

MoUs/Collaborations (2020-21)

Sl. No.	Name of the institution / industry with whom the MoU / linkage is made	Purpose of the MoU/Linkage
1	Steel Masters International Ltd.	Live projects, guest lectures, seminars & conferences
2	Monster.com	Subscription of the services of monster.com, Seminar/guest lectures for students
3	Interjoin Media Services (P) Ltd.	Workshops, guest lectures, seminars
4	Capital Market Publishers India Pvt. Ltd.	Subscription to the Capitaline Database
5	S K Café Broke Hots Pvt Ltd	SIP, live projects, guest lectures, seminars & conferences
6	CII	Educational and academic collaboration
7	Blu Ocean Studios Private Limited	Internship opportunity, live Projects, expert guidance, guest lectures
8	UAS Group of Companies	Training & business consultancy services, guest lectures, seminars & conferences
9	BO International	Training & business consultancy services, guest lectures, seminars & conferences



Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is made and entered into at New Delhi on the 15th December 2020.

JAGANNATH INTERNATIONAL MANAGEMENT SCHOOL, New Delhi (hereinafter referred to as JIMS) represented by Dr. Ashok Sharma, Director. JIMS and Steel Masters International Ltd. Inc. (hereinafter referred to as SMI, Dubai) represented by Dr. M.P.Singh.

Hereto agree as follows

1. SCOPE

- a) Engage JIMS students in SIP and Mentoring live projects as and when requirement exists.
- b) Visit JIMS Campus to assess and prepare students for final placement.
- c) Provide resource persons to participate in JIMS activities such Guest Lectures, Seminars and Conferences. (if possible)

2. RESPONSIBILITIES

To be mutually decided for each requirement

3. VENUE

The activities will be held either in premises of JIMS Campus or as mutually decided.

4. COSTS

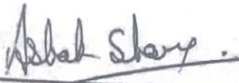
The above agreement will not entail any financial liability on ether party.



5. TERM

The MOU will be initially valid for a period of one year and may be renewed for a further period as mutually agreed by both parties.

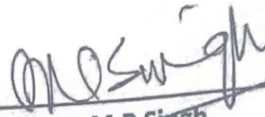
For and on behalf of the
JIMS, New Delhi



Dr. Ashok Sharma
Director

15/12/2020
Date

For and on behalf of
(Company Name)



Name : Dr. M.P. Singh
Designation Director, Business
Activities

15/12 Dec 2020
Date



SERVICE AGREEMENT

This SERVICE AGREEMENT is made and entered into this **1st Dec, 2020 New Delhi at Place. ("AGREEMENT")** BY AND BETWEEN Monster.com India Private Limited, a company incorporated under the [Indian] Companies Act, 1956, having its registered office Monster.com India Private Limited, having its registered office at a company incorporated under the provisions of Companies Act, 1956 having its registered office at 7-1-79,79/5,6,7 & 7-1-80, 1st Floor, Capital Building, Ameerpet, Hyderabad - 500016, Telangana, India (hereinafter referred to as 'Monster', which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and assigns) of the FIRST PART; AND Jagannath International Management School organized under the Indian Laws having its principal place of business at MOR Pocket -105, Kalkaji, New Delhi -110 019 (hereinafter referred to as 'Member', which expression shall, unless repugnant to the context or meaning thereof, mean and include its successors and permitted assigns) of the SECOND PART. (Monster and Member are hereinafter collectively referred to as "the Parties" and severally as "Party")

WHEREAS Monster is Inter alia in the business of e-recruitment solutions and is responsible for the functioning of its websites www.monsterindia.com, and www.Monsterfirstjob webpage and Member is in the business of 'Education Provider' and is desirous of taking service from Monster as described here under to facilitate Monster's online recruitment solution online for opportunity to registered users ("users") at Monster first job web page, on the terms agreed and contained herein;

NOW, THEREFORE, IN CONSIDERATION OF THE PROMISES AND THE MUTUAL COVENANTS, AGREEMENT HERINAFTER SET FORTH, THE PARTIES INTENDING TO BE LEGALLY BOUND, HEREBY AGREE AS FOLLOWS:

1. SERVICE DETAILS & TERM

The details of the service that Member has agreed to take from Monster are as follows ("Service"):

Member Name:	Jagannath International Management School
Service:	Access to Monster First Job Program
Quote No:	<<Quote_No- FOC >>
Start Date:	1 st Dec. 2020
End Date:	1 st Dec. 2023

Monster shall provide to Member post 70% of student registration:

- Recruiter attention on the website to the students registering on the portal
- Webinar sessions with Industry experts as per college requirement
- External training, if any, as per college requirement will be charged as per the bulk deal
- Discounted career service
- Access to the knowledge center by signing up on the 'monsterfirstjob'; page
- Recommendation letter to the college ambassador

- Member shall provide the details of its authorised representative ("SPOC"/ "TPO") to Monster for the Service operation. Monster will provide the details to SPOC after execution of this Agreement. SPOC shall be responsible for the Member's Candidates/Students Information with Monster.

h) The Service provided for the period mentioned above is currently without any financial consideration to the Member

3. MONSTER'S OBLIGATION:

- To assist Member for online recruitment solution of registered users along with any required training session as per Service subscribed. Enhance visibility of the Member as a brand on Monster platform including online display of Member's profiles to attract companies, as may be feasible; and providing access to its website as stated above and other Monster websites as per agreement between the Parties.
- Monster will provide a link for Member for registration of its students. The tracking will happen through this link.
- Provide informative articles and content delivered through platform and to improve chances of users employability. Monster does not guarantee or offer any warranty for any response from any employer or recruitment consultants to Member after the Services commenced by Monster under this Agreement. Monster neither guarantees nor offers any warranty about the credentials of the prospective employer/organisation, which would receive the information and subsequently contact the Member and/or candidates. Monster reserves its right to reject any insertion or information/data provided by the Member in the Monsterfirstjob webpage without assigning any reason, Breach any provision of this Agreement

NOTED AND ACCEPTED:



monster

by the Member may lead to discontinuance of subscribed service by Monster and /or pursue all other available remedies under applicable laws.

