providing a startup kit and certificate to the participants.
3. For the Illuminate workshops, the E-Cell team will receive a letter of appreciation signed by the Overall Coordinator of E-Cell, IIT Bombay.
4. E-Cell, IIT Bombay will be providing 10 free student passes and 5 free faculty passes of E-Summit.

Deliverables from E-Cell, SRBS

1. The college is expected to participate enthusiastically in our competition NEC (National Entrepreneurship Challenge).
2. E-Cell, SRBS would ensure participation of all ideas the students have in the whole college in the competition Eureka!, Asia's Largest Business Model Competition.
3. E-Cell IIT Bombay will conduct the Illuminate workshop(Paid), for which the college is expected to ensure the participation of a minimum number of students decided by E-Cell IIT Bombay.

 <p>THE ENTREPRENEURSHIP CELL IIT BOMBAY</p>	<p>📍 Student Activity Centre (SAC), IIT Bombay, Mumbai, India</p> <p>☎ +91 22 2576 4044</p> <p>✉ ecell@iitb.ac.in</p>
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For Sheila Raheja School of Business
Management & Research




Director



General

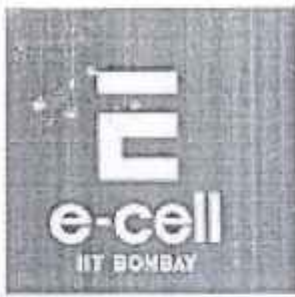
- All logo mentions, website mention/link, and branding will be done as mutually decided by teams of both parties on an operational basis.
- Any use, mention or placement of IIT Bombay Logo on any advertisement, event or branding material will be utilized only post approval from E-Cell/IIT Bombay authorities or as per institute norms.
- The terms of this MoU will be applicable till the culmination of the event or upon a request for withdrawal by either party under mutually agreed circumstances, whereby any commitments till such date will be honoured. Further, in addition to the terms of this MoU, the participant will adhere to the Institute's existing norms/rules that are applicable to such events and their conduct.
- Both parties will work together in good faith to make the event a grand success and each party agrees that, except in the eventuality of gross negligence or flouting of norms by the participant or its representatives/staff, neither will be liable to the other for any kind of eventuality or losses that are caused due to or associated with holding such kind of events.



For Sheila Raheja School of Business
Management & Research




Director



On behalf of E-Cell, SRBS:

Authorized signatory:



Prof. Dinesh Sonkul
E-Cell, SRBS

On behalf of E-Cell, IIT Bombay:

Authorized signatory:



Prateek Chauhan
Events & PR Head, E-Cell, IIT Bombay

	<p>THE ENTREPRENEURSHIP CELL IIT BOMBAY</p>	<p>📍 Student Activity Centre (SAC), IIT Bombay, Mumbai, India ☎ +91 22 2576 4044 ✉ ecell@iitb.ac.in</p>
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For Sheila Raheja School of Business Management & Research




Director

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

SHEILA RAHEJA SCHOOL OF BUSINESS
MANAGEMENT & RESEARCH (SRBS)

AND

GLOBAL CYBERSERVICES LLP

For

SKILL DEVELOPMENT, OUTCOME BASED
TRAININGS, PLACEMENT, R&D SERVICES AND
RELATED SERVICES

For Sheila Raheja School of Business
Management & Research



Director



This Memorandum of Understanding is entered into on this 2nd January 2019 for a Period of 3 years commencing from 2nd January 2019 – 1st January 2022 between

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS) (first party) located at Raheja Education Complex, Kher Nagar, opposite Chhatrapati Shivaji Ground, Bandra East, Mumbai 400051 First Party, AND

GLOBAL CYBERSERVICES LLP, IC Colony, Borivali West, Mumbai 400 103.

Whereas, Sheila Raheja School of Business Management & Research (hereinafter referred to as SRBS) is charged with the responsibility of training management students for developing them into future successful managers and responsible citizens of the country. WHEREAS, GLOBAL CYBERSERVICES LLP (hereinafter referred to as COMPANY) is engaged in Data Science and other related fields.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both SRBS and COMPANY hereby acknowledge, SRBS and COMPANY hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between SRBS and COMPANY for enhancing, within the country, the availability of highly qualified manpower in the areas of business management without any prejudice to prevailing rules and regulations in SRBS and COMPANY, without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to SRBS and COMPANY. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTIONS

Both SRBS and COMPANY shall encourage interactions between the students and COMPANY personnel.

