

**Bharath Gowda PS**

*Inversa Technosoft Pvt. Ltd.*

05/07/2024

**K S School of Engineering and Management**

*Holiday Village Road, Vajarahalli Village, Mallasandra,  
off, Kanakapura Rd, Bengaluru, Karnataka 560109 IN*

**Subject:** Proposal for Collaboration for Educational and Industry Engagement Initiatives

**Dear Prof. Senthil,**

We are pleased to submit this proposal letter to outline the terms and conditions for our Collaboration for Educational and Industry Engagement Initiatives. As per our discussions, Inversa Technosoft and the K S School of Engineering and Management will be entering into a partnership to undertake this project, with the aim to promote educational and industry engagement initiatives.

**Memorandum of Understanding (MOU)**

This Memorandum of Understanding ("MOU") is made and entered into on this 5th day of July 2024, between Inversa Technosoft Pvt. Ltd., a company incorporated under the laws of India, having its registered office at #84, 4th floor, 22nd main, Banashankari 2nd stage, Bangalore 560070, Bengaluru, Karnataka 560061 (hereinafter referred to as "Inversa Technosoft") and K S School of Engineering and Management Engineering College, located at Holiday Village Road, Vajarahalli Village,

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#84, 4th Floor, 22nd Main Road, Banashankari 2nd Stage, Bangalore 560 070  
+91-7760238252 [Info@inversatechnosoft.com](mailto:Info@inversatechnosoft.com)  
[www.inversatechnosoft.com](http://www.inversatechnosoft.com)

Mallasandra, off, Kanakapura Rd, Bengaluru, Karnataka 560109 IN (hereinafter referred to as "K S School of Engineering and Management")

**Workshops:**

- Inversa Technosoft agrees to organize workshops for the students studying at K S School of Engineering and Management.
- These workshops will focus on various technical topics and emerging trends in the industry.
- The schedule and topics for the workshops shall be mutually agreed upon between Inversa Technosoft and K S School of Engineering and Management.

**Internship Opportunities:**

- Inversa Technosoft will provide internship opportunities to the students of K S School of Engineering and Management who meet the eligibility criteria set by Inversa Technosoft.
- The eligibility criteria for internships will be determined by Inversa Technosoft and communicated to K S School of Engineering and Management in a timely manner.
- The selection process for internships will be fair and transparent.

**Technical Talks and Industry Connects:**

- Inversa Technosoft agrees to arrange technical talks and industry connects for the students of K S School of Engineering and Management.
- These sessions will be conducted by industry experts and professionals to provide valuable insights and exposure to the students.
- The topics and speakers for these sessions will be mutually decided between Inversa Technosoft and K S School of Engineering and Management.

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**Industrial Visits:**

Inversa Technosoft will facilitate industrial visits for the students of K S School of Engineering and Management.

- These visits aim to provide students with practical exposure to real-world working environments and industrial processes.
- The schedule and locations for industrial visits will be coordinated between Inversa Technosoft and K S School of Engineering and Management based on the availability of the respective industries.

**Scheduling and Organization:**

- Inversa Technosoft will plan and organize the workshops, internships, technical talks, and industrial visits based on the schedule provided by K S School of Engineering and Management.
- Both parties will collaborate to ensure smooth coordination and timely execution of these activities.
- Any changes or adjustments to the schedule will be communicated and agreed upon by both parties in advance.

**Confidentiality :**

Both parties agree to maintain the confidentiality of any proprietary or confidential information shared during the collaboration under this MOU.

**Term and Termination:**

This MOU will be effective for a period of 3 years. Either party may terminate this MOU by providing a written notice 1 month in advance to the other party.

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www.inversatechnosoft.com

**Governing Law:**

This MOU will be governed by and construed in accordance with the laws of India. Any disputes arising under or in connection with this MOU shall be subject to the exclusive jurisdiction of the courts located in Bangalore, India.