4. MEMBER'S OBLIGATION:

- (a) Member shall provide Monster the name of its authorized representative (SPOC) who shall serve as single point of contact with Monster and ensure submission of Candidates / users' data within the agreed timelines.
- (b) Verification of the users' data by SPOC of Member. Users' data shall include education qualification, roll number, branch and name. Inability of Member to register and verify the users' data shall not entitle the users in availing the services under this Agreement. Member shall be solely responsible for the submission of any wrong, incomplete or incorrect users' data or profile in the Monsterfirstjob webpage website and the authorized representative of Member shall be responsible for incorporating the users' data on the Monster website and make changes from time to time in the event of any change in the users data and profile.
- (c) The Member shall be responsible for appropriate use of the Services subscribed under this Agreement
- (d) Member shall be solely responsible for the Monster College Services appropriated by it under this Agreement to users and / or candidates. Member further undertakes that the Services subscribed by it under this Agreement is solely for the purpose of its proper appropriation to the users and/or candidates and not for its commercial use / purpose.
- (e) By posting user data ("User Content") to any Monster Site, User / Candidate and Member automatically grant, and represent and warrant that they have the right to grant, to Monster an irrevocable, perpetual, non-exclusive, fully paid, worldwide license to use, copy, perform, display, and distribute such User Content and to prepare derivative works of, or incorporate into other works, such User Content, and to grant and authorize sublicenses thereof.
- (f) No unauthorised / fraudulent use of user content : Member shall ensure the usage of content for lawful purposes and only for the purposes as permitted under the scope of this Agreement. Promotion of any illegal activity or marketing of products and other service purposes or spamming of the content by it except for the facilitation of services under this Agreement are also prohibited. Monster shall have the sole right to decide as to what constitute as a breach of these requirements by Member.
- (g) Member (college /Institute) undertakes and warrants that the Mobile No. of the candidates provided/uploaded by it/Monster to Monster's website for communicating them for the career/tests related information/communication is verified by Member (college /Institute) before submission and is correct and Member (college /Institute) further warrants that the candidates have consented to use their Mobile No. provided/uploaded by it to Monster's website for communicating them through SMS by Monster and/or its service providers for the provision of the Services agreed between the Parties. In the event of any complaint at the end of candidates with respect to DND and other issues, Member (college /Institute) shall provide all the relevant details desired by Monster for resolving any such issues.

5. TERMS OF AGREEMENT:

This Agreement is between your Institution or company or organization Jagannath International Management School ("JIMS, Kalkaji") and Monster.com India Pvt. Ltd. ("Monster") and governs use of the Monster website or websites in which services are subscribed under this Agreement (each a "Site" and, together, the "Sites"). This agreement shall continue and be effective till the validity period of the product and services subscribed by you. If you breach any provision of this Agreement, Monster may (i) discontinue Your service and/or (ii) pursue all other available remedies to protect it. Any extension of services covered under the scope of the Service Agreement shall be at the sole discretion of Monster. In such events the Term of the agreement shall be deemed to have amended accordingly

You agree to comply with all the applicable laws., including but not limited to the laws relating to contracts, labour and employment laws, data privacy laws, cyber laws and law relating to Intellectual property.

Navigation/Search Engines: Notwithstanding anything to the contrary contained herein, You shall not use or attempt to use, and shall cause each party under your control not to use or attempt to use, any engine, software, tool, agent or other device or mechanism (including without limitation browsers, spiders, avatars or Intelligent agents) to navigate or search any Site other than the search engine and search agents available on such Site. The contents of the website (including without limitation all job postings and all resumes), and all elements, which are a part of the foregoing, and all intellectual and other proprietary rights therein, are the property of Monster. Neither you nor any of your employees shall do anything, which would in any way damage, injure or impair the validity of Monster's rights in the contents of the web Site. To the extent permitted by law Monster makes no warranties, express or implied, including the warranties of merchantability, fitness for a particular purpose, or non-infringement with respect to its services or any site, or results of use thereof and all warranties and conditions, express or implied are hereby excluded.

You agree to indemnify Monster, its officers, directors, employees and agents, from and against any claims, actions or demands, arising or resulting from Your breach of this Agreement or from Your provision of any material to any Site, including but not limited to claims of breach of third party intellectual property rights. Neither party will be liable to the other party (nor to any person claiming rights derived from the other party's rights) for incidental, indirect, consequential, special, punitive or

NOTED AND ACCEPTED:



monster

exemplary damages of any kind - including lost revenues or profits, loss of business or loss of data - arising out of this agreement, regardless of whether the party liable or allegedly liable was advised, had other reason to know, or in fact knew of the possibility thereof. Your use of the Monsterfirstjob webpage Site is subject to the Terms of Use, and / or Terms and Conditions of the website available from such web Site's homepage as may be amended from time to time. This Agreement (I) constitutes the entire Agreement between the parties with respect to the subject matter hereof and supersedes any previous oral or written arrangements or understandings relating thereto as well as any purchase orders not supplied by Monster that have been or may from time to time be submitted by you, (ii) may be signed in counterparts, (iii) shall be governed by the laws of India. (iv) may not be amended, terminated or waived orally, and (v) may not be assigned, in whole or in part, directly or indirectly, by operation law or otherwise, by you and only comes into existence when signed by You and Monster. Monster will be entitled to assign all or any of its rights and obligations hereunder. Any terms of this Agreement that may be invalid shall not affect the validity of enforcement of the remaining valid terms of this Agreement. The terms and conditions of this Agreement may not be amended without the affirmative written consent of Monster.com India Pvt. Ltd. Any Extension/ Up-gradation / renewal of the Services of the Member after the date of expiry of this Agreement shall be given effect only after executing a fresh / renewal Agreement between Monster and Member on mutually agreed terms. Every Dispute, difference or question which may at any time arise between the parties hereto or any person claiming under them, touching or arising out of or in respect of this agreement or the subject matter thereof shall be referred to the Sole Arbitrator nominated by the First Part, the award passed by the Arbitrator shall be final and binding on the parties hereto. The venue of Arbitration shall be Hyderabad. All and any disputes shall be subject to the exclusive jurisdiction of the Courts at Hyderabad, India.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorised representatives in one or more counterparts, each of which shall constitute an original effective as of the day and year set forth above.

