

February 29, 2024

To,

Dr. Anita Bobade
Professor and I/C Director

Deccan Education Society's (DES)
Navinchandra Mehta Institute of Technology & Development
DES Mumbai Campus, Kirti College Road,
Off-Veer Sawarkar Marg, Dadar (W),
Mumbai - 400-028

Subject: Reference to your request for support for Inter Collegiate Live Trading Event, Share -Bazaar 2024

Dear Madam,

This is with reference to your email dated February 13, 2024 requesting support for Inter Collegiate Live Trading Event, Share-Bazaar 2024, to be held by your college from 18th to 22nd March 2024.

Since this event aims at spreading financial literacy and create awareness regarding savings and investments in stocks amongst students, we are pleased to offer support of Rs. 60,000 (Rupees Sixty Thousand) plus taxes subject to fulfilment of below terms:

Deliverables for the event by the entity:

1. Our support to be termed as "Event Support" and being 'in association with BSE IPF' for all promotional opportunities
2. Name of BSE IPF to be highlighted on the backdrop banner
3. BSE IPF name will be mentioned as the Event Support by the Master of Ceremonies/Host/Event Coordinator throughout the event, wherever applicable.
4. BSE IPF's name and logo as the 'Event Support' on your official website and blog if any.
5. Entity will raise invbice in the name of BSE IPF. Under Goods and Services Tax laws, input credits will be available based on matching

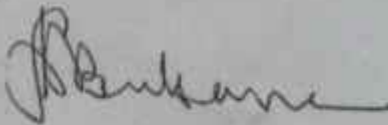
BSE INVESTORS PROTECTION FUND

BSE Limited, 25th Floor, P J Towers, Dalal Street, Mumbai 400001, India
T: +91 22 2272 8150 • www.bseindia.com

6. concept between BSE-IPF and Entity. Entity hereby agrees that all payments due to Entity by BSE-IPF shall be linked to proper discharge of tax liability by the Entity within statutory time periods. In the event of failure, non-compliance by Entity and credit not made available to BSE-IPF, BSE-IPF shall not release payment to the extent of GST and the same shall be kept on hold till such discrepancy is resolved by Entity. Such holding of payments by BSE-IPF shall not be a breach of its obligations under this Contract. In addition to above, Entity shall be eligible for receipt of invoice value in accordance with agreed terms only after appropriate GST is credited to the Government account and appropriate compliances have been complied. In case of any disputes due to non-matching of GST credit, same shall be resolved by Entity within 30 days of the invoice date, failing which we shall not remit the amount to the extent of GST.
7. If the entity has no GST number, then the form/declaration attached herewith is to be filled up

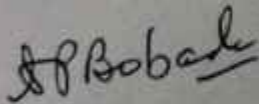
Thanking you

With Warm Regards,



Khushro Bulsara
Head-BSE IPF

We hereby agree to the above terms:



Dr. Anita Bobade
Professor and I/C Director
Navinchandra Mehta Institute of Technology & Development



In-Charge Director
NMITD

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Deccan Education Society's
**NAVINCHANDRA MEHTA INSTITUTE OF
TECHNOLOGY AND DEVELOPMENT**

DES Mumbai Campus, Kirti College Road, Off- Veer Sawarkar Marg, Dadar (W), Mumbai-400 028.
Tel: 022-62764582/83/84 | Website : www.nmitd.edu.in | E-mail : director.nmitd@despune.org

Approved by AICTE, DTE and Affiliated to University of Mumbai.
NAAC Accredited : B++ | MCA Programme Accredited by NBA

0/c

Ref. No. 18/NMITD/2023-24

Date 17/04/2023

To
Mr. Khusro Bulsara,
Head, IPF,
Bombay Stock Exchange,
Phiroze Jeejeebhoy Towers, Dalal St,
Kala Ghoda, Fort, Mumbai, Maharashtra 400001

Ref: Invoice for BSE IPF Sponsored Inter Collegiate Live Trading Event Share Bazaar
2023

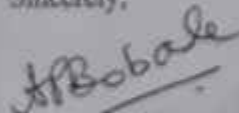
Many thanks for being the Title sponsor of this event for the last 12 years and encouraging our student's endeavor to spread financial literacy. Like every year, BSE IPF Sponsored, Share Khan Ltd Co-sponsored "Share Bazaar 2023" was conducted at DES Campus from a huge success. We could reach out to over 138 students from across 18 colleges within Mumbai, Thane and Vashi. This was the first offline event after 2 years.

Enclosed please find the following:

1. Invoice No 122316356481237 dated 12th April, 2023
2. MoU
3. Share Bazaar Magazine 2023
4. Few Pictures of the Event

Kindly do the needful and oblige,

Thanking you,
Sincerely,


Dr. Anita P Bobade
I/C Director



Tax Invoice

e-Invoice



IRN : fea2a6fdc9fb6fb2ca488707d4f863f7bd49f0d9d1e4e1a-bbc81329c6a1172de
 Ack No. : 122316356481237
 Ack Date : 12-Apr-23

Deccan Education Society Sr no 322, FPT No 308 FERGISSON COLLEGE CAMPUS SHIVAJINAGAR, PUNE GSTIN/UIN: 27AAATD3141P1ZL State Name : Maharashtra, Code : 27 Consignee (Ship to) BSE Investors Protection Fund 25TH FLR., PHIROZE JEEJEEBHOY TOWERS DALAL STREET Mumbai GSTIN/UIN : 27AAATT3258P1ZV State Name : Maharashtra, Code : 27 Buyer (Bill to) BSE Investors Protection Fund 25TH FLR., PHIROZE JEEJEEBHOY TOWERS DALAL STREET Mumbai GSTIN/UIN : 27AAATT3258P1ZV State Name : Maharashtra, Code : 27	Invoice No. Apr-23-03	Dated 1-Apr-23
	Delivery Note	Mode/Terms of Payment
	Reference No. & Date.	Other References
	Buyer's Order No.	Dated
	Dispatch Doc No.	Delivery Note Date
	Dispatched through	Destination
	Terms of Delivery	

Sl No.	Particulars	HSN/SAC	Quantity	Rate	per	Amount
1	Events, Exhibitions & Conventions Output 9% CGST Output 9% SGST	998596			9 % 9 %	50,000.00 4,500.00 4,500.00
Total						₹ 59,000.00