1. COMPANY may depute its personnel as visiting faculty at SRBS to teach any of the regular Course or specialized topics as and when SRBS has a requirement for the same.
2. COMPANY personnel, may also be allowed to enroll for their Ph.D/ (Research) at SRBS, subject to availability of seats, capability of the candidate and subject to fulfilling the eligibility criteria and all other academic regulations of Mumbai University. Further, COMPANY may request SRBS to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses maybe run at the Institute premises subject to the availability of the premises.
3. COMPANY may seek assistance/guidance of SRBS faculty member/s in product/process modification, modernization, trouble shooting, etc.
4. 5. COMPANY may announce its business activities at the seminar/workshop/conference, etc. at SRBS.
5. COMPANY may avail library, Internet, computational facilities at SRBS subject to its availability at the time, with prior advance notice to the Institute.
6. Company may employ SRBS students for internship as well as for final placements if it finds the students suitable in terms of skills and ability.

ARTICLE-III: CO-ORDINATION & FINANCIAL ARRANGEMENTS

- a) Any collaborative program between SRBS and COMPANY shall be coordinated by a coordination committee appointed by Directors of both the Institutes.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-IV: DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends.

b) The duration of the MOU shall be for a period of 3 years from the effective date.

c) Any clause or article of the MOU may be modified or amended by mutual agreement of COMPANY and SRBS.

ARTICLE-V: CONFIDENTIALITY

During the tenure of the MOU both SRBS and COMPANY will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Further both SRBS and COMPANY shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

ARTICLE-VI: AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment.

ARTICLE-VII: RESOLUTION OF DISPUTES

a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Mumbai.

b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Mumbai and Language of arbitration shall be English.

ARTICLE-VIII: MISCELLANEOUS

1) Both SRBS and COMPANY shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.


2) Both parties may terminate this MOU upon 30 calendar days, notice in writing. In the event of termination both parties have to discharge their obligations.

IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT
EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.



Director,
SRBS



 For GLOBAL CYBERSERVICES LTD

Mr. Rohan Menezes,
Company Head,
IC Colony, Borivili West,
Mumbai, 400103
<http://cyberservicesinc.com>
9619500555

Authorized Signatory

Witness

1 _____

2 _____

For Sheila Raheja School of Business
Management & Research




Director

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

SHEILA RAHEJA SCHOOL OF BUSINESS
MANAGEMENT & RESEARCH (SRBS)

AND

PREMIER LOGISTICS AND WAREHOUSING LLP

For

SKILL DEVELOPMENT, OUTCOME BASED
TRAININGS, PLACEMENT, R&D SERVICES AND
RELATED SERVICES

For Sheila Raheja School of Business
Management & Research



Director




Director

This Memorandum of Understanding is entered into on this 26th August 2019 for a Period commencing from 26th August 2019 to 25th August 2021 between

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS) (first party)

located at Raheja Education Complex, Kher Nagar, opposite Chhatrapati Shivaji Ground, Bandra East, Mumbai 400051 First Party represented by Dr. Vijay Wagh

AND

PREMIER LOGISTICS AND WAREHOUSING LLP

Whereas, Sheila Raheja School of Business Management & Research (hereinafter referred to as SRBS) is charged with the responsibility of training management students, for developing them into future successful managers and responsible citizens of the country.

WHEREAS, PREMIER LOGISTICS AND WAREHOUSING LLP (hereinafter referred to as COMPANY) is engaged in LOGISTICS and other related fields.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both SRBS and COMPANY hereby acknowledge, SRBS and COMPANY hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between SRBS and COMPANY for enhancing, within the country, the availability of highly qualified manpower in the areas of business management without any prejudice to prevailing rules and regulations in SRBS and COMPANY, without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to SRBS and COMPANY. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTIONS

Both SRBS and COMPANY shall encourage interactions between the students and COMPANY personnel.