**SIGNED ON BEHALF OF THE
JAGANNATH INTERNATIONAL MANAGEMENT SCHOOL**

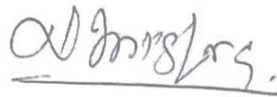
Name :Dr. Ashok Sharma
Designation: Director
Email director.kj@jagannathi.org
Phone 9810168546





SIGNED ON BEHALF OF MONSTER:

Name :MR. NIKHIL MISHRA
Designation: MANAGER CAMPUIS RELATION
Email: NIKHILMISHRA@MONSTERINDIA.COM
Phone 8920355337



NOTED AND ACCEPTED:



Memorandum of Understanding For Joint Course Offering

Between

M/S. INTERJOIN MEDIA SERVICES (P) LTD. having its office at 15, Ashutosh Mukherjee Road, Kolkata- 700020, 2nd floor, represented by its Director Mr. Sanjay Singhania, who is in this business of Digital Marketing Training in the name of "INTERNET MARKETING SCHOOL", herein after referred to as IMS, (which terms and expression shall unless excluded by or repugnant to the context be deemed to mean and include his heirs, executors, administrators, representatives, successors and assigns) of the One Part.

And

Jagannath International Management School, having its office at MOR Pocket 105, Kalkaji, New Delhi, Delhi 110019 (City) represented by its Director Dr Ashok Sharma hereinafter referred to as JIMS, Kalkaji (which terms and expression shall unless excluded by or repugnant to the context be deemed to mean and include his heirs, executors, administrators, representatives, successors and assigns) of OTHER PARTY (ASSOCIATE).

Internet Marketing School (IMS) and Jagannath International Management School, JIMS (Kalkaji) recognize their strength in education and making youth employable and helping individuals to upgrade their skills in their respective fields of core expertise. Internet Marketing School being expert in Digital Marketing Training and JIMS being Expert in Management Studies, and their mutual interest in engaging themselves in academic association.

IMS and JIMS, Kalkaji therefore agree to introduce a new Course as Joint Offering under the Course Name: Professional Course in Digital Business Management, in accordance with terms and conditions set forth in this memorandum of understanding (MoU).

A. Objective: To introduce the New Specialized Course in the field of Digital Marketing with Entrepreneurial Skills as mission and values of both the organizations, IMS and JIMS are aligned towards spreading quality professional education.

Internet Marketing School and JIMS, Kalkaji further agree that detailed terms and conditions that guide each activity identified and agreed at proposal stage to Launch, execute and deliver the New Course shall include the technical description of the proposed activity, financial arrangements and person(s) responsible for implementation, etc.





B. Proposed New Course in Joint association of IMS & JIMS, Kalkaji

Course Name: Professional Course in Digital Business Management

Duration: 70 Hours (Two Hours Alternate Days)

Primary Mode: Online

Modules: 30 (Digital Marketing - 60 Hrs.+ Entrepreneur Skills 10 Hrs.)

Course Fee: 16000/-

Any revision in Course Structure, fee Mode etc.. Would be subject to mutual agreement between IMS & JIMS

Technical/Financial areas of Collaboration:

1.0 **Curriculum Design & Delivery:** Internet Marketing School and JIMS, Kalkaji both as Subject Matter Expert in their core domain will contribute by using their certified faculties and fulfill the requirement of Content for New Program Design & Delivery.

IMS will be responsible for Digital Marketing Content & Delivery
JIMS will be responsible for Entrepreneurial Skills Content & Delivery

2.0 **Fee Sharing:** has been decided as 60:40 between IMS & JIMS Kalkaji respectively.

Internet Marketing School will collect the fees and share the revenue share @40% of base fee with JIMS (Kalkaji) post deducting GST.

In Case of any Cash Deposit/transfer against fee to JIMS, Kalkaji, JIMS will transfer/report the amount to IMS SPOC for the same.

3.0 **Course Selling:** Internet Marketing School and JIMS will utilize their existing centers/campus for students to get enrolled under new association to visit for any query/Online/ counselling purpose and in case of any back up support for doubt clearing.

Internet Marketing School & JIMS will depute their dedicated team of Counselors and operations team to take care of day to day operations.

In addition to counselors efforts JIMS will promote the course in their Alumni group, existing Corporate, In house students



IMS will also promote the course to its alumni

3.1 Admission Tracking: Will be done through Live Sheets/CRM which all the counselors will feed while taking any new admission the same will be verified by accounts team.

Once the admission gets validated by IMS a/c's team it will be redirected for batch scheduling and the same will be updated to Faculty and all the stake holders.

4.0 Marketing Strategy: related to promote the association and its offering will be decided mutually. Internet Marketing School will run the On Line Marketing campaign & execute the pre decided campaign plan.

5.0 Course Completion Certificate will be issued jointly to all the successful students post course completion duly signed by authorized signatory of IMS & JIMS, Kalkaji.

C. Intellectual Property: Internet Marketing School & JIMS, Kalkaji agree to respect each other's rights to intellectual property. Further, the intellectual property rights that arise as a result of any collaborative 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.

D. Coordination: Each Institute will appoint SPOC for the Implementation and tenure of the association.

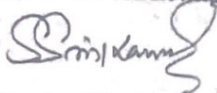
JIMS & IMS mutually agreed to NO Poaching of Staff clause.

E. Tenure & Termination: This MoU will take effect from the date it is signed by the representatives of IMS & JIMS, Kalkaji. It will remain valid till 31st March 2021,

and may be continued thereafter after suitable review and agreement. Either institute may terminate the MoU by giving written Notice to the other institute 60 days in advance. However, IMS & JIMS Kalkaji will ensure that all activities in progress are allowed to complete successfully.