**Entire Agreement:**

This MOU constitutes the entire agreement between Inversa Technosoft and K S School of Engineering and Management and supersedes any previous understanding or agreements, whether written or oral, relating to the subject matter herein.

In witness whereof, the duly authorized representatives of the parties hereto have executed this MOU as of the date first above written.

For Inversa Technosoft Pvt. Ltd.:

**Bharath Gowda P S**

*Bharath Gowda - P.S*

**Director**

For K S School of Engineering and Management Engineering College:

**K. Senthil Babu**

*K. Senthil Babu*

**Head of Department Electronics & Communication Engineering**

**Professor & Head**

Dept of Electronics & Communication Engineering  
K.S. School of Engineering & Management  
Bangalore - 560 109

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**MEMORANDUM OF UNDERSTANDING (MoU)**  
**16<sup>th</sup> October, 2023**

**BETWEEN**



**PYGENICARC, Bangalore - India**

**&**



**KSSEM**  
K S SCHOOL OF ENGINEERING AND MANAGEMENT

**Dept. of Electronics and Communication Engineering**  
**K S School of Engineering and Management**

**FOR**

**TECHNICAL TRAINING AND RELATED SERVICES**

## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 16<sup>th</sup> DAY of October - Two Thousand and Twenty Three (16/10/2023), by and between

M/s. PYGENICARC, Bangalore -INDIA with registered office at #203,S B Orchids View Apartment, 3<sup>rd</sup> Main, Netaji Road, Uttarahalli, Bengaluru- 560061, Karnataka – India with TAN No: BLRP32788A as THE FIRST PARTY represented herein by its CEO/Director - Business Development – Mr.HANUMANTHA REDDY G N [hereinafter referred as 'First Party' (PARTY 1)].

AND

K S School of Engineering and Management No.15, Mallasandra, Off. Kanakapura Road, Bengaluru- 560109, Karnataka, India AICTE Registration No : 1-5279601, as THE SECOND PARTY represented herein by its Professor and HOD, Dept of Electronics and Communication Engineering - Dr. K Senthil Babu (hereinafter referred to as "Second Party" (PARTY 2). The Second Party is seeking Technical training services which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

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

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

### 1. Purpose of the AGREEMENT & MOU

This Agreement is entered between both the PARTIES in good faith, where the First Party undertakes responsibility to educate the Trainee / Student in the field of PYTHON, WEB Applications and DevOps to gain practical knowledge by utilizing the services made available only for the Offline/Online/ Blended/ Virtual learning process.

### 2. Scope and Terms of Interactions of the MOU

For the purpose of this Agreement - MOU, the term "the Disclosing Party" shall be the PARTY 1 that discloses confidential information to the Receiving Party and the term "the Recipient" shall be the PARTY 2 that receives Confidential Information from the Disclosing Party. The PARTY 2 will share with PARTY 1 only such information like, name, email and mobile number towards having the students get enrolled for any technical training program.

Both PARTY 1 and PARTY 2 shall encourage interactions between the Trainers from Party 1, Faculty members and Students from Party 2 through the following arrangements:

- a) Practical/ Internship training of PARTY 2 students and staff with respect to the selected courses.
- b) To conduct joint webinars/workshops at PARTY 2 premises to bring awareness of the technical Programs.
- c) To conduct FDP for the eligible staff members of PARTY 2
- d) Guiding students of PARTY 2 towards their participation in the technical Training Programs that are included in each semester / final semester as internship and other technical related activities.
- e) PARTY 1 will raise a **Quotation** with costs on case-to-case basis, which will be shared with PARTY 2. Once the Quotation is approved and signed with seal by PARTY 2, PARTY 1 will create the access to the cloud-based learning platform as per the Quotation (number of students/semester, training courses, validity of the course, number of licenses etc.)
- f) Practical/ Internship training of PARTY 2 students and staff, at PARTY 1 facility.
- g) Providing Lab environments and experience on projects at PARTY 1 facility.
- h) Auditorium / rooms sufficient for in person meetings with students / faculty shall be provided at facilities of PARTY 2 to PARTY 1 for conducting such seminar / workshops.