1. COMPANY may depute its personnel as visiting faculty at SRBS to teach any of the regular Course or specialized topics as and when SRBS a requirement for the same.
2. COMPANY personnel, may also be allowed to enroll for their Ph.D./ (Research) at SRBS, subject to availability of seats and subject to their fulfilling eligibility criteria and all other academic regulations of Mumbai University. Further, COMPANY may request to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses maybe run at the Institute premises subject to the availability of the premises.
3. COMPANY may seek assistance/guidance of SRBS faculty member/s in product/process modification, modernization, trouble shooting, etc.
4. COMPANY would allow the industrial visits of students for half/full day.
5. COMPANY may announce its business activities at the seminar/workshop/conference, etc. at SRBS.
6. COMPANY may avail library, Internet, computational facilities at SRBS subject to its availability at the time, with prior advance notice to the Institute.

7. Company may employ SRBS students for internship as well as for final placements if it finds the students suitable in terms of skill and ability.

ARTICLE-III: CO-ORDINATION & FINANCIAL ARRANGEMENTS

a) Any collaborative program between SRBS and COMPANY shall be coordinated by a coordination committee appointed by Directors of both the Institutes.

b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-IV: DURATION OF MOU

a) This MOU shall be effective from the date of its approval by competent authorities at both ends.

b) The duration of the MOU shall be for a period of 3 years from the effective date.

c) Any clause or article of the MOU may be modified or amended by mutual agreement of COMPANY and SRBS.

ARTICLE-V: CONFIDENTIALITY

During the tenure of the MOU both SRBS and COMPANY will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Further both SRBS and COMPANY shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

ARTICLE-VI: AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment.

ARTICLE-VII: RESOLUTION OF DISPUTES

a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Mumbai.

b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Mumbai and Language of arbitration shall be English.

ARTICLE-VIII: MISCELLANEOUS

1) Both SRBS and COMPANY shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.

2) Both parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of termination both parties have to discharge their obligations.

For Sheila Raheja School of Business
Management & Research

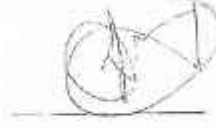



Director

IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.



Director,
SRBS



Mr. Pankaj Kulkarni
Company Head,
Bhiwandi, Maharashtra
421302
9967599789



Witness

1 _____

2 _____

**For Sheila Raheja School of Business
Management & Research**



Director

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

**SHEILA RAHEJA SCHOOL OF BUSINESS
MANAGEMENT & RESEARCH (SRBS)**

AND

BIT BROTHERS TECH. PVT. LTD

For

**SKILL DEVELOPMENT, OUTCOME BASED
TRAININGS, PLACEMENT, R&D SERVICES AND
RELATED SERVICES**

**For Sheila Raheja School of Business
Management & Research**

[Handwritten mark]

[Handwritten mark]



[Handwritten signature]
Director




Director

This Memorandum of Understanding is entered into on this 7th November 2019 for a
Period commencing from 7th November 2019 – 6th November 2022 between

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS) (first party)

located at Raheja Education Complex, Kher Nagar, opposite Chhatrapati Shivaji Ground, Bandra East, Mumbai 400051 First Party,

AND

BIT BROTHERS TECH. PVT. LTD. IC Colony, Holy Cross Road, Borivali West, Mumbai 400 105.

Whereas, Sheila Raheja School of Business Management & Research (hereinafter referred to as SRBS) is charged with the responsibility of training management students for developing them into future successful managers and responsible citizens of the country.

WHEREAS, BIT BROTHERS TECH. PVT. LTD (hereinafter referred to as COMPANY) is engaged in Data Science and other related fields.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both SRBS and COMPANY hereby acknowledge, SRBS and COMPANY hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between SRBS and COMPANY for enhancing, within the country, the availability of highly qualified manpower in the areas of business management without any prejudice to prevailing rules and regulations in SRBS and COMPANY, without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to SRBS and COMPANY. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTIONS

Both SRBS and COMPANY shall encourage interactions between the students and COMPANY personnel.