F. Arbitration Clause: Should there be a dispute relating to any aspect of association, Director IMS & Director JIMS will jointly resolve the dispute in a spirit of independence, mutual respect, and shared responsibility.

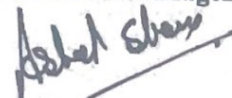
For Internet Marketing School



Mr. Sanjay Singhania
(Director)

Dated:

for Jagannath International Management School



Dr. Ashok Sharma
(Director)



LICENSE AGREEMENT FOR THE USE OF CAPITALINE

THIS AGREEMENT, including the attached terms and conditions and schedules, ("Agreement") is entered into at 9 a.m. on 1st day of December 2020

between

CAPITAL MARKET PUBLISHERS INDIA PVT. LTD. having its registered Office address is at 401, Swastik Chambers, Slon-Trombay Road, Chembur, Mumbai - 400 071, India (hereinafter referred to as "CM" which term shall mean and include their successors and assigns) of ONE PART

and

Jagannath International Management School., incorporated as Jagannath Gupta Memorial Educational Society registered as Non-Profit Organization, whose registered office is at New Delhi and current business is Education Institute (hereinafter referred to as "LICENSEE" which term shall mean and include their successors and assigns) of SECOND PART.

WHEREAS

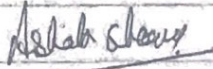
CM is the copyright owner and Licensor of the Capitaline Program for the use of the said Database. The Licensee has the right to use the same under this Licensee Agreement only and on the terms and the conditions as agreed herein below, which would be binding upon the Licensee's heirs, successors and assigns, if any:

LICENSEE is desirous of subscribing to the Capitaline Database www.capitaline.com offered by CM for Educational use. The LICENSEE wish to enter into this subscription agreement with CM. The effective date of this Agreement is from 1st December 2020.

NOW THEREFORE in consideration of the mutual obligations assumed under the Agreement, both LICENSEE AND CM agree to the terms and conditions attached to the Agreement and represent that the Agreement is executed by duly authorized representatives as of the dates below:

CAPITAL MARKET PUBLISHERS INDIA PVT LTD

JAGANNATH INTERNATIONAL MANAGEMENT SCHOOL

Signature		Signature	
Name		Name	Dr. Ashok Sharma
Designation		Designation	Director
Email Address		Email Address	director.kj@jagannath.org
Contact No:		Contact No:	9810168546
Date		Date	1/12/2020
Place			



TERMS AND CONDITIONS

This Agreement is the complete and exclusive statement of the Agreement between the parties relating to the subject matter of this Agreement and supersedes all previous communications representations and arrangements written and/or oral

Definitions

1. "Licensee" means Jagannath International Management School (as identified hereinabove).
2. "CM" means Capital Market Publishers India Pvt Ltd. (as identified above)
3. "Subscribed Services" means Capitaline Database software provided by CM, and kept updated periodically by CM to which Licensee is desirous of subscribing, as detailed in Schedule I.

Copyrights

1. CM holds full copyright over the software used in "Subscribed Services"

Grant of Rights and Restrictions

1. CM has agreed to grant to Licensee a non-exclusive, royalty-free license to use the Capitaline database software that is subject matter of this agreement until the expiry of the Licensee's subscription to the Product.
2. The Licensee shall not have nor acquire as a result of this License, any title, copyright, or other intellectual property rights in the Product.
3. The Licensee shall effect and maintain adequate security measures to safeguard the Product from unauthorized access, use or copying.
4. The Licensee shall not be entitled to re-sell or re-distribute Capitaline database software or the data from the software to any party in any format, either through the Internet or through any other electromagnetic medium all or any part of the Product.
5. Licensee shall display Source Statement for any data procured from Capitaline database software and used on all promotional or marketing content directories and indices, electronic and printed advertising and publicity material, press releases, newsletters and mailers that relate to Agreement.
6. Use of the Product is permitted only to the Licensee and its employees. The Licensee shall not use the Product or permit any third party to do so in order to provide a data processing service to any third party by way of trade or otherwise. The Licensee shall also not make the Product available on a network that extends beyond the Licensee's establishment.
7. Software's enabling remote access should not be used to access the Capitaline database software from a different location unless otherwise specified in the agreement. (eg Teamviewer, VNC, Ammyadmin, VPN softwares). Installing the license on a virtual server and accessing Capitaline database through virtual server, virtual instances is not permissible (VMWare, HyperV, Vsphere).
8. Userid and Password should be specific to Users and should be changed frequently to avoid misuse of the same.
9. If Licensee has subscribed to the online version, the userid and password should not be shared with any third party without the knowledge of CM.



10. Employee/s who were using Capitaline Database software, exiting the organization should be intimated to CM and new user details should be provided to CM at the earliest

Subscription, Termination and Renewal

1. Licensee will pay CM subscription as described in Schedule II hereunder written. The consideration is subject to change or revision based on certain terms & conditions and with mutual consent of parties.
2. This Agreement is valid for one year i.e. from 1st December 2020 to 30th November 2021. Payment terms will be done on yearly basis.
3. The License Agreement and Subscription of Capitaline Database (Name of Database) shall be effective from the date of installation of the product at the Licensee's site and shall remain valid till completion of the period for which the Licensee Fees to use the Product have been paid to CM. The Agreement will be renewed subsequently every year with mutual consent of the parties.
4. Termination/expiry of the License which by their terms or meaning are of a continuing nature. Upon the expiration or prior termination of this agreement for any reason whatsoever, CM shall stop delivering Capitaline to Licensee and up-dating and maintaining the same. The client can renew the contract on mutually agreeable terms and conditions.
5. In the event of expiry or termination of this Agreement, the Licensee shall stop using the product
6. CM has the full and irrevocable authority to terminate this License Agreement if Licensee does not pay the License fee on installation of the Product at the Licensee's site. In the event of any violation of the provisions of this License Agreement and unauthorized use of the Product by the Licensee, CM shall have the right to forthwith terminate this License Agreement.
7. The subscription term may be renewed for such period and upon such terms and conditions as may be mutually agreed by both the parties in writing 30 days before the expiry or renewal due date, any intimation after that will not be accepted and subscription will be renewed automatically subject to the amount as mutually agreed between the parties in writing.