Amount Chargeable (in words) E. & O.E

INR Fifty Nine Thousand Only

HSN/SAC	Taxable Value	Central Tax		State Tax		Total Tax Amount
		Rate	Amount	Rate	Amount	
998596	50,000.00	9%	4,500.00	9%	4,500.00	9,000.00
Total			50,000.00		4,500.00	9,000.00

Tax Amount (in words) : **INR Nine Thousand Only**

for Deccan Education Society

Authorised Signatory

This is a Computer Generated Invoice



महाराष्ट्र MAHARASHTRA

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प्रधान मुद्रांक कार्यालय, मुंबई
प.सु.वि.क्र. ८०००००९
10 JAN 2023
सक्षम अधिकारी *Ke*

श्री. के. सी. मेश्राम

Memorandum of Understanding (MOU)

For conducting

DES Certificate of Financial Literacy

Between

DES NMITD, Future Traders Academy

This Memorandum of Understanding (hereinafter called "MOU") is made and executed on this day of 18th Day of January, 2023

BETWEEN

Deccan Education Society's Navinchandra Mehta Institute of Technology and Development, having its campus at DES Campus, Dadar, Mumbai 400 028 (hereinafter referred to as "Entity" which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors in business and permitted assigns) of the **One Part**



AND

Future Trader Academy (hereinafter referred to as the "**Facilitator**" of the **SECOND PART**).

OBJECTIVES:

1. **Various Under Graduate and Post Graduate College/ Association would be entering into a Tripartite MoU**, to conduct DES Certificate for Financial Literacy, as written below, in collaboration with various Colleges/ Association/ NGO with the objective of creating awareness among students to equip them with better understanding and appreciation of Financial Literacy, such that they are better skilled for their potential careers.

2. MUTUAL COOPERATION UNDER THE MOU

- 2.1 To accomplish the objectives mentioned above, DES NMITD and Future Traders Academy will cooperate with each other in the following areas:
 - a) To promote and conduct DES Certificate courses
 - b) Provide support for offline / online delivery of course session at their premises.
 - c) Get the course delivered by engaging trained resources from the academia and industry at University/College as per agreed terms.
 - d) DES NMITD would be responsible for Course Material, Conduction of Examination, Granting Certificate and for the Initial Lecture by Dr. Anita Bobade, on behalf of DEs NMITD.
 - e) Advance Fees of the students have to be remitted to DES NMITD before the start of the said Certificate and 70% of this fees would be remitted to Future Trader's Academy at the completion of the certificate course.
- 2.2 The parties will liaise and cooperate with each other when deemed necessary on other issues of mutual concern.
- 2.3 The Institute shall ensure the course content under DES Certificate is restricted for awareness purposes only. The use of content for any commercial purpose is strictly prohibited.
- 2.4 The Institute shall ensure make the payment of fees upfront to DES NMITD, before the certification begins.
- 2.5 Participation certificate to the students will be issued post successful completion of the course.



3. TERM AND TERMINATION.

- 3.1 This MOU will come into effect and shall be valid for a period of One year from the date of execution by the parties.
- 3.2 Termination: Both the parties can terminate the MoU after giving one month prior notice.

4. LEGAL EFFECT

- 5.1 The parties are bound by the confidentiality obligation and the confidentiality obligations shall continue to bind, unless terminated.
- 5.2 This MOU shall not impose any obligation on either party other than what is agreed herein between the parties under the terms of the MOU.
- 5.3 Further, both parties understand that this MOU is an expression of goodwill aimed at developing and building a relationship of mutual cooperation between the parties to achieve the objective of education and enhancing the knowledge of students/candidates by conducting skill development programmes.

5. ENTIRE MOU

The Parties hereto acknowledge that this MOU constitutes the entire understanding and MOU agreed between the Parties on the subject matter herein contained and shall supersede, cancel and replace all prior MOUs, arrangements, understandings or agreements, if any, whether oral or written, between the Parties hereto with respect to the subject matter hereof.

6. INTELLECTUAL PROPERTY RIGHTS

- 6.1 Nothing in this MOU shall be construed as a grant of license or assignment of any rights in any intellectual property from one party to the other party.
- 6.2 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 with that Party.



7. GOVERNING LAW & JURISDICTION

This MOU shall be governed in accordance with the laws of India and shall be subject to the exclusive jurisdiction of the courts in Mumbai, India.

IN WITNESS WHEREOF the Parties have put their hands through their authorized representatives on the day and year first hereinabove written.

SIGNED AND DELIVERED



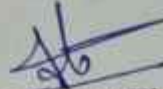
Name : Meena Shivaji Mhamunkar
For Future Traders Academy

In the presence of:



Mr. Jeevan Kadam
Future Traders Academy

**SIGNED AND DELIVERED
DES NMITD**



Name : Samadhan Khamkar
Designation: Director

In the presence of:



Dr. Anita P Bobade
Professor, DES NMITD



MEMORANDUM OF UNDERSTANDING(MOU)

BETWEEN

**DECCAN EDUCATION SOCIETY'S. Navinchandra Mehta Institute of
Technology & Development**

&

Mettle Innovations



महाराष्ट्र MAHARASHTRA

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Dadar w Mumbai
mi-centre Bharat Niwas Colony
5. B. Chitra Park



Samadhan
Dr. Samadhan H. Patil
MEMORANDUM OF UNDERSTANDING
एत ४१९००४

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 03rd day of February – Two Thousand Twenty (03.02.2020),

BETWEEN

DECCAN EDUCATION SOCIETY'S Navinchandra Mehta Institute of Technology & Development, Mumbai, DES Mumbai Campus, Kirti Off-, College Street, Chandrakant Dhuru Wadi, Mumbai, Maharashtra 400028, the First Party represented herein by its Director In charge, Dr. Samadhan

Khamkar, DES Mumbai Campus, Kirti Off-, College Street, Chandrakant Dhuru Wadi, Mumbai, Maharashtra 400028. Maharashtra. India, (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

Mettle Innovations, 106, Grandeza Apartment, Bhujbal Township, Kothrud Pune 411038
the **Second Party**, and represented herein by its **Chief Executive Officer, Mukund Jagdish Deshpande** (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')

WHEREAS:

A) First Party is a Higher Educational Institution named:

DECCAN EDUCATION SOCIETY'S Navinchandra Mehta Institute of Technology & Development

- 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 and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;
- E) **Mettle Innovations** –, the Second Party is engaged in Business, Manufacturing, Skill Development, Education and R&D Services in the fields of Business and Commerce and related fields

- F) – **Mettle Innovations** –, the Second Party is promoted by its **Chief Executive Officer, Mukund Jagdish Deshpande, 106, Grandeza Apartment, Bhujbal Township, Kothrud Pune 411038**
- G) Give related information, its branches, and dimensional information about the industry concerned with whom the MOU is sworn.