### 3. Confidentiality and IPR

“Confidential Information” shall mean all such information that comprise of “**Intellectual Proprietary Rights**” of the PARTY 1 including but not limited to terms of this Agreement, data or facts collectively or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be kept confidential by the PARTY 2, or declared or identified so by the disclosing party before such disclosure or during the discussions.

- a) Power Point Presentations [PPTs], hard copy materials, source codes of the projects and lab exercises, videos and technical contents of the Learning Management System , ELearning platform (<https://pygenicarc.in>) , commercial, technical and artistic information relating to PARTY1, business , operation, maintenance, marketing and promoting of its own services, experimental work , software, technology, methods, documentation, designs and materials and general trade secrets of PARTY1 are intellectual property of PARTY1, as well as any other information labeled “Confidential” by PARTY1 or accessible to or provided to the Trainee under this Agreement, whether protected under law or not. The Confidential Information and obligations thereto shall apply irrespective of the form in or the media on which such information is displayed or contained.
- b) Ownership of Confidential Information: The PARTY 1 has the Sole ownership of the Confidential Information as per the Intellectual Property Rights. The PARTY 2 and its students who have enrolled for the courses only have the right to use the confidential information for educational purposes during the course of Training Period.
- c) At all times, PARTY 2 understands and agrees that the training materials including the access to PARTY 1’s **e-learn cloud based platform** shall not be shared by its trainee / student, to any third party, whatsoever. Under any circumstances, if it comes to the knowledge of the trainee that such training materials are in possession of any third party, the trainee shall immediately promptly bring it to the notice of the PARTY 1.

- d) The PARTY 2 understands and agrees that any patent or copyright or any other Intellectual Property developed by the Trainee during the Training period by utilizing the services and facilities of the PARTY 1, shall solely vest with the PARTY 1 only.
- e) All the Documents pertaining to confidential information shall be returned to the PARTY 1 by the Trainee once the Training is complete or as and when requested or directed by the PARTY 1.
- f) The PARTY 2 hereby acknowledges that Party 1 possesses competitively valuable Confidential Information regarding their current and future training solutions for the IT industry and Engineers/Students doing ECE from all over the world, especially the rates offered by PARTY 1 to PARTY 2, and special engagement fees.
- g) During the tenure of the MOU both PARTY 1 and PARTY 2 will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.
- h) Both PARTY 1 and PARTY 2 shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or projects.
- i) Further both PARTY 1 and PARTY 2 shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

#### **4. Amendments**

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

#### **5. Effective date and Duration of the MOU**

- a) This MOU is signed on 16<sup>th</sup> October 2023 and shall be effective from the date of signing of both PARTY 1 and PARTY 2 by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of three years (36 calendar months) from the effective date.
- c) During its period, the MOU may be extended or terminated by a prior notice of not less than three months (3) by either party. However, termination of the MOU will not in any manner affect the interests of the students/ faculty, who have been admitted to pursue a program under the MOU but not exceeding the validity of the course duration as mentioned in the Quotation.
- d) Any clause or terms of the MOU may be modified or amended by mutual agreement of PARTY 1 and PARTY 2 in writing.

#### **6. Resolution of Disputes**

- a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts in Bangalore, Karnataka - India.
- b) The dispute or difference whatsoever arises between the PARTIES in relation to or in connection with this AGREEMENT both the PARTIES shall first try to resolve the

Dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. **The arbitration proceedings** shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Bangalore, Karnataka - India and Language of arbitration shall be English.