Warranties & Indemnification

1. All care and caution has been taken by CM to compile the Capitaline program and in the development of the Capitaline Product. CM shall not be responsible and shall not be liable for any loss, damage or claim as a result of the use of the product including on the ground inter alia, that the data is not accurate and/or the Licensee cannot use the data because of a defect in the Product or for the reasons whatsoever.
2. Except as expressly stated in the Agreement, there are no warranties, conditions, guarantees or representations as to merchantability, fitness for a particular purpose or other warranties, whether express or implied, in law or in fact, oral or in writing.

Confidentiality : Both parties agree to use commercially reasonable efforts to protect Confidential Information of the other party, and in any event, to take precautions similar to those taken to protect its own confidential information of a similar nature.

Limitation of Liability

1. Under no circumstances either party shall be liable for any indirect, incidental, special or consequential damages with respect to the subject matter hereof, including, but not limited to, lost profits and loss of business, regardless of whether such damages could not have been foreseen or



prevented except

2. Neither party shall be liable for any loss nor failure to perform any obligation under the Agreement due to causes beyond its reasonable control provided that the party seeking to rely on this clause has taken reasonable precautions to stop the force majeure event arising. Should such circumstances continue for more than ninety (90) days, either party may terminate this Agreement

Audit

1. If CM has a reasonable cause to believe that the Client has committed or is committing a violation of this Agreement with respect to the receiving and use of subscribed service and data therein, CM and any independent professional auditors acting on behalf of CM will endeavor to coordinate with the Client, to audit and verify the violation and to seek necessary clarifications.
2. CM and its auditors will treat all information obtained in the audit as confidential and use it only for the purpose of verifying compliance with the Agreement
3. In the event of non-cooperation from Client, CM shall have the right to terminate this Agreement, as per the terms agreed under this Agreement.

Notices : All notices shall be in writing, and delivered by registered mail, return receipt requested, overnight courier service, or email with confirmation to the address set out on the signature page, or other address stipulated in writing by a party. Notice shall be deemed delivered and received on the date it is actually received or in any event within 7 days of sending.

Compliance with Laws. Each party shall comply with all laws applicable to their respective performance under this Agreement.

Arbitration

1. This Agreement is governed by the laws of India and is subject to the Mumbai courts jurisdiction.
2. If any dispute arises between the parties hereto during the subsistence of the Agreement or thereafter, in connection with the validity, interpretation, implementation or alleged material breach of any provision of the Agreement or regarding a question, including the questions as to whether the termination of the Agreement by one party hereto has been legitimate, both parties hereto shall endeavor to settle such dispute amicably.
3. If the parties fail to bring about an amicable settlement within a period of 30 (thirty) business days, either party to the dispute may give 10 (ten) days' notice of invocation of the arbitration provisions contained herein, to the other party in writing.
4. The dispute shall be referred to a sole Arbitrator to be appointed in accordance with the provisions of The Arbitration and Conciliation Act 1996.
5. The seat of arbitration shall be at Mumbai.
6. The arbitration proceeding shall be governed by The Arbitration and Conciliation Act, 1996.
7. The proceedings of arbitration shall be in English language.
8. The arbitrator's award shall be substantiated in writing.
9. The costs of the arbitration procedure shall be borne equally by both the parties.

The parties hereto shall submit to the arbitrator's award and the award shall be enforceable in any competent court of law.

Schedule I

Subscribed Services: -Capitaline Database - capitalineplus online

Refer our Quotation No. : CLINE/16442/2020-21 dated 24th September 2020

License procured : IP Based

Schedule II

PAYMENT DETAILS

1. MODE OF PAYMENT: Cheque remittance in favour of CAPITAL MARKET PUBLISHERS INDIA PVT LTD
2. CURRENCY: Indian Rupees Rs.1,18,000 per annum (Rs.One Lakh Eighteen Thousand) including 18% GST against our proposal cum contract CLINE/16442/2020-21 dated 24th September 2020

Subscription and renewal amount will not be refundable.
Subscription to the services would be renewed automatically. In case, the client does not wish to renew, then the client needs to give at least two month prior written notice to CM. Any intimation after the renewal date will not be valid and the client is entitled to pay the full renewal amount.

Escalation Matrix :

Financial Query & Package Training: clinehelpdesk@capitalmarket.com
Tel.No. +91 22 25221221 / 9720

Technical Problem: clinesupport@capitalmarket.com
Tel.No. +91 22 25221364 / 9720

Accounts/ Billing query - clineac@capitalmarket.com Tel.No. +91 22 25229720

Business Related Queries -Subhash Kumar, General Manager Marketing- 9650396906





Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is made and entered into in New Delhi on 11th Aug 2020.

JAGANNATH INTERNATIONAL MANAGEMENT SCHOOL, New Delhi (herein after referred to as JIMS) represented by Dr. Ashok Sharma, Director. JIMS and S K Café Broke Hots Pvt Ltd, Plot No.-472, Gali No. 5, Mithapur Ext. New Delhi – 110 044 (hereinafter referred to as S K Café Broke Hots represented by Mr. Kamlesh Gupta

Hereto agree as follows

1. SCOPE

- Conduct of Workshops/Sales Training Programmes for the employees of the Company
- Engage JIMS students in Summer Internship Programme and Mentoring live projects as and when requirement exists.
- Provide assistance for resource persons to participate in JIMS activities such Guest Lectures, Workshops, Seminars and Conferences.

2. RESPONSIBILITIES

To be mutually decided for each event

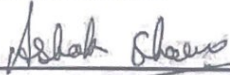
3. VENUE

The programmes will be held either in JIMS Campus, S K Café Broke Hots Pvt Ltd or outside venues as mutually decided.