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 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 that may be relevant to secure additional opportunities for one another.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- 1.3 The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (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 interaction 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 **Internships and Placement of Students:** Second Party will actively engage to help the delivery of the Internship and placement of students of the First Party into internships/jobs, as per UGC/AICTE Internship Policy. The Second Party will also register itself on UGC/AICTE Internship Policy Portal for disseminating the Internship opportunities available with them.
- 2.5 **Research and Development:** Both Parties have agreed to carry out the joint research activities in the fields under the scope of institution
- 2.6 **Skill Development Programs:** Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 2.7 **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.

- 2.8 **Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting industrial exposure/ training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.
- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licenses 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 **DECCAN EDUCATION SOCIETY'S Navinchandra Mehta Institute of Technology & Development, Mumbai** the First Party to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately.
- 2.11 Both parties will be indulging in the specific certificate courses and will share revenue for the same. The revenues will be decided and agreed upon depending on the scope of work for both the parties.

CLAUSE 3 INTELLECTUAL PROPERTY

- 3.1 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.
- 3.2 The incidental IPR created because of this MoU and activities under its umbrella will be shared after case to case considerations not limited to knowhow, inventions, patents, copyrights and design.

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 – **Mettle Innovations**, the Second Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of **Training Partner** or – **Mettle Innovations**, the Second Party

after termination of this Agreement by way of communication, correspondence etc., shall not be construed 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 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. 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.

x
First Party



Second Party

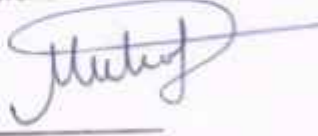
Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Pune.

AGREED:

For DECCAN EDUCATION SOCIETY'S
Navinchandra Mehta Institute of Technology & Development

For – Mettle Innovations


Authorized Signatory


Authorized Signatory

Name of Institution- DECCAN EDUCATION SOCIETY'S Navinchandra Mehta Institute of Technology & Development	Name of Industry- Mettle Innovations
Address: DES Mumbai Campus, Kashinath Dhuru Road, Off. Veer Savarkar Marg, Dadar(W), Mumbai-400028.	Address:106, Grandeza Apartment, Bhujbal Township, Kothrud Pune 411038
Contact Details Dr.Samadhan Khamkar +91 9324671438	Contact Details: Mukund Jagdish Deshpande +91 9730306695 +91 9422701984
E-mails: director@nmitd.edu.in	E-mails: mukundj.deshpande@gmail.com
Web: http://nmitd.edu.in/	Web: www.mettleinnovations.in

Witness1:

Alankar Jadhav
Alankar Jadhav

Witness3:

Ms. Sudakshana V.
Ms. Sudakshana V.



Witness2:

Lavanya Raste
Lavanya Raste

Witness4:

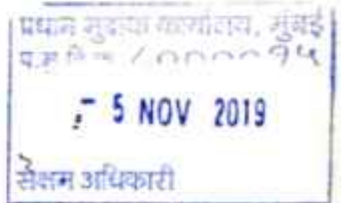
Ms. Apaksha Gayk
Ms. Apaksha Gayk



महाराष्ट्र MAHARASHTRA

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पी. टी. वल. संघ.

Memorandum of Understanding

This Memorandum of Understanding "MOU" is entered into on January 21, 2020.

BETWEEN

Parle Tilak Vidyalaya Association's Institute of Management, Chitrakar Ketkar Marg, Vile Parle (E), Mumbai 400057 hereinafter referred to as 'PTVAIM' of the ONE PART.

AND

Deccan Education Society's Navinchandra Mehta Institute of Technology And Development, situated at 'DES Mumbai Campus, Kirti College Road, Dadar (W), Mumbai, Maharashtra 400028' herein referred to as 'NMITD' of the OTHER PART.



AND WHEREAS PTVAIM is an educational institution that offers post graduate courses with affiliation to University of Mumbai, and belonging to the parent trust Parle Tilak Vidyalyaya Association.

AND WHEREAS, DES's NMITD is an educational institution that offers post graduate courses with affiliation to University of Mumbai, and belonging to the prestigious Deccan Education Society and are desirous of affiliating where both parties have agreed to offer the services described herein on the terms and conditions set out hereunder:

Purpose

PTVAIM and NMITD will jointly organize National /International Level Research conference for the next **five** years starting from February, 2020 so that both parties can pool in their resources to strengthen the research culture of their respective institutes.

Terms of Agreement

1. Research conference themes/sub themes and topics will be mutually discussed & finalized by both parties.
2. Conference sessions, speakers will be decided mutually by both parties.
3. Conference organizing committee will be decided mutually by both parties.
4. Research papers/articles review and plagiarism check will be done by the team mutually decided by both parties.
5. Conference will be hosted by each party in alternate years in the following order,
 - a. NMITD in the Academic Year 2019-20
 - b. PTVAIM in the Academic Year 2020-21
 - c. NMITD in the Academic Year 2021-22
 - d. PTVAIM in the Academic Year 2022-23
 - e. NMITD in the Academic Year 2023-24
6. Conference expenses will be borne by the party who is hosting the conference.
7. Conference publication will solely be the host institute's responsibility and will depend on the quality of submitted papers.
8. Conference publicity will be done by both parties.
9. Conference brochure, poster and other collaterals for publicity of the conference will solely be the responsibility of the host institute including name of the institute and position of logo.

Duration

This MOU is at-will and may be modified by mutual consent of authorized officials. This MOU shall become effective upon signature by the authorized officials and will remain in effect until the Academic Year 2023-24.

Confidentiality & Non-disclosure

Both parties shall treat all information (database of participants, research papers/articles) as confidential.

Use of Tradename

Both parties may use, with the prior written approval institute/trade name, trademarks/logos or any other designation or drawing or disclose or publicize this Agreement or its subject matter solely to a limited extent and for the sole purpose of this MOU/ Contract/ Agreement.



Limitation of liability

In no event shall either Party be liable for, and either Party hereby waives the right to claim, any direct, indirect, special, incidental, or consequential damages directly or indirectly relating to or arising out of the breach of this Agreement, regardless of the form of action, whether in contract, tort, strict liability, or otherwise, and whether or not such damages were foreseen or unforeseen, even if either party has been advised of the possibility thereof.