## 7. Miscellaneous

- a) The headings and sub-headings are inserted for convenience only and shall not affect the construction of this Agreement.
- b) Both PARTY 1 and PARTY 2 shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.
- c) After this Agreement has been signed, all preceding understandings/ negotiations and correspondence pertaining to it shall become null and void.
- d) All obligations created by this Agreement shall survive change or termination of the PARTIES' business relationship for a period of no more than three (3) years.
- e) Audio-recording or videotaping of the ILT, VILT and Online Courses trainings is not permitted.
- f) PARTY 1 (PYGENICARC) reserves the right to substitute an instructor(s)
- g) Course prices are subject to change without notice
- h) Once you accept and have your staff enroll in the training program offered by PARTY 1, automatically the privacy policy and terms and conditions as mentioned in the website will be legally binding on the staff, students, management and faculty of PARTY 2:

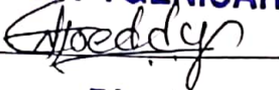
IN WITNESS WHEREOF, the PARTIES hereto have executed this Agreement by their duly authorized Representatives as of the date first set forth above.

PARTY ONE (1):

By signing this MOU, I also confirm that,

I am authorized to sign on behalf of,  
PYGENICARC, Bangalore-INDIA

**For PYGENICARC**

Signature: 

**Director**

Name: Mr. Hanumantha Reddy G N

Title: CEO/ Director – Business Development

Date: 16/10/23.

PARTY TWO (2):

By signing this MOU, I also confirm that,

I am authorized to sign on behalf of,  
K. S. SCHOOL OF ENGINEERING AND  
MANAGEMENT

Signature: 

Professor & Head

Dept. of Electronics & Communication Engineering

Name: Dr. K Senthil Kumar  
K. S. School of Engineering & Management  
Bangalore - 560 109.

Title: Professor and HOD, Department of  
Electronics and Communication  
Engineering.

Date: 16/10/23.

Name of PARTY 1 : PYGENICARC, Bangalore-INDIA	Name of PARTY 2 : K. S. SCHOOL OF ENGINEERING AND MANAGEMENT
Address #203, S B Orchids View Apartment, 3 <sup>rd</sup> Main, Netaji Road, Uttarahalli, Bengaluru- 560061, Karnataka – India	Address No.15, Mallasandra, Off. Kanakapura Road, Bengaluru 560109, Karnataka, India
Contact Details: 9019172345	Contact Details: 9886471877
E-mail : <a href="mailto:info@pygenicarc.in">info@pygenicarc.in</a>	E-mail : <a href="mailto:hodece@kssem.edu.in">hodece@kssem.edu.in</a>
Web: <a href="http://www.pygenicarc.in">www.pygenicarc.in</a>	Web : <a href="http://www.kssem.edu.in">www.kssem.edu.in</a>

**Witness**

  
16/10/23

Dr. Manu D K

Associate Professor, Department of ECE, KSSEM

  
16/10/23

Mr. Gopalakrishna Murthy C R

Associate Professor, Department of ECE, KSSEM

**MEMORANDUM OF UNDERSTANDING (MoU)**  
**07<sup>th</sup> Aug, 2023**

**BETWEEN**



**Maven Silicon Softech Private Limited, Bangalore - India**

**&**



**K S School of Engineering and Management**

**FOR**

**VLSI TRAININGS AND RELATED SERVICES**

## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 7<sup>th</sup> DAY of August - Two Thousand and Twenty Three (07/08/2023), by and between

M/s. Maven Silicon Softech Private Limited with registered office at South Taluk, 21/1A, III Floor, MS Plaza, Gottigere Uttarahalli Hobli, Bannerghatta Main Rd, Bengaluru- 560076, Karnataka – India with GSTIN No: 29AAGCM3939H1Z4 as THE FIRST PARTY represented herein by its Associate Director - Business Development – Mr.Udayachandar S.K.U [hereinafter referred as 'First Party' (PARTY 1)].