4. TERM


The MOU will be initially valid for a period of three year and may be renewed for a further period as mutually agreed by both parties.

For and on behalf of the
JIMS, New Delhi



Dr. Ashok Sharma
Director

For and on behalf of the
S K Café Broke Hots Pvt Ltd

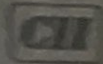


(KAMLESH GUPTA)

Date



Date



Confederation of Indian Industry



Young Indians
Confederation of Indian Industry (CII)
National Region - Delhi, 2000-1100
Sector 29, Connaught Place, New Delhi, India
Delhi - 110029
T: +91-11-43333333
E: youngindians@cii.org.in
W: www.youngindians.org.in

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

**CONFEDERATION OF INDIAN INDUSTRY
AND**

Jagannath International Management School (JIMS) Kalkaji

Agreed and executed on this 24th day of November, 2020

Confederation Of Indian Industry ("CII"), a society registered under the Societies Registration Act, 1860, a not for profit and industry managed organisation and having its Central Office at The Maricoth Sanchi Centre 23, Institutional Area, Lodi Road, New Delhi - 110 003, India (hereinafter referred to as "CII"), represented by its authorized signatory Mr. Mr. Rajanar Saik (Chair-Yuva, YI Delhi), which expression shall unless repugnant to the context and meaning thereof include its successors, administrators and permitted assignees).

And

Jagannath International Management School (JIMS) Kalkaji having its Head Office at MOK Pocket 108, Kalkaji, New Delhi, Delhi 110019, (hereinafter referred to as "Education Partner") represented by its authorized signatory Dr. Ashok Sharma (Director), which expression shall unless repugnant to the context and meaning thereof include its successors, administrators and permitted assignees).

Hereinafter individually referred to as CII or Education Partner, as it may be, and collectively referred to as the Parties.

WHEREAS:

CII is a non-government, non-profit, industry led and industry managed organization, which works to create and an environment conducive to the growth of industries in India through advisory and consultative process CII charts change by working closely with Government on policy issues, interfacing with thought leaders, and enhancing efficiency, competitiveness and business opportunities through a range of specialized services and strategic global linkages. Young Indians (YI) is an initiative and integral part of the CII formed with an objective of creating a platform for Young Indian's to realize the dream of a developed nation. It has over 3200 direct members in 48 city chapters, and indirect membership of 29500 through its Yuva. "To become the Voice of Young Indian's Globally" being the vision of YI, it reaches out to the global Indians wherever they are to make them an integral part of the Indian Growth Story. The YI Yuva platform is one of the most active focus areas within Young Indians by which YI members engage students from across the country in various initiatives that the students conceptualize, plan and execute. The objective is to



Signature



Confederation of Indian Industry



Young Indians
Education Partner

Confederation of Indian Industry (CII)
Northern Region - Delhi State Office
Second Floor, Andhra Association Building,
24-25, Institutional Area, Lodi Road, New
Delhi - 110 003
T : +91-11-40028898
E : yi.delhi@cii.in
W : www.youngindians.net

create a bridge, a platform for the students to work in cross functional teams with a broad objective of enhancing their leadership skills and giving back to the nation. In the process, the students work in leadership roles while operationalizing projects that are based on self-development, skill building, community service and nation building.

WHEREAS:

Jagannath International Management School (JIMS) Kalkaji is one of the premier colleges of India located in Delhi

NOW THEREFORE, BOTH THE PARTIES HEREBY AGREE AS UNDER

ARTICLE I: Purpose and Objectives

Both the Parties, by way of this MOU express their commitment to collaborate with each other to:

- i) The role of the institution would be to enroll All students or minimum of 100 students at the beginning of the year and increase the same substantially through the years.
- ii) YI and Education Partner shall motivate and provide opportunities to the students to engage in activities and initiatives that they conceptualize, create reports regularly on their activities to the YI Executive Member and participate in the YI National & Chapter events in other cities like the summit (finer details to be worked in coherence with the institution's policies)
- iii) Both the Parties are desirous of promoting mutual cooperation and wish to expand the basis for friendly and cooperative educational and academic collaborations by way of this MOU.
- iv) Both the Parties understand and acknowledge that this MOU is a pre-requisite for further collaboration and cooperation activities, academic partnerships etc.
- v) Any other activities considered by both Parties to be potentially beneficial.

ARTICLE II: Financials

- i) Both the Parties shall, depending on availability of funds and resources and after mutual consensus, dedicate funds for specific arrangements, academic projects and all endeavours envisioned under this MOU. Unless otherwise specifically agreed to in writing by the Parties, each Party will bear on their own the respective costs of carrying out the obligations under this MOU. Each party is responsible for its own taxes and compliances in respect to the deliverables envisaged herein and shall not hold the other party responsible for such taxes and compliances. This is merely a broad understanding between the parties in furtherance to the common intention

[Handwritten Signature]



Confederation of Indian Industry



Young Indians

Confederation of Indian Industry (CII)
Northern Region - Delhi State Office
Second Floor, Andhra Association Building,
24-26, Institutional Area, Lodhi Road, New
Delhi - 110 003
T : +91-11-40028896
E : yi.delhi@ciil.in
W : www.youngindians.net

- ii) or accomplishing the objectives mentioned herein above. In future, if the parties intend to enter into any financial arrangement, the legal rights and commercial obligations of the parties as applicable shall be delineated through separate documents on case to case basis. Taxes if any will be charged extra and withholding tax if any will be deducted by respective party on any financial transaction as per applicable laws.
- iii) Both the Parties shall be free to collaborate with and seek financial support, donations from national and international organizations, partners for cooperative activities to be undertaken under this MOU.

ARTICLE III: Coordination Between Facilitators

Both the Parties shall nominate one or more senior representative/officer, who shall be the point of contact/facilitator for the purposes of this MOU. The facilitators of both the Parties shall maintain regular contact with the other Party as well as propose and review different academic projects, programs and other activities in furtherance of objectives of the purpose and objectives envisioned under this MOU. The Facilitators may also be required to report to and coordinate with different committees or boards for the purposes of this MOU, as may be necessary.