1. COMPANY may depute its personnel as visiting faculty at SRBS to teach any of the regular Course or specialized topics as and when SRBS has a requirement for the same.
2. COMPANY personnel, may also be allowed to enroll for their Ph.D/ (Research) at SRBS, subject to availability of seats, capability of the candidate and subject to fulfilling the eligibility criteria and all other academic regulations of Mumbai University. Further, COMPANY may request SRBS to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses maybe run at the Institute premises subject to the availability of the premises.
3. COMPANY may seek assistance/guidance of SRBS faculty member/s in product/process modification, modernization, trouble shooting, etc.
4. 5. COMPANY may announce its business activities at the seminar/workshop/conference, etc. at SRBS.
5. COMPANY may avail library, Internet, computational facilities at SRBS subject to its availability at the time, with prior advance notice to the Institute.

6. Company may employ SRBS students for internship as well as for final placements if it finds the students suitable in terms of skills and ability.

ARTICLE-III: CO-ORDINATION & FINANCIAL ARRANGEMENTS

a) Any collaborative program between SRBS and COMPANY shall be coordinated by a coordination committee appointed by Directors of both the Institutes.

b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-IV: DURATION OF MOU

a) This MOU shall be effective from the date of its approval by competent authorities at both ends.

b) The duration of the MOU shall be for a period of 3 years from the effective date.

c) Any clause or article of the MOU may be modified or amended by mutual agreement of COMPANY and SRBS.

ARTICLE-V: CONFIDENTIALITY

During the tenure of the MOU both SRBS and COMPANY will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Further both SRBS and COMPANY shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

ARTICLE-VI: AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment.

ARTICLE-VII: RESOLUTION OF DISPUTES

a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Mumbai.

b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Mumbai and Language of arbitration shall be English.

ARTICLE-VIII: MISCELLANEOUS

1) Both SRBS and COMPANY shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.

2) Both parties may terminate this MOU upon 30 calendar days, notice in writing. In the event of termination both parties have to discharge their obligations.




For Sheila Raheja School of Business
Management & Research


Director

IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.



Director,
SRBS



Director
BIT

Contact - Mr. Satish Thomas
8097415085

Witness
1 _____

2 _____

For Sheila Raheja School of Business
Management & Research





Director

**MEMORANDUM OF UNDERSTANDING
(MOU)**

BETWEEN

**SHEILA RAHEJA SCHOOL OF BUSINESS
MANAGEMENT & RESEARCH (SRBS)**

AND

**CENTER FOR HEALTH AND
DEVELOPMENT (CHD),
REGISTERED AND LISTED ON NITI DARPAN,
GOVERNMENT OF INDIA**

For

**SKILL DEVELOPMENT, OUTREACH AND
SOCIAL RESPONSIBILITY, PLACEMENT, AND
RELATED SERVICES**

**For Sheila Raheja School of Business
Management & Research**

B *SH*



[Signature]
Director




Director

This Memorandum of Understanding is entered into on this 7th November 2019 for a Period commencing from 7th November 2019 – 6th November 2022 between SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS) (first party) located at Raheja Education Complex, Kher Nagar, opposite Chhatrapati Shivaji Ground, Bandra East, Mumbai 400051 First Party.

AND

CHD Group, located at 1st Floor, Fernandes Enclave, Melina Mogeru, Falnr, Mangaluru - 575002, Karnataka, India.

Whereas, Sheila Raheja School of Business Management & Research (hereinafter referred to as SRBS) is charged with the responsibility of training management students for developing them into future successful managers and responsible citizens of the country.

WHEREAS, CENTRE FOR HEALTH AND DEVELOPMENT(hereinafter referred to as ORGANIZATION) is engaged in Public Health Initiatives and other related fields.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both SRBS and ORGANIZATION acknowledge, SRBS and ORGANIZATION hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between SRBS and ORGANIZATION for enhancing, within the country, the availability of highly qualified manpower in the areas of business management without any prejudice to prevailing rules and regulations in SRBS and ORGANIZATION, without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India in so far as such mechanism applies to SRBS and ORGANIZATION. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTIONS

Both SRBS and ORGANIZATION shall encourage interactions between the students and ORGANIZATION personnel.