AND

K S School of Engineering and Management No.15, Mallasandra, Off. Kanakapura Road, Bengaluru-560109, Karnataka, India AICTE Registration No : 1-5279601, as THE SECOND PARTY represented herein by its Professor and HOD, Department of Electronics and Communication Engineering - Dr. K Senthil Babu (hereinafter referred to as "Second Party" (PARTY 2). The Second Party is seeking VLSI training services which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

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

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

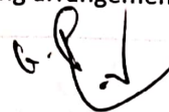
### 1. Purpose of the AGREEMENT & MOU

This Agreement is entered between both the PARTIES in good faith, where the First Party undertakes responsibility to educate the Trainee / Student in the field of Semiconductors (Mainly including VLSI Design [Very Large-Scale Integration]), and to gain practical knowledge by utilising the services made available only for the Online/ Blended/ Virtual learning process.

### 2. Scope and Terms of Interactions of the MOU

For the purpose of this Agreement - MOU, the term "the Disclosing Party" shall be the PARTY 1 that discloses confidential information to the Receiving Party and the term "the Recipient" shall be the PARTY 2 that receives Confidential Information from the Disclosing Party. The PARTY 2 will share with PARTY 1 only such information like, name, email and mobile number towards having the students get enrolled for the VLSI online training program.

Both PARTY 1 and PARTY 2 shall encourage interactions between the Trainers from Party 1, Faculty members and Students from Party 2 through the following arrangements:



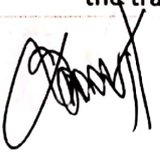
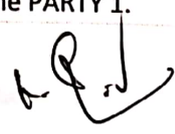
2 | Page

- a) Practical/ Internship training of PARTY 2 students and staff with respect to the selected courses.
- b) To conduct joint webinars/workshops at PARTY 2 premises to bring awareness of the VLSI Programs.
- c) To conduct FDP for the eligible staff members of PARTY 2
- d) Guiding students of PARTY 2 towards their participation in the VLSI Training Programs that are included in each semester / final semester as internship.
- e) PARTY 1 will raise a **Quotation** with costs on case-to-case basis, which will be shared with PARTY 2. Once the Quotation is approved and signed with seal by PARTY 2, PARTY 1 will create the access to the cloud-based learning platform as per the Quotation (number of students/semester, training courses, validity of the course, number of licenses etc.)
- f) Practical/ Internship training of PARTY 2 students and staff, at PARTY 1 facility.
- g) Providing Lab environments and experience on projects at PARTY 1 facility.
- h) Auditorium / rooms sufficient for in person meetings with students / faculty shall be provided at facilities of PARTY 2 to PARTY 1 for conducting such seminar / workshops.

### 3. Confidentiality and IPR

“Confidential Information” shall mean all such information that comprise of “**Intellectual Proprietary Rights**” of the PARTY 1 including but not limited to terms of this Agreement, data or facts collectively or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be kept confidential by the PARTY 2, or declared or identified so by the disclosing party before such disclosure or during the discussions.

- a) Power Point Presentations [PPTs], hard copy materials, source codes of the projects and lab exercises, videos and technical contents of the Learning Management System – **MASS** [Maven Support System], ELearning platform (<https://elearn.maven-silicon.com>) , commercial, technical and artistic information relating to PARTY1, business , operation, maintenance, marketing and promoting of its own services, experimental work , software, technology, methods, documentation, designs and materials and general trade secrets of PARTY1 are intellectual property of PARTY1, as well as any other information labeled “Confidential” by PARTY1 or accessible to or provided to the Trainee under this Agreement, whether protected under law or not. The Confidential Information and obligations thereto shall apply irrespective of the form in or the media on which such information is displayed or contained.
- b) Ownership of Confidential Information: The PARTY 1 has the Sole ownership of the Confidential Information as per the Intellectual Property Rights defined at <https://elearn.maven-silicon.com/policies> . The PARTY 2 and its students who have enrolled for the courses only have the right to use the confidential information for educational purposes during the course of Training Period.
- c) At all times, PARTY 2 understands and agrees that the training materials including the access to PARTY 1’s **elearn cloud based platform** shall not be shared by it’s trainee / student, to any third party, whatsoever. Under any circumstances, if it comes to the knowledge of the trainee that such training materials are in possession of any third party, the trainee shall immediately promptly bring it to the notice of the PARTY 1.