Governing Laws

In case there is any difference of opinion arising due to any interpretation or execution of any of the Terms and Conditions, the same shall be subject to the jurisdiction of the appropriate court at Mumbai.

Commercials

This is a non-commercial agreement whereas neither party is required to make any payment to other party for carrying out the responsibilities listed in this agreement.

Term & Termination

This agreement will be operational and valid from date January 21, 2020 and the initial tenure of the agreement is 5 (Five) years. Upon completion of the tenure, the agreement can be renewed for another term and so on with mutual consent of both parties.

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

Disputes

The Parties shall attempt in good faith to resolve any dispute arising out of or relating to this agreement promptly by negotiating between executives.

Signed and Delivered by The Signatory Representatives of Parties to this agreement.

For and on behalf of Parle Tilak Vidyalaya Association's Institute of Management (PTVAIM)	For and on behalf of Deccan Education Society's Navinchandra Mehta Institute of Technology And Development (NMITD)
SIGNATURE: 	SIGNATURE: 
Name: Dr. Harish Kumar S. Purohit Title: Director, PTVAIM	Name: Dr. Samadhan Khamkar Title: Director, NMITD
In the Presence of:  Name: Dr. Tejaswree Deshmukh	In the Presence of:  Name: Dr. Rasika Malliya

**Memorandum of Understanding for Academic
Cooperation**

Between

**Deccan Education Society's
Navinchandra Mehta Institute of Technology and
Development**

and

SNDT Women's University

Memorandum of Understanding for Academic Cooperation

Between

**Deccan Education Society's
Navinchandra Mehta Institute of Technology and Development**

and

SNDT Women's University

DES's Navinchandra Mehta Institute of Technology and Development (NMITD) and SNDT Women's University (SNDT) recognize their strengths in research and education in one or more disciplines of science Technology and management, and their mutual interest in engaging themselves in academic cooperation.

NMITD and SNDT therefore agree to establish a cooperation for academic cooperation in the areas of mutual interest, and in accordance with terms and conditions set forth in this memorandum of understanding (MoU).

A. Objectives

The goal is to foster collaboration, provide opportunity for curricular, co-curricular and extra-curricular activities, and to facilitate advancement of knowledge based on reciprocity, best effort, mutual benefit, and frequent interactions. NMITD and SNDT agree:

- a) To exchange information on research and educational programmes
- b) To exchange information on teaching, learning material and other literature relevant to their educational and research programmes
- c) To jointly organize short-term continuing education programmes on topics of mutual interest and to invite each other's faculty to participate therein
- d) To jointly organize seminars, conferences, or workshops on topics of mutual interest and to invite each other's faculty to participate therein
- e) To jointly propose and engage in research or training programmes sponsored by funding agencies, and to invite each other's faculty to participate therein
- f) To jointly organize NBA and NAAC related activities.

NMITD and SNTD further agree that detailed terms and conditions that guide each activity identified above will be separately determined and agreed upon by the two institutions. These terms shall include a technical description of the proposed activity, financial arrangements, and person(s) responsible for its implementation, etc.

B. Joint Sponsored Research, Development and Consulting

NMITD and SNTD agree to help identify and invite faculty members from the other institution to participate in research or development programmes. The terms and conditions for such participation will be worked out by mutual agreement between NMITD and SNTD.

C. Exchange of Faculty Members

NMITD and SNTD agree to encourage collaboration between faculty and scientists from the two institutions. Specifically, institutions will encourage members of their faculties to undertake short visits to, or take up fixed term visiting assignments at, each other's institution as per the existing norms. Terms and conditions for each visit or an assignment, including those concerning stipend, travel, and housing, name of the concerned faculty member will be worked out between NMITD and SNTD.

Notwithstanding the above, NMITD and SNTD will examine ways to identify financial resources to fund various events by their faculty/scientists/students.

D. Exchange of Scientific and Technical Material

NMITD and SNTD will exchange information on research and educational programmes and teaching/learning material and other literature relevant to their educational and research programmes.

Further, NMITD and SNTD agree to explore ways to share teaching/learning material, and other relevant literature, while respecting each other's intellectual property and other rights.

E. Joint Conferences, workshops, and short-term courses

NMITD and SNTD agree to help identify and invite faculty members from the other institution to participate in conferences, workshops, and short-term courses. The terms and conditions for such participation will be worked out by mutual agreement between NMITD and SNTD.

F. Joint Certificate Courses

Sr. No.	Name of Course	Duration	Trainer	Expected Audience	Expected No of Participants
1	Tableau Fundamentals	7 hours	Mrs. Deepa Honrao, Assistant Professor, MCA, DES's NMITD	B.Sc. (IT), B.Sc. (CS), MCA, M.Sc.	25-30
3	Developing Professional Legacy for Success	6-7 Hours	Dr. Kasturi Naik, Assistant Professor, MMS, DES's NMITD	Any undergraduate or post-graduate students	30-35
4	Designing Simple Web pages	7 hours	Mrs. Deepa Honrao, Assistant Professor, MMS, DES's NMITD	Any undergraduate or post-graduate students	20-30
5	Excel Basic and Advanced Excel Course	30 hours	Mr. Premanand Ghag	Any undergraduate or post-graduate students	20-30
6	Certification Course on Cyber Security	30 hours	Coordinator- Mr. Pratik Desai	Any undergraduate or post-graduate students	20-30
7	NISM-Financial Securities	30 hours	Dr. Anita Bobade, Professor, MMS, NMITD	B.Com. BAF, BMS students	20-30
8	Share Market-Tantra Mantra	10 hours	Dr. Anita Bobade, Professor, MMS, NMITD	Housewives & Homemakers	20-30

The proposed certificate courses fee will be shared 50-50.

G. Intellectual Property

NMITD and SNTD agree to respect each other's rights to intellectual property. Further, the intellectual property rights that arise as a result of any collaborative research or activity under this MoU will be worked out on a case-by-case basis, and will be consistent with the officially laid down IPR policies of the two institutions.

H. Co-ordination

Each institution shall appoint one member of its teaching/research faculty to coordinate the programme on its behalf. Further, a coordination committee, consisting of (a) Director, NMITD, or his/her nominee, (b) Director, SNDT, or his/her nominee, (c) Programme coordinator from the side of NMITD, and (d) Programme Coordinator from the side of SNDT, will periodically review and identify ways to strengthen cooperation between the two institutions.