ARTICLE IV: Intellectual Property Rights

Both the Parties shall:

- i) Share with each other all data, research and findings relating to activities, projects undertaken under this MOU.
- ii) Enjoy joint ownership of all Intellectual property rights in terms of copyrights, patents, trademarks for any discoveries, inventions researches and any outcomes resulting from joint activities undertaken under this MOU.

ARTICLE V: Confidentiality

For the purposes of this MOU:

- i) either of the Parties who provides any sensitive or commercial information shall be referred to as 'Disclosing Party' and
- ii) either of the Parties, receiving such information shall be referred to as 'Recipient Party'.

Swangi Sh



Confederation of Indian Industry



Young Indians
Confederation

Confederation of Indian Industry (CII)
Northern Region - Delhi State Office
Second Floor, Andhra Association Building,
24-25, Institutional Area, Lodi Road, New
Delhi - 110 003
T : +91-11-40026888
E : y.delhi@cii.in
W : www.youngindians.net

The Recipient Party shall use the confidential information of the provided by the Disclosing Party solely in accordance with the provisions of this MOU and will not disclose or permit to be disclosed, the same, directly or indirectly, to any third party without the Disclosing Party's prior written consent.

The Recipient Party shall exercise all care and caution in protecting the confidential information provided by the Disclosing Party, from any unauthorized use and disclosure. However, neither party bears any responsibility for safeguarding information which:

- i) is publicly available,
- ii) obtained by the other party from third parties without restrictions on disclosure,
- iii) independently developed by the other party without reference to confidential information, or
- iv) required to be disclosed by order of a court or other law enforcement entity, provided written notice of such compelled disclosure before court or law enforcement entity is intimated to the Disclosing Party.

ARTICLE VI: Governing Law, Jurisdiction & Arbitration

- i) This MOU shall be construed, interpreted and enforced in accordance with Laws of India.
- ii) In case of any differences, both the parties, shall make all efforts to settle the disputes amicably through mutual discussion and negotiation, failing which, dispute(s) shall be referred to a sole Arbitrator appointed by both the Parties, as per provisions of Arbitration and Conciliation Act, 1996 including. Language of Arbitration shall be English and place of Arbitration shall be New Delhi, India.
- iii) Subject to the Arbitration Clause, the Courts competent jurisdiction at Delhi shall have exclusive jurisdiction in respect of any and all matters pertaining to this MOU.

ARTICLE VII: Miscellaneous

- i) This MOU can only be amended in writing by mutual consent of both the Parties.
- ii) This MOU shall come in effect from the date of affixing signature by both the Parties and shall remain valid for a period of Three (03) year from that date, subject to any written notice by one party to the other party, expressing its intent to terminate this MOU.
- iii) Either of the Parties, may terminate this MOU by way of 2 (two) months advance notice. In such an event, both the Parties, shall make all endeavours to fulfil their obligations and

Signature



Confederation of Indian Industry



Young Indians

Confederation of Indian Industry (CII)
Northern Region - Delhi State Office
Second Floor, Andhra Association Building,
24-25, Institutional Area, Lodhi Road, New
Delhi - 110 003
T : +91-11-40028000
E : yidelhi@cii.in
W : www.youngindians.net

responsibilities for any ongoing program(s), project(s) or any endeavour(s) which has been initiated under this MOU.

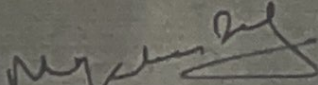
iv) This MOU may be executed in counterparts including but not limited to MOUs, communications exchanged defining responsibilities, obligations of both the Parties for different programmes,

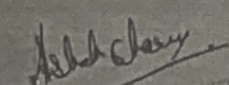
v) Initiatives etc. under this MOU, each of which shall be deemed to be an original, and all of which, taken together, shall constitute an integral part of this MOU.

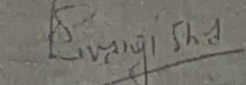
vi) If any provision of this MOU shall be invalid, illegal or otherwise unenforceable, the validity, legality and enforceability of the remaining provisions shall in no way be affected or impaired thereby.

vii) The captions of the clauses of this MOU are for convenience of reference only and in no way define, limit or affect the scope or substance of any clause of this MOU.

IN WITNESS WHEREOF the parties hereto have executed this MOU, in duplicate, by their duly authorized representatives on the date, month and year first written above.


YI Yuva Chair


(Institute)


YI (Executive Member)

Prof. (Dr.) Ashok Sharma
Director
Jagannath International
MCPE, Pocket-100, Kailashji, New Delhi-110059



Memorandum of Understanding

Between

Blu Ocean Studios Private Limited

And

Jagannath International Management
School

Day and Date

This Memorandum of Understanding (MOU) is made on the 26th day of December 2020 at New Delhi.

BY AND BETWEEN

Jagannath International Management School (hereinafter referred to as "JIMS") it is the private college affiliated with Guru Gobind Singh Indraprastha University (GGSIPU) and located in different parts of Delhi. It was established in 1997 by Jagannath Gupta Memorial Education Society. It is recognized under section 2(f) by UGC. It has been accredited by the National Assessment and Accreditation Council (NAAC) and approved by the All-India Council for Technical Education (AICTE)]Some programs are accredited by the National Board of Accreditation (NBA), the First Party.

AND

Page 1 of 3



Blu Ocean Studios Private Limited (hereinafter referred to as the "Service Provider"), having its registered office at Plot No. D, 107, D Block, Sector 2, Noida, Uttar Pradesh 201301 India and providing best products and services using the best and most advanced cutting-edge technologies, procured in a sustainable manner while respecting our environment, contributing to the well-being of our consumers and enriching their lives, the Second Party.

PREAMBLE:-

Whereas both the Parties have under this MOU agreed to collaborate with other for increasing employability, assisting placements and facilitating job opportunities for the persons (Individual Seekers) trained under Jagannath International Management School and whereas the following has been agreed to between the parties to this effect: -

- 1) Blu Ocean Studio would like to engage with JIMS, to enable activities such as placement support, research work – academic and non-academic in nature, etc.