- d) The PARTY 2 understands and agrees that any patent or copyright or any other Intellectual Property developed by the Trainee during the Training period by utilizing the services and facilities of the PARTY 1, shall solely vest with the PARTY 1 only.
- e) All the Documents pertaining to confidential information shall be returned to the PARTY 1 by the Trainee once the Training is complete or as and when requested or directed by the PARTY 1.
- f) The PARTY 2 hereby acknowledges that Party 1 possesses competitively valuable Confidential Information regarding their current and future training solutions for the semiconductor industry and Engineers/Students doing EEE/ECE from all over the world, especially the rates offered by PARTY 1 to PARTY 2, and special engagement fees.
- g) During the tenure of the MOU both PARTY 1 and PARTY 2 will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.
- h) Both PARTY 1 and PARTY 2 shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or projects.
- i) Further both PARTY 1 and PARTY 2 shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

#### 4. Amendments

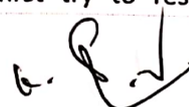
Any amendment and/or addenda / annexure to the AGREEMENT shall be in writing and signed by both the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment or addenda.

#### 5. Effective date and Duration of the MOU

- a) This MOU is signed on 07<sup>th</sup> Aug 2023 and shall be effective from the date of signing of both PARTY 1 and PARTY 2 by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of three years (36 calendar months) from the effective date.
- c) During its period, the MOU may be extended or terminated by a prior notice of not less than three months (3) by either party. However, termination of the MOU will not in any manner affect the interests of the students/ faculty, who have been admitted to pursue a programme under the MOU but not exceeding the validity of the course duration as mentioned in the Quotation.
- d) Any clause or terms of the MOU may be modified or amended by mutual agreement of PARTY 1 and PARTY 2 in writing.

#### 6. Resolution of Disputes

- a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the jurisdiction of the courts in Bangalore, Karnataka - India.
- b) The dispute or difference whatsoever arises between the PARTIES in relation to or in connection with this AGREEMENT both the PARTIES shall first try to resolve the



dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. **The arbitration proceedings** shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Bangalore, Karnataka - India and Language of arbitration shall be English.

## 7. Miscellaneous

- a) The headings and sub-headings are inserted for convenience only and shall not affect the construction of this Agreement.
- b) Both PARTY 1 and PARTY 2 shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.
- c) After this Agreement has been signed, all preceding understandings/ negotiations and correspondence pertaining to it shall become null and void.
- d) All obligations created by this Agreement shall survive change or termination of the PARTIES' business relationship for a period of no more than three (3) years.
- e) Audio-recording or videotaping of the ILT, VILT and Online Courses trainings is not permitted.
- f) PARTY 1 (Maven Silicon Softech Private Limited) reserves the right to substitute an instructor(s)
- g) Course prices are subject to change without notice
- h) Once you accept and have your staff enrol in the training program offered by PARTY 1, automatically the privacy policy and terms and conditions as mentioned in the website will be legally binding on the staff, students, management and faculty of PARTY 2:  
<https://www.maven-silicon.com/privacy-policy#> , <https://www.maven-silicon.com/terms-and-conditions> , <https://elearn.maven-silicon.com/privacy-policy> and <https://elearn.maven-silicon.com/policies>



IN WITNESS WHEREOF, the PARTIES hereto have executed this Agreement by their duly authorized representatives as of the date first set forth above.

PARTY ONE (1):

By signing this MOU, I also confirm that,

I am authorized to sign on behalf of,  
Maven Silicon Softech Pvt Ltd

Signature:



Name: **Mr. S K U Udayachandar**

Title: Associate Director – Business Development



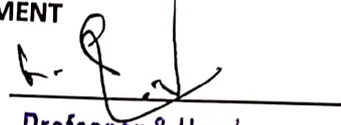
Date: 07/08/2022

PARTY TWO (2):

By signing this MOU, I also confirm that,

I am authorized to sign on behalf of,  
K. S. SCHOOL OF ENGINEERING AND  
MANAGEMENT

Signature:



**Professor & Head**

Dept. of Electronics & Communication Engineering  
Name: **Dr. K. Senthil Babu**  
K.S. School of Engineering & Management  
Bangalore - 560 109.