I. Tenure and Termination

This MoU will take effect from the date it is signed by representatives of the two institutions. It will remain valid for five years and may be continued thereafter after suitable review and agreement. Either institution may terminate the MoU by giving written notice to the other institution six months in advance. Once terminated, neither NMITD nor SNDT will be responsible for any losses, financial or otherwise, which the other institutions may suffer. However, NMITD and SNDT will ensure that all activities in progress are allowed to complete successfully.

J. Arbitration Clause

Should there be a dispute relating to any aspect of academic cooperation, Director, NMITD and Director, SNDT will jointly resolve the dispute in a spirit of independence, mutual respect, and shared responsibility.

This MoU is signed subject to approval of the respective academic/administrative bodies.

Date: 15/01/22

Place:

Dr. Subhash Waghmare
Registrar (Addl. Charge)
SNDT Women's University

Registrar (Addl. Charge)
SNDT Women's University
Mumbai - 20.



Dr. Samadhan K. Khamkar
Director
Navinchandra Mehta Institute of
Technology and Development
(NMITD) Director
Navinchandra Mehta
Institute of Technology and Development
D.E.S. Campus, Dadar (W), Mumbai - 28.



STRATEGIC PARTNERSHIP

MEMORANDUM OF UNDERSTANDING

BETWEEN

NATIONAL INSTITUTE OF PERSONNEL MANAGEMENT (NIPM),

MUMBAI CHAPTER, INDIA

AND

DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT

MUMBAI, INDIA

This Memorandum of Understanding ("MoU") is signed on 5th October 2021 to record the following

understandings reached in discussions between:

National Institute Of Personnel Management, Mumbai Chapter (hereinafter referred to as NIPM, for the sake of brevity) having its registered office at E1, Prathamesh Co-operative Housing Society, Off Veer Savarkar Marg, Prabhadevi, Mumbai 400025 through its trustee and authorized signatory Mr. Salil Desai. NIPM is registered as a Society Under Society's registration Act-1860 hereinafter referred to as "NIPM" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns, of the One Part;

And

DES's Navinchandra Mehta Institute Of Technology And Development was established in 2008, located at DES's Mumbai Campus, Kirti Collage Road, Off Veer Savarkar Road, Dadar West, Mumbai, Maharashtra 400028, India, hereinafter referred to as "DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns, of the Second Part;

"NIPM"&"DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT" shall hereinafter referred to as such or individually as "Party" and collectively as "Parties".

WHEREAS:

DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT is Educational institution with a vision to offer high quality, career-oriented and comprehensive business education that combines well with strong humanistic, social, and ethical values.

National Institute of Personnel Management (NIPM), is the only all India body of professional managers engaged in the profession of Human Resource Management, Industrial Relations, Labour Welfare, and

Training & Development in the country, which is a non-profit making body devoted to building professional excellence in the field of Human Resource Management.

This association between the two will combine the best academic thinking with the industry experts in not only accelerating the development and progress of the students but also enhancing the quality of the work. It further would be beneficial to the faculty members and students in learning new teaching tools, enhancing the breadth of their knowledge, and learning different approaches essential to being better professionals.

1. OBJECTIVES

Some of the major objectives to be accomplished by the Parties collectively through this MOU are as follows –

- The parties will consider and explore, conducting various interactive sessions, faculty development programmes, research programmes, seminars, conferences and conclaves.
- DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT may launch full-time, part-time, Post Graduate Executive Diploma courses in HR related areas, wherein NIPM will provide inputs for the design of the curriculum and other assistance wherever possible.
- The parties agree to conduct HR-related Certification Programmes under the following understanding -
 - Certification shall be made available to Masters' students (As per demand);
 - NIPM will make reference materials available to the candidates;
 - NIPM will provide faculty support at DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT on mutually agreed upon dates for no charges. NIPM will also provide necessary faculty assistance to conduct a 'Faculty Development Program' for the teaching staff of DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT. However, the cost of travel and stay of the deputed faculty will be borne by DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT, if any.

- The Parties will share each other's publications; however the copyright shall remain with original content generator.
- Both Parties research department will also contribute articles and other research studies in the areas Human Resource Management to each others publications.
- The Parties agree to render necessary support wherever applicable and subject to necessary approval from the relevant regulatory bodies.
- Based on the above understanding, the Parties have agreed to participate and promote the development of Human Resource endeavors. The proposed collaboration may be helpful in following areas-
 - Faculty-Student Exchange Programmes
 - Internships and Final Placements for our Students
 - Research Projects/ Industry Projects / Live Project
 - Industrial Visits
 - Starting Short Term courses
 - Guest Lectures from Industry Experts
 - Or any other areas for mutual growth.

2. COMMERCIALS

All commercial parameters of costs will be evaluated independently by both the Parties and wherever cost needs to be mutually shared, such initiatives would be decided by mutual consent of the Parties.

3. COMPLIANCE WITH REGULATIONS

Nothing in this MoU shall apply where such application would be in breach of the laws and regulations in force from time to time or Rules, Bye Laws, Business Rules of NIPM.

4. TERM

This MoU will come into effect on the date on which the same is signed by both the parties and duly executed and shall continue for 36 months (hereinafter referred to as the "Initial Term"), unless it is terminated sooner under the termination provision(s) of this MoU.

At the conclusion of the Term (the date of such conclusion being the "Renewal Date") this MoU shall automatically renew for another 24 months period from the Renewal Date and thereafter, the MoU shall automatically renew for successive 1 (one) year period, provided however, that either Party terminates under the termination provision(s) of this MoU.

5. TERMINATION

- a. Either Party may terminate this MoU at any time in the event of breach of any of the terms and conditions contained herein, including but not limited to the breach of Confidential Information (as defined hereinafter), by the other Party of any of its obligations under this MoU, which breach, if capable of cure or remedy, has not been cured or remedied within 30 days of the receipt of written notice of such breach or failure.
- b. This MoU may be terminated unilaterally by prior 30 days written notice by either Party to the other Party at any time during the Term.
- c. Termination of this MoU shall be without prejudice to any rights and liabilities of the parties accrued prior to the date of termination.
- d. No termination shall affect the completion of any of the study programs by the students who might have already registered for such program/s, however no further enrolments will take place for the said program.

6. AMENDMENT

This MoU shall not be amended, altered or modified, or any provision herein shall not be waived except by an instrument in writing expressly referring to this MoU and signed by the duly authorized representatives of both the Parties, and no verbal contract or conduct of any nature relating to the

subject matter hereof or to the relationship between the Parties will be considered valid and enforceable.