1. ORGANIZATION may depute its personnel at SRBS to educate the students on the current social scenario and their social responsibilities as and when SRBS has a requirement for the same.
2. ORGANIZATION personnel, may also be allowed to enroll for their Ph.D./ (Research) at SRBS, subject to availability of seats and subject to fulfilling the eligibility criteria and all other academic regulations of Mumbai University. Further, ORGANIZATION may request to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses maybe run at the Institute premises subject to the availability of the premises.
3. ORGANIZATION may seek assistance/guidance of SRBS faculty member/s in product/process modification, modernization, trouble shooting, etc.
4. ORGANIZATION may announce its social activities at the seminar/workshop/conference, etc. at SRBS.
5. ORGANIZATION may avail library, Internet, computational facilities at SRBS subject to its availability at the time, with prior advance notice to the Institute.

7. ORGANIZATION may employ interested SRBS students for internship as well as for final placements if it finds the students suitable in terms of skills and ability.

8. ORGANIZATION may include interested SRBS students in any kind of outreach and social / community work.

ARTICLE-III: CO-ORDINATION & FINANCIAL ARRANGEMENTS

a) Any collaborative program between SRBS and ORGANIZATION shall be coordinated by a coordination committee appointed by Directors of both the Institutes.

b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-IV: DURATION OF MOU

a) This MOU shall be effective from the date of its approval by competent authorities at both ends.

b) The duration of the MOU shall be for a period of 3 years from the effective date.

c) Any clause or article of the MOU may be modified or amended by mutual agreement of ORGANIZATION and SRBS.

ARTICLE-V: CONFIDENTIALITY

During the tenure of the MOU both SRBS and ORGANIZATION will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Further both SRBS and ORGANIZATION shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

ARTICLE-VI: AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment.

ARTICLE-VII: RESOLUTION OF DISPUTES

a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts at Mumbai.

b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Mumbai and Language of arbitration shall be English.

ARTICLE-VIII: MISCELLANEOUS

1) Both SRBS and ORGANIZATION shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.

2) Both parties may terminate this MOU upon 30 calendar days, notice in writing. In the event of termination both parties have to discharge their obligations.

For Sheila Raheja School of Business
Management & Research






Director

IN WITNESS WHEREOF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.



Director,
SRBS





Director,
CHD

CHD Group (Head Office)
1st Floor, Fernandes Enclave, Meltra, Mogeri,
Palur, Bangalore - 575 002, Karnataka, India
Tel: +91-944 977 6424
Email: chdgroup@chdefforts.org

Contact - Dr Edmond Fernandes
974 35 76608

Witness

1 _____

2 _____

For Sheila Raheja School of Business
Management & Research








Director

③
C.P.R.

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

**Sheila Raheja School of Business Management &
Research (SRBS)**

&

Unique Estates Development Company Limited

FOR

**SKILL DEVELOPMENT, OUTCOME BASED
TRAININGS, PLACEMENT, R&D SERVICES AND
RELATED SERVICES**

**For Sheila Raheja School of Business
Management & Research**

SR *DM*



[Signature]
Director

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 05th DAY OF JANUARY, 2017 for period commencing from JANUARY 05, 2017 to DECEMBER 31, 2021, by and between

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS), LOCATED AT RAHEJA EDUCATION COMPLEX, KHER NAGAR, OPP. CHHATRAPATI SHIVAJI GROUND, BANDRA (EAST), MUMBAI-400051 FIRST PARTY represented herein by its Director Dr. Vijay Wagh (hereinafter referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

UNIQUE ESTATES DEVELOPMENT COMPANY LIMITED, LOCATED AT LINK ROAD, MALAD (WEST), MUMBAI-400064, THE SECOND PARTY, represented by its Chief Executive Officer Mr. Mukesh Kumar (hereinafter 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).

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

WHEREAS:

- A) First Party is Higher Educational Institution named:
SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH
- B) 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.
- C) The Parties intent to co-operate and focus their efforts on co-operation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) **UNIQUE ESTATES DEVELOPMENT COMPANY LIMITED**, the Second Party is engaged in Developing and Managing Shopping Malls in the name of Infiinit Mall.
- F) **UNIQUE ESTATES DEVELOPMENT COMPANY LIMITED** is having its registered office in 623, Khar Linking Road, Khar-West Mumbai-400052.

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

CO-OPERATION

1.1 Both parties are serving their own common interest and objectives. 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 of the Second Party.