Title: Professor and HOD, Department of  
Electronics and Communication  
Engineering.

Date: 7/8/2022

<b>Name of PARTY 1 : Maven Silicon Softech Pvt Ltd</b>	<b>Name of PARTY 2 : K. S. SCHOOL OF ENGINEERING AND MANAGEMENT</b>
<b>Address</b> South Taluk, 21/1A, III Floor, MS Plaza, Gottigere Uttarahalli Hobli, Bannerghatta Main Rd, Bengaluru- 560076, Karnataka, India	<b>Address</b> No.15, Mallasandra, Off. Kanakapura Road, Bengaluru 560109, Karnataka, India
<b>Contact Details: 9148372555</b>	<b>Contact Details: 9886471877</b>
<b>E-mail : uday@maven-silicon.com</b>	<b>E-mail : hodece@kssem.edu.in</b>
<b>Web: www.maven-silicon.com</b>	<b>Web : www.kssem.edu.in</b>

**Witness**

  
**Ms. Vimala Devi K**

Associate Manager – Academia Partnerships

  
**Mr. Gopalakrishna Murthy C R**

Assistant Professor, Department of ECE



**1**  
**week**  
**One Lab**



## **MEMORANDUM OF UNDERSTANDING**

**BETWEEN**

**CSIR - NATIONAL AEROSPACE LABORATORIES  
BENGALURU**

**&**

**KAMMAVARI SANGHAM GROUP OF INSTITUTIONS  
BENGALURU**



**FOR**

**CO-OPERATIVE PROGRAMME IN  
ACADEMIC TRAINING AND RESEARCH**

## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called "MoU") is made and entered into on this **21<sup>st</sup> Day of September 2023** by and between the **Council of Scientific and Industrial Research**, a society registered under the Societies Registration Act XXI of 1860 and having its registered offices at Rafi Marg, New Delhi 110 001 (hereinafter called "CSIR") represented by its **National Aerospace Laboratories**, located at P B No. 1779, HAL Airport Road, Kodihalli, Bangalore 560 117 (hereinafter referred as to "CSIR-NAL"), which expression shall include its representatives, successors and permitted assignees) of the one part; and,

**KAMMAVARI SANGHAM**, is a non-profit voluntary service organization established in 1952 and actively involved in field of education and runs various educational institutions under **KAMMAVARI SANGHAM GROUP OF INSTITUTIONS (KSGI)** having premises at **MALLASANDRA AND RAGHUVANAHALLI**, represented by its KSGI (here in after referred to as "KSGI", which expression shall include its representatives, successors and permitted assignees) of the other part.

Hereinafter either of the **Parties** is individually referred to as a "**Party**" and collectively as the "**Parties**" in this MoU.

### PREAMBLE

**WHEREAS**, **CSIR-NAL** is a well-known Indian Scientific Research Laboratory focused on Aerospace Domain and engaged in Advanced Research & Development related to various fields of Aerospace Industry.

**WHEREAS**, Aerospace Skill Development Centre at CSIR-NAL which is accredited by National Skill Development Council (NSDC, New Delhi) and affiliated to Aerospace and Aviation Sector Skill Council (AASSC, Bengaluru) offers various programs for skill development at the ITI, Diploma and Graduate / Post Graduate levels in aeronautics and aerospace sciences.

**WHEREAS**, **KSGI** offers PUC (Science, Commerce), Diploma (Automobile, Civil, Mech, ECE, CSE), UG (AIML, AIDS, CSBS, CSE, CSD, CCE, IOT, MECH, CIV, ECE), PG (M.Tech and MBA) and Ph.D(ECE, CSE, Mech, Civil, MBA, Mathematics and Chemistry).