BLU OCEAN STUDIO OBLIGATION:-

1. To provide awareness through various means thereby resulting into increased chances of employment of students.
2. To provide informative articles and content delivered through company carrier portal.
3. The company shall provide training to students by putting them across to various assignments, Live Projects, etc
4. The company shall also provide Placement opportunity to students into different domains like finance, marketing, human resource etc.
5. May conduct sessions based on major industry topics along with expert guidance, lectures if necessary
6. The company will also provide the internship opportunities to the students.

JAGANNATH INTERNATIONAL MANAGEMENT SCHOOL OBLIGATIONS:-

1. JIMS shall provide Blu ocean studios the name of its authorized representative who shall serve as point of contact with the company.
2. JIMS shall assist the company in any of the Cross marketing promotion of the company brands.
3. JIMS shall provide the full academic assistance to the company for any research and publication work.

MISCELLANEOUS PROVISIONS:-

1. The Memorandum of understanding (MOU) as outlined in this document is not intended to be a legally binding document. Rather, it is meant to describe the nature and cooperative intentions of JIMS and Blu ocean studios to suggest guidelines for cooperation. Nothing, therefore, shall diminish the full autonomy of either party, nor any constraints be imposed by either party upon the each other, and nothing in this Agreement shall be deemed to create a partnership, joint venture, or agency relationship between the parties.



2. The use of the name, logo and/or official emblem of any of the parties on any publication, document and/or paper is allowed only, after seeking explicit prior permission in writing by either party.

3. The Memorandum of understanding or any part thereof may be amended at any time during its tenure only by consent in writing of the parties.

4. The Memorandum of understanding is not intended to create any legal relation of employer-employee or of principal and agent amongst the parties.

5. This Memorandum of Understanding shall remain valid for a period of *TWO* years from the date of its signing, and can be extended on mutual terms and conditions.

6. Through this Memorandum of Understanding JIMS and Blu ocean studios affirm their commitment to fulfill and achieve the objectives mutually agreed upon in this Memorandum of understanding.

IN WITNESS WHEREOF, the parties hereto have executed this MOU in their corporate names by their respective officers duly authorized, on the respective dates hereinafter mentioned.

For Jagannath International Management School For Blu Ocean Studios Pvt Ltd
(JIMS)

(Asbab Sheary)

Name: Dr Asbab Sheary

Title: Director

Dated: 26/12/2020

([Signature])

Name: Apar Gupta

Title: Director

Dated: 26th Dec 2020

Witness:

1. Signature:

Name:

Designation:

Date:

2. Signature:

Name:

Designation:

Date:





Unit Number 126 1st floor Vipul Agora Mall Delhi-Mehrauli road
near MG road metro station sector 28 Gurugram Haryana 122001



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MOU") is made and entered into in New Delhi on the 7th January 2021.

JAGANNATH INTERNATIONAL MANAGEMENT SCHOOL, New Delhi (hereinafter referred to as JIMS) represented by Dr. Ashok Sharma, Director General JIMS and UAS Group of companies (hereinafter referred to as UAS International represented by Mr. ISHAN TANEJA, MD of UAS group of companies.

Hereto agree as follows:

1. SCOPE

- a) Jointly design and conduct Seminars, Conferences, Workshops and Management Development Programme in common areas/themes such as Entrepreneurship, CSR, Sustainability Development, Data Analytics, Business Communication, Leadership and Team Building, Innovation and Creativity etc.
- b) Jointly plan and execute new initiatives with regard to providing training, business consultancy services to students of BBA, B.Com, PGDM & PGDM (IB).

2. RESPONSIBILITIES

To be mutually decided for each event.

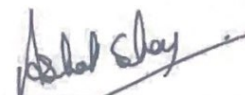
3. VENUE

The programmes will be held either in JIMS Campus, UAS International group of companies Head office or outside venues as mutually decided.

4. TERM

The MOU will be initially valid for a period of three year and may be renewed for a further period as mutually agreed by both parties.

For and on behalf of the
JIMS, New Delhi



Dr. Ashok Sharma
Director

Date :



For and on behalf of the
UAS International, Gurgaon





Mr. ISHAN TANEJA
MD&CEO

Date : 07 January, 2021



Memorandum of Understanding

This Memorandum of Understanding (hereinafter referred to as "MOU") is made and entered into in New Delhi on the 4th Jan 2021.

JAGANNATH INTERNATIONAL MANAGEMENT SCHOOL, New Delhi (hereinafter referred to as JIMS) represented by Dr. Ashok Sharma, Director. JIMS and BO International, Delhi (hereinafter referred to as BO) represented by Mohd. Aamir, Had Human Resource.

Hereto agree as follows

1. SCOPE

- a) Jointly design and conduct Seminars, Conferences, Workshops and Management Development Programme in common areas/themes such as Entrepreneurship, CSR, Sustainability Development, Data Analytics, Business Communication, Leadership and Team Building, Innovation and Creativity etc.
- b) Jointly plan and execute new initiatives with regard to providing training and business consultancy services to BO.

2. RESPONSIBILITIES

To be mutually decided for each event

3. VENUE

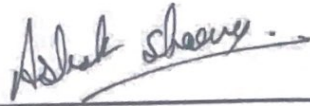
The programmes will be held either in JIMS Campus or outside venues as mutually decided.

4. TERM

The MOU will be initially valid for a period of three year and may be renewed for a further period as mutually agreed by both parties.



For and on behalf of the
JIMS, New Delhi

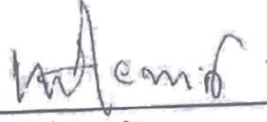


Dr. Ashok Sharma
Director

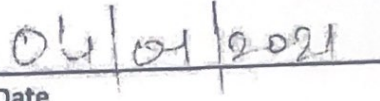


Date

For and on behalf of the
BO INTERNATIONAL, Delhi



Mohd Aamir
Head Human Resource



Date