7. LEGAL EFFECT

- a) Except for the confidentiality obligation and termination, this MoU shall not impose any legal obligation on either Party, and shall not create any rights enforceable by any third party.
- b) Conclusion of this MoU shall not imply the establishment of any partnership or joint venture between both parties. Either Party shall not hold any rights to establish such relationship without obtaining prior approval, in writing, from the other Party.
- c) Further, both Parties understand that this MoU is only an expression of goodwill aimed at developing and building a relationship of mutual cooperation.

8. REPRESENTATIONS, WARRANTIES AND COVENANTS

Each Party hereby represents and warrants to the other Party as follows:

- a) It is duly organized and validly existing under the laws of India and has full power and authority and has all material governmental licenses, consents and approvals necessary to own its assets and properties and to carry on its business as now conducted.
- b) It has all necessary powers, authority and approvals to execute and deliver this MoU and to perform all of its obligations arising or created hereunder.
- c) Person signing onto this MoU on behalf of the Parties has been duly authorized to do so.
- d) Upon execution and delivery hereof and at the execution of this MOU and any subsequent MoUs as contemplated herein, all of such shall be legal, valid and binding obligations of Parties and shall be enforceable against Parties in accordance with their respective terms.

- e) It shall perform its role in the manner specified in this MoU and fulfill its duties, and obligations in the manner specified in this MoU.

9. SURVIVAL OF RIGHTS

Termination of this MoU shall be without prejudice to any other rights of the Parties, which may have accrued up to the date of such termination and the rights of the Parties, to terminate this MoU are not intended to be exclusive but shall be in addition to every other remedy or right now or hereafter existing including the right to recover damage and to a decree requiring any appropriate performance required by this MoU.

10. TRADEMARKS, COPYRIGHTS AND ADVERTISING

Except as specifically set forth in this MoU, nothing in this MoU confers upon any Party any right to use the other Party's trademark, trade names or service marks or Copyrights in connection with any product, service, promotion or publication, nor shall any party adopt any trademark which is confusingly similar to any of a trademark of the other party so as to indicate equivalence or affinity to, or applicability or compatibility with any product of the other party.

11. INDEMNIFICATION

Both Parties shall indemnify and keep indemnified the other Party along-with its directors, employees, officers, servants, agents and representatives from and against any and/or all claims, demands and action and any liabilities, damages or expenses resulting therefrom, excluding court costs and attorney's fees, arising out of or relating to breach of any terms of this MoU by other Party under this MoU.

12. CONFIDENTIALITY

- a) Each Party undertakes to:

- i. Keep all shared non-public information or matters that arise or that come to its attention or its personnel's attention pursuant to and in the course of the performance of the terms of this MoU ("Confidential Information") private and confidential;
 - ii. Not at any time, for any reason whatsoever, disclose such Confidential Information or permit such Confidential Information to be disclosed to any third party except as permitted hereunder or except with the express written consent of the disclosing Party; and
 - iii. Not use any Confidential Information other than for any purpose as may be required under the terms of this MoU.
- b) The obligation of confidentiality referred to in Clause 12(a) shall not apply to any Confidential Information which:
- i. Shall have come into the public domain without fault on the part of the receiving Party;
 - ii. Is already known to the receiving Party at the time of disclosure, as evidenced by written records;
 - iii. Was disclosed to the receiving Party by a third party without any breach of any confidentiality obligation imposed on such third party; or
 - iv. Is lawfully and independently developed by the receiving Party without reference to the Confidential Information.
- c) No disclosure of Confidential Information shall be made by the receiving Party to any third Party without the prior written consent of the disclosing Party except:
- i. Where, as required to be disclosed by law, regulation or any governmental or regulatory authority having competent jurisdiction over the receiving Party, subject to Clause 12(d) hereof and only as long as the receiving Party consults

the disclosing Party in advance of such disclosure concerning the proposed form, timing, nature and purpose of the disclosure and; or

- ii. To (i) the receiving Party's respective officers, employees, group undertakings, advisers and agents; and (ii) the officers, employees and partners of any such adviser, agent or representative of those group undertakings, ("Connected Persons") and solely for the purpose of carrying out a Party's obligations under this MoU.
- d) In the event that the receiving Party is obligated to disclose any Confidential Information as a result of Clause 12(c) (i), the receiving Party shall immediately inform the disclosing Party of such an obligation and to the extent practicable, allow the disclosing Party to contest such disclosure. Any disclosure made pursuant to Clause 12(c) (i) shall be made by the receiving Party only to the extent required by the relevant law, regulation, order, directive or requirement.
 - e) Each Party shall ensure that each of its Connected Persons who receives any Confidential Information is aware of and agrees to the terms of this MoU. Each Party shall keep the other Party informed of the Connected Persons' identity. The undertakings given by each Party in this MoU are given on each Party's own behalf, and as a principal for each of its Connected Persons with their full knowledge and authority.
 - f) Save where mutually agreed or required by any law, regulation or rules to which a Party is subject, neither Party shall publish any news releases or issue any announcements or denials or confirmations in any medium concerning all or any part of this MoU, including the existence and terms of this MoU.
 - g) Following the termination or expiry of this MoU, each Party and its respective Connected Persons shall destroy or return to the other Party on demand any document supplied to it (including any notes, analyses or MoU prepared by it) containing any Confidential Information and any copies which may have been made, and take reasonable steps to expunge all Confidential Information from any computer, word processor or other device

containing any Confidential Information. Any destruction of Confidential Information by either Party or its respective Connected Persons shall be certified in writing to the other Party by an authorized officer supervising such destruction. The undertakings in this clause shall not apply to Confidential Information which either Party or its Connected Persons must retain under any applicable law, rule, internal documentation policy or regulation, including the rules of a professional body.

- h) The provisions of this Clause shall survive the termination of this MoU.
- i) Each Party promises the other Party, except after the conclusion of a license agreement, not to file for intellectual property right protection for any received Confidential Information or for any other information derived from such Confidential Information.