1.3 The general terms of co-operation shall be governed by this MOU. The parties shall co-operate with each other and shall, as promptly as is reasonably practical enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The terms of Definitive Documents shall be mutually decided between the parties.

Page 1 of 3

For Sheila Raheja School of Business
Management & Research



Director

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 Training & Visits: Industry and Institution will give an insight into the latest developments/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 First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its premise for training to the learners enrolled with the First Party.
- 2.4 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of Shopping Malls and Retail industry.
- 2.5 Skill Development Program: Second Party to train the students of the First Party on the emerging trend and technologies in order to bridge the skill gap and make them industry ready.
- 2.6 Guest Lectures: Second Party to extend the necessary support to deliver guest lectures to the students of the First Party on the technology and trends and in house requirements.
- 2.7 Faculty Developments Programs: Second Party to train the Faculties of the First Party for imparting training as per the industrial requirements considering the National Occupational Standards in concerned sector, if available.
- 2.8 Placement of trained Students: Second Party will actively help in the delivery of the training and placements of students of the First Party into internships/Jobs.
- 2.9 Both parties to obtain all internal approvals, consents, permissions and license of whatsoever nature required for offering the programs on the terms specified herein.
- 2.10 There is no financial commitment from either parties related to this MOU. If there is any financial considerations, it will be dealt separately.

INTELLECTUAL PROPERTY

3.1 Nothing content in this MOU shall, by express grant, implications, Estoppel or otherwise, create in either party and right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

VALIDITY

- 4.1 This Agreement will be Valid until it is expressly terminated by either party on mutually agreed terms. Each party will take effective steps for implementation of this MOU.
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

Page 2 of 3

For Sheila Raheja School of Business
Management & Research



Director

RELATIONSHIPS BETWEEN THE PARTIES


5.1 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. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

Any divergence of differences derived from the interpretation or application of the MOU shall be governed by Indian Law subject to the jurisdiction of Mumbai courts.

AGREED:

For: Sheila Raheja School of Business
Management & Research (SRBS)

For: Unique Estates Development
Company Limited

Dr. Vijay Wagh
5/1/2017

Dr. Vijay Wagh
Director SRBS



Mr. Mukesh Kumar
Chief Executive Officer


Name of Institution: Sheila Raheja School of Business Management & Research	Name of Company: Unique Estates Development Company Limited
Address: Raheja Education Complex, Kher Nagar, Opp Chhatrapati Shivaji Ground, Bandra (East), Mumbai-400051	Address: Link Road, Malad (West), Mumbai - 400064.
Contact Details: 022 6196 6668	Contact Details: 022 42340000
E-mails: director@srbs.edu.in admin@srbs.edu.in	E-mails: msukeshk@infinitemail.com
Website: www.srbs.edu.in	Website: www.infinitemail.com

Witness 1: 
(Mishchanta Chaudhari)

Witness 2: 
(Ashish V. Vaidya)

For Sheila Raheja School of Business
Management & Research





Director




Director

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 02nd DAY OF JANUARY, 2017 for period commencing from JANUARY 02, 2017 to DECEMBER 31, 2021, by and between _____

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS) LOCATED AT RAHEJA EDUCATION COMPLEX, KHER NAGAR, OPP. CHHATRAPATI SHIVAJI GROUND, BANDRA (EAST), MUMBAI- 400051 FIRST PARTY represented herein by its Director Dr. Vijay Wagh (hereinafter referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

RAMADA PLAZA PALM GROVE, JUHU BEACH, MUMBAI – 400049 THE SECOND PARTY, and represented herein by General Manager Mr. Randhir S. Tanwar, (hereinafter 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).

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

WHEREAS:

- A) First Party is a Higher Educational Institution named:
SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS)
- B) 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.
- C) The Parties intent to co-operate and focus their efforts on co-operation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) **RAMADA PLAZA PALM GROVE** the Second Party is engaged in Business, Skill Development, Training and R&D Services in the fields of **RAMADA PLAZA PALM GROVE** and related fields
- F) **RAMADA PLAZA PALM GROVE** the Second Party is promoted by Palm Grove Beach Hotel Private Limited located at **JUHU BEACH, MUMBAI – 400049**

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

Clause 1 CO-OPERATION

1.1 Both parties are untitled by common interest 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 of the Second

Party.