**WHEREAS**, **KSGI** has approached **CSIR-NAL** for establishing a cooperative programme in research and academic training in the areas of mutual interest more particularly skill based training, laboratory visits, guest lectureships and internships.

Now therefore, **KSGI** and **CSIR-NAL** hereby agree to introduce a Co-operative Programme in research and academic training in areas to be mutually decided and agreed by both the parties. The intention of the parties under this MoU is to complement each other's strengths and benefit both the parties. While **CSIR-NAL** will provide necessary facilities and guidance to the Under-

Graduate / Post-Graduate students of **KSGI** for the conduct of academic studies and research including skill based training, laboratory visits, guest lectureships and internships, the **KSGI** will recognize **CSIR-NAL** as a research centre for **KSGI**. Considering mutual interest, Parties wish to sign this MoU for following purposes:

1. Creating opportunities for **KSGI** faculty and research scholars to collaborate with Engineers, Scientists and Researchers at **CSIR-NAL**.
2. Offering opportunities for interested Scientists from **CSIR-NAL** to pursue research for a doctoral degree at **KSGI**.
3. Providing internship & Research Opportunities to B.E / M.Tech Students for **KSGI** students at **CSIR-NAL**.
4. Organizing joint workshops and conferences on current topics.
5. Undertaking joint projects of mutual interest.
6. Facilitating online delivery of lectures, seminars and workshops.

**Some of the areas identified by the parties are:**

1. Aerospace CNC Machinist Course
2. Aerospace CNC Programmer Course
3. Aerospace Design Assistant (Mechanical) Course
4. Design Engineer – Aerospace Propulsion Course
5. Aerospace Electronics and Acoustics
6. Composites
7. Material Science- Smart Materials, Shape memory alloys, Piezoelectric Materials and Carbon Nano Tubes
8. Surface Coatings
9. Nanotechnology
10. Multi-Sensor Data Fusion
11. Data Acquisition and Processing
12. Electromagnetics

The above list would be expanded on mutual consent of the parties to this MoU.

**NOW THEREFORE**, in consideration of the rights and obligations herein set forth, parties agree as follows:

**1. SCOPE OF THE MoU**

This MoU contains following modalities, terms and conditions for the Co-operative Programme in Academic Training and Research in the above areas, mutually decided by both the parties:

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CSIR-NAL.....

KSGI.....

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## 1.1 Responsibilities of KSGI

**KSGI** hereby agrees:

- a. To consider and recommend recognition of **CSIR-NAL** as a Research Centre by **KSGI**.
- b. To consider and accept the applications from **CSIR-NAL** scientists, approved by Director, **CSIR-NAL**, as research guides under **KSGI**.
- c. To empanel **CSIR-NAL** Scientists, as recommended by Director, **CSIR-NAL** for nomination on specialist academic committees, at the invitation of **KSGI**.
- d. To accept Guest Faculty members from **CSIR-NAL** to deliver special lectures, in specific areas identified by **KSGI**. Traveling Allowance, Local transport, hospitality and honorarium as per **KSGI** rules are to be taken care of by **KSGI**.
- e. To accept the application of staff members recommended by Director, **CSIR-NAL** to register for various degrees of relevance to **CSIR-NAL** like ME/M. Tech and Ph.D under **KSGI** subject to fulfilling eligibility requirements of **KSGI**.
- f. To the provision that E-learning facility could be used for conducting classes by Scientists / Technical Officers from **CSIR-NAL** as per the availability of the facility on payment of honorarium to **CSIR-NAL** Scientists / Technical Officers by **KSGI**.
- g. To the provision that Experts from **CSIR-NAL** acceptable to and as required by the **KSGI** would be included in the relevant Board of Studies of the **KSGI**.
- h. To provide student manpower to carry out the research projects at **CSIR-NAL** if required and asked by **CSIR-NAL**.
- i. **KSGI** to provide experimental facilities to **CSIR-NAL** if that facility is not available in **CSIR-NAL**.

## 1.2 RESPONSIBILITES OF CSIR