13. FORCE MAJEURE

- a) Neither Party shall be liable to meet contractual obligation under this MoU due to force majeure.
- b) Force Majeure shall mean such unforeseeable occurrences beyond the reasonable control of a Party such as Act of God, Strike, War or war like conditions, riots, sabotage, terrorism, acquisition or embargo or restriction by or actions, omissions or interventions of public authorities (including but not limited to changes in laws regulations or import/export, security restrictions).
- c) Either Party shall give to the other party promptly, a notice in writing describing the nature of the event. The Parties agree to use their best efforts to minimize the effect, which any event of Force Majeure, may have upon their respective obligations under this MoU. During such period when the event of Force Majeure continues, the obligations of the Parties shall stand suspended. The Parties further agree to take all reasonable steps to mitigate the event of Force Majeure as quickly as possible and resume performance of the obligation as soon as possible after it ceases.
- d) If either Party is unable to carry out its obligations by reason of Force Majeure as defined above or the force majeure continues for a period of fourteen (14) days, then

the other Party may by giving thirty (30) days' notice in writing, terminate this MoU. Any such termination shall be without prejudice to any of the right of the Parties accrued prior to the date of such termination. Even though the present agreement cease to exist the relevant DES's Navinchandra Mehta Institute Of Technology And Development batch shall be allowed to continue till the completion of the course and where relevant NIPM will issue the certificates.

14. SEVERABILITY

In the event that any terms, conditions or provisions of this MoU is held to be in violation of any applicable law, statute or regulation the same shall be deemed to be deleted from this MoU and shall not affect the validity or enforceability of the remaining rights, duties and obligations under this MoU.

15. ENTIRE MoU

The Parties hereto acknowledge that this MoU constitutes the entire understanding and MoU between the Parties on the subject matter herein contained and shall supersede, cancel and replace all prior MOUs, arrangements, understandings or agreements, if any, whether oral or written, between the Parties hereto with respect to the subject matter hereof.

16. ASSIGNMENT

Except as agreed in this MoU neither Party shall have the right to assign or otherwise transfer this MoU, or any right or obligation under this MoU to any other Party, without the prior written consent of the other Party.

17. DISPUTE RESOLUTION

- a) Any and all disputes or differences between the parties arising out of or in connection with this MoU or its performance shall, so far as it is possible, be settled by negotiations

between the Parties amicably through consultation between representatives of both the Parties.

- b) Any dispute or difference arising out of or in connection with this MoU or its performance, which cannot be amicably settled within 30 (thirty) days, shall be referred to the sole arbitrator to be appointed by mutual understanding between the Parties. If the Parties cannot mutually agree upon the same, then the dispute shall be decided by panel of 3 (three) arbitrators, one arbitrator each being appointed by the NIPM and DES'S NAVINCHAND MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT and the third arbitrator shall be appointed by the two arbitrator so appointed by the parties. The arbitration shall be governed by the Arbitration and Conciliation Act, 1996. The award passed by the Arbitrator shall be final and binding on the Parties. The language of arbitration shall be English and the venue of arbitration shall be Mumbai.
- c) Each Party shall bear and pay its own costs and expenses in connection with the arbitration proceedings unless the arbitrator(s) direct otherwise.
- d) Each Party must continue to fulfill their obligations under this MoU to the extent reasonably practicable based upon the nature of the dispute during the pendency of a Dispute Resolution.
- e) The arbitration proceedings including the arbitral award shall be kept confidential.

18. GOVERNING LAW & JURISDICTION

This MoU shall be governed in accordance with the laws of India and shall be subject to the exclusive jurisdiction of the courts in Mumbai, India.

19. COUNTERPARTS

This MoU may be executed in duplicate, each of which shall be deemed to be an original, but both together shall constitute one and the same MoU.

20. SURVIVAL

Clauses relating to confidentiality, indemnification, limitation of liability, governing law & jurisdiction and dispute resolution and other covenants specifically stated, to be surviving the termination of this MoU, shall continue to be applicable to the Parties even after termination of this MoU.

21. LIMITATION OF LIABILITY

Under no circumstances shall either party be liable to the other for any special indirect or consequential damages, including, but not limited to, loss of profit, loss of use, loss of revenues or damages to business or reputation arising from the performance or non-performance of any aspect of this MoU.

22. NOTICES

All notices relating to this MoU will be sent by registered post or by fax or delivered in person to the addresses specified at the beginning of this MoU or to such other addresses as may be notified by either Party to the other. Notices will be deemed to be received on proof of delivery or two (2) days after being sent whichever earlier.

23. WAIVER

Save and except as expressly provided in this MoU, no exercise, or failure to exercise, or delay in exercising any right, power or remedy vested in Party under this MoU and otherwise shall constitute a waiver by that Party of that or any other right, remedy or power available to it. Any waiver of a right available to a Party under this MoU or otherwise must be in writing.

24. NON SOLICITATION

For the purposes of this MoU, both Parties agree not to solicit either directly or indirectly with a view to provide or offer employment to, offer to contract with or entice a staff member of the other party to leave without the prior written consent of the other during the term of this MoU and for an additional period of one year after termination.

25. 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.

IN WITNESS WHEREOF, the Parties hereto have executed this MoU as of the day and the year first above written.

DES'S NAVINCHANDRA MEHTA INSTITUTE OF TECHNOLOGY AND DEVELOPMENT (NMITD)	National Institute Of Personnel Management (NIPM), Mumbai Chapter, India
Authorized Signatory Name: Dr. Samadhan K. Khamkar Designation: Director Signature: 	Authorized Signatory Name: Shri. Salil Desai Designation : Chairman Signature : 





महाराष्ट्र MAHARASHTRA

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प्रधान मुद्रांक कार्यालय, मुंबई
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Memorandum of Understanding (MOU)

For conducting

DES Certificate of Financial Literacy

Between

DES NMITD, Future Traders Academy

This Memorandum of Understanding (hereinafter called "MOU") is made and executed on this day of 18th Day of January, 2023

BETWEEN

Deccan Education Society's Navinchandra Mehta Institute of Technology and Development, having its campus at DES Campus, Dadar, Mumbai 400 028 (hereinafter referred to as "Entity" which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors in business and permitted assigns) of the **One Part**



AND

Future Trader Academy (hereinafter referred to as the "**Facilitator**" of the **SECOND PART**).

OBJECTIVES:

1. Various Under Graduate and Post Graduate College/ Association would be entering into a Tripartite MoU , to conduct DES Certificate for Financial Literacy, as written below, in collaboration with various Colleges/ Association/ NGO with the objective of creating awareness among students to equip them with better understanding and appreciation of Financial Literacy, such that they are better skilled for their potential careers.