1.3 The general terms of co-operation shall be governed by this MOU. The parties shall co-operate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive 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 Training & Visits: Industry and Institution will give an insight into the latest developments/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 First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs/Workshops/Industrial Sites for the hands-on training of the learners enrolled with the First Party.

2.4 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of Hospitality and Management with Specialization in Marketing, Finance, Human Recourses and Operations.

2.5 Skill Development Program: Second Party to Train the students of the First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.

2.6 Guest Lectures: Second Party to extend the necessary support to deliver guest lectures to the students of the First Party on the technology trends and in house requirements.

2.7 Faculty Developments Programs: Second Party to train the Faculties of the First Party for imparting training as per the industrial requirements considering the National Occupational Standards in concerned sector, if available.

2.8 Placement of trained Students: Second Party will actively help the delivery of the training and placements of students of the First Party into internships/Jobs. The Second Party may absorb the trained students as per their requirement.

2.9 Both parties to obtain all internal approvals, consents, permissions and license of whatsoever nature required for offering the programs on the terms specified herein.

2.10 There is no financial commitment on the part of the SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS), the First Party to take up any program mentioned in the MOU, if there is any financial considerations, it will be dealt separately.

Clause 3 INTELLECTUAL PROPERTY

3.1 Nothing content in this MOU shall, by express grant, implications, Estoppel or otherwise, create in either party and right, title, interest, or license in or to the intellectual property. (Including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

For Sheila Raheja School of Business
Management & Research




Director

2 PL
Clause 4
VALIDITY



[Signature]
Director

4.1 This Agreement will be Valid until it is expressly terminated by either party on mutually agreed terms, during which period RAMADA PLAZA PALM GROVE, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of RAMADA PLAZA PALM GROVE Training Partner or, the Second Party after termination of this Agreement by the way of communications, correspondence etc. shall not be constructed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

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Clause 5
RELATIONSHIPS BETWEEN THE PARTIES

5.1 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. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

Any divergence of difference derived from the interpretation or application of the MOU shall be governed by Indian Law subject to the jurisdiction of Mumbai Courts.

AGREED:

For: Sheila Raheja School of Business
Management & Research

For: Ramada Plaza Palm Grove

[Signature]



Dr. Vijay Wagh
Director

[Signature]



Mr. Randhir S. Tanwar
General Manager

Name of Institution: Sheila Raheja School of Business Management & Research	Name of Industry: Ramada Plaza Palm Grove
Address: Raheja Education Complex, Kher Nagar, Opp. Chhatrapati Shivaji Ground, Bandra (East), Mumbai- 400051	Address: Juhu Beach, Mumbai - 400049
Contact Details: 022 6196 6666	Contact Details: 022 6737 1600 / 022 2511 2323
E-mails: director@srbs.edu.in admin@srbs.edu.in	E-mails: gm@ramadaplaza-juhu.com
Website: www.srbs.edu.in	Website: www.ramadaplaza-juhu.com

Witness 1: *[Signature]*
Mrs. Geeta Chaudhary

Witness 2: *[Signature]*
P. K. Desai

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

**Sheila Raheja School of Business Management &
Research (SRBS)**

&

**International Trade Exhibition and
Conferences**

FOR

**SKILL DEVELOPMENT, OUTCOME BASED
TRAININGS, PLACEMENT, R&D SERVICES AND
RELATED SERVICES**

For **Sheila Raheja School of Business
Management & Research**




Director




Director

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 03RD DAY OF JANUARY, 2017 for period commencing from JANUARY 03, 2017 to DECEMBER 31, 2021, by and between

SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS) LOCATED AT RAHEJA EDUCATION COMPLEX, KHER NAGAR, OPP. CHHATRAPATI SHIVAJI GROUND, BANDRA (EAST), MUMBAI- 400051 FIRST PARTY represented herein by its Director Dr. Vijay Wagh (hereinafter referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

INTERNATIONAL TRADE EXHIBITION AND CONFERENCES, F97, 1ST FLOOR, KOHINOOR CITY MALL, PREMIER ROAD, KURLA (WEST), MUMBAI – 400070, and represented herein by Zonal Head Ms. Niharika Shetty, (hereinafter 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).

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

WHEREAS:

- A) First Party is a Higher Educational Institution named:
SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS)
- B) 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.
- C) The Parties intent to co-operate and focus their efforts on co-operation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- E) **INTERNATIONAL TRADE EXHIBITION AND CONFERENCES** the Second Party is engaged in Business of organizing **INTERNATIONAL TRADE EXHIBITION AND CONFERENCES**.
- F) **INTERNATIONAL TRADE EXHIBITION AND CONFERENCES** the Second Party is promoted by Mr. Arif Chaudhary located at F-97, 1ST FLOOR, KOHINOOR CITY MALL, PREMIER ROAD KURLA (WEST), MUMBAI – 400070.

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

Clause 1 CO-OPERATION

1.1 Both parties are untitled by common interest 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 of the Second Party.

1.3 The general terms of co-operation shall be governed by this MOU. The parties shall co-operate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive 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 Training & Visits: Industry and Institution will give an insight into the latest developments/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 First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs/Workshops/Industrial Sites for the hands-on training of the learners enrolled with the First Party.

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2.6 Guest Lectures: Second Party to extend the necessary support to deliver guest lectures to the students of the First Party on the technology trends and in house requirements.

2.7 Faculty Developments Programs: Second Party to train the Faculties of the First Party for imparting training as per the industrial requirements considering the National Occupational Standards in concerned sector, if available.

2.8 Placement of trained Students: Second Party will actively help the delivery of the training and placements of students of the First Party into internships/Jobs. The Second Party may absorb the trained students as per their requirement.

2.9 Both parties to obtain all internal approvals, consents, permissions and license of whatsoever nature required for offering the programs on the terms specified herein.

2.10 There is no financial commitment on the part of the SHEILA RAHEJA SCHOOL OF BUSINESS MANAGEMENT & RESEARCH (SRBS), the First Party to take up any program mentioned in the MOU, if there is any financial considerations, it will be dealt separately.

**For Sheila Raheja School of Business
Management & Research**




Director



For Sheila Raheja School of Business
Management & Research


Director

Clause 3 INTELLECTUAL PROPERTY

3.1 Nothing content in this MOU shall, by express grant, implications, Estoppel or otherwise, create in either party and right, title, interest, or license in or to the intellectual property. (Including but not limited to know-how, inventions, patents, copy rights and designs) of the Other Party.

Clause 4 VALIDITY

4.1 This Agreement will be Valid until it is expressly terminated by either party on mutually agreed terms, during which period INTERNATIONAL TRADE EXHIBITION AND CONFERENCES, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of INTERNATIONAL TRADE EXHIBITION AND CONFERENCES or, the Second Party after termination of this Agreement by the way of communications, correspondence etc. shall not be constructed as an extension of this MOU.

4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

Clause 5 RELATIONSHIPS BETWEEN THE PARTIES


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Any divergence of difference derived from the interpretation or application of the MOU shall be governed by Indian Law subject to the jurisdiction of Mumbai Courts.

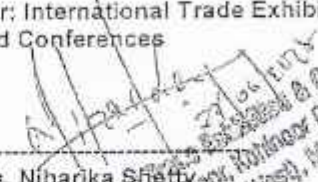
AGREED:

For: Sheila Raheja School of Business
Management & Research

For: International Trade Exhibition
and Conferences


Dr. Vijay Wagh
Director




Ms. Niharika Shetty
Zonal Head


International Trade Exhibition & Conferences
F 97, First Floor, Kohinoor City Mall,
Premier Road, Kurla (West), Mumbai - 400070

Name of Institution: Sheila Raheja School of Business Management & Research	Name of Industry: International Trade Exhibition and Conferences
Address: Raheja Education Complex; Kher Nagar, Opp. Chhatrapati Shivaji Ground, Bandra (East), Mumbai- 400051	Address: F97, 1 st Floor, Kohinoor City Mall, Premier Road, Kurla (West), Mumbai - 400070.
Contact Details: 022 6196 6666	Contact Details: 9004936209, 9768114122
E-mails: director@srbs.edu.in admin@srbs.edu.in	E-mails: naushad@adham.in, zeenat@itecevent.com
Website: www.srbs.edu.in	Website: www.itecevent.com

Witness 1:

Witness 2