2. MUTUAL COOPERATION UNDER THE MOU

2.1 To accomplish the objectives mentioned above, DES NMITD and Future Traders Academy will cooperate with each other in the following areas:

- a) To promote and conduct DES Certificate courses
- b) Provide support for offline / online delivery of course session at their premises.
- c) Get the course delivered by engaging trained resources from the academia and industry at University/College as per agreed terms.
- d) DES NMITD would be responsible for Course Material, Conduction of Examination, Granting Certificate and for the Initial Lecture by Dr. Anita Bobade, on behalf of DEs NMITD.
- e) Advance Fees of the students have to be remitted to DES NMITD before the start of the said Certificate and 70% of this fees would be remitted to Future Trader's Academy at the completion of the certificate course.

2.2 The parties will liaise and cooperate with each other when deemed necessary on other issues of mutual concern.

2.3 The Institute shall ensure the course content under DES Certificate is restricted for awareness purposes only. The use of content for any commercial purpose is strictly prohibited.

2.4 The Institute shall ensure make the payment of fees upfront to DES NMITD, before the certification begins.

2.5 Participation certificate to the students will be issued post successful completion of the course.



3. TERM AND TERMINATION.

- 3.1 This MOU will come into effect and shall be valid for a period of One year from the date of execution by the parties.
- 3.2 Termination: Both the parties can terminate the MoU after giving one month prior notice.

4. LEGAL EFFECT

- 5.1 The parties are bound by the confidentiality obligation and the confidentiality obligations shall continue to bind, unless terminated.
- 5.2 This MOU shall not impose any obligation on either party other than what is agreed herein between the parties under the terms of the MOU.
- 5.3 Further, both parties understand that this MOU is an expression of goodwill aimed at developing and building a relationship of mutual cooperation between the parties to achieve the objective of education and enhancing the knowledge of students/candidates by conducting skill development programmes.

5. ENTIRE MOU

The Parties hereto acknowledge that this MOU constitutes the entire understanding and MOU agreed between the Parties on the subject matter herein contained and shall supersede, cancel and replace all prior MOUs, arrangements, understandings or agreements, if any, whether oral or written, between the Parties hereto with respect to the subject matter hereof.

6. INTELLECTUAL PROPERTY RIGHTS

- 6.1 Nothing in this MOU shall be construed as a grant of license or assignment of any rights in any intellectual property from one party to the other party.
- 6.2 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 with that Party.



7. GOVERNING LAW & JURISDICTION

This MOU shall be governed in accordance with the laws of India and shall be subject to the exclusive jurisdiction of the courts in Mumbai, India.

IN WITNESS WHEREOF the Parties have put their hands through their authorized representatives on the day and year first hereinabove written.

SIGNED AND DELIVERED



**Name : Meena Shivaji Mhamunkar
For Future Traders Academy**

**SIGNED AND DELIVERED
DES NMITD**



**Name : Samadhan Khamkar
Designation: Director**



In the presence of:



**Mr. Jeevan Kadam
Future Traders Academy**

In the presence of:



**Dr. Anita P Bobade
Professor, DES NMITD**

Memorandum of Understanding (MOU)
For conducting
Conducting a Survey for Hon'ble Commissioner, Railway
Police, Mumbai
Between
DES's Navinchandra Mehta Institute of Technology and
Development, Mumbai
&
Hon'ble Commissioner, Railway Police, Mumbai

This **Memorandum of Understanding** (hereinafter called "MOU") is made and executed on this **27th day of March 2024**

BETWEEN

Deccan Education Society's Navinchandra Mehta Institute of Technology and Development, having its campus at DES Campus, Dadar, Mumbai 400 028 (hereinafter referred to as "**College**") which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its successors in business and permitted assigns) of the **One Part**

AND

Hon'ble Commissioner, Railway Police, Mumbai, (hereinafter referred to as "**CP**", for the second part).

OBJECTIVES:

1. Hon'ble Commissioner, Railway Police, has reached a consensus, to conduct A Survey to investigate the accidental deaths and fatal injuries in Mumbai locals" with the objective of *getting a fresh perspective from the students, based on their observation, data analysis and interpretation regarding the accidental deaths and their suggestions for interventions for safe train commute in Mumbai locals.*

1. MUTUAL COOPERATION UNDER THE MOU

1.1 To accomplish the objectives mentioned above, DES NMITD and Hon'ble CP will cooperate with each other in the following areas:

- d) Some allowance to be given for students for their out of pocket expenses (some amount can be state)
 - e) The parties will liaise and cooperate with each other when deemed necessary on other issues of mutual concern.
 - f) At the end of the Survey, students and faculty mentors to get a certificate of Appreciation for their work
- 1.2 The Institute shall ensure the confidentiality of the data, which is gathered for the survey, and data, its analysis and interpretation would be submitted directly to the Hon'ble CP and the designated officer only. Ideally an undertaking can be framed to that effect by Hon'ble CP, mentioning the same, and prohibiting the students from putting any social media message regarding this work or misuse of the same in either the print and social media should be undertaken
- 1.3 DES's NMITD would not use any of this data

2. LEGAL EFFECT

- 2.1 The parties are bound by the confidentiality obligation and the confidentiality obligations shall continue to bind, unless terminated.
- 2.2 This MOU shall not impose any obligation on either party other than what is agreed herein between the parties under the terms of the MOU.
- 2.3 Further, both parties understand that this MOU is an expression of goodwill aimed at developing and building a relationship of mutual cooperation between the parties to achieve the objective of education and enhancing the knowledge of students/candidates by conducting skill development programmes .

ENTIRE MOU

The Parties hereto acknowledge that this MOU constitutes the entire understanding and MOU agreed between the Parties on the subject matter herein contained and shall supersede, cancel and replace all prior MOUs, arrangements, understandings or agreements, if any, whether oral or written, between the Parties hereto with respect to the subject matter hereof.

3. INTELLECTUAL PROPERTY RIGHTS

- 3.1 Nothing in this MOU shall be construed as a grant of license or assignment of any rights in any intellectual property from one party to the other party.
- 3.2 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 with that Party.

4. GOVERNING LAW & JURISDICTION

This MOU shall be governed in accordance with the laws of India and shall be subject to the exclusive jurisdiction of the courts in Mumbai, India.

IN WITNESS WHEREOF the Parties have put their hands through their authorized representatives on the day and year first hereinabove written.

SIGNED AND DELIVERED

SIGNED AND DELIVERED



[Signature]
Designation: Chairman,
CDC, DES's NMITD

[Signature]
Designation: Commissioner,
Railway Police
Commissioner of Police,
Railways, Mumbai



In the presence of:

In the presence of:



[Signature]
I/C Director,
Navinchandra Mehta Institute
of Technology & Development

[Signature]
Senior Police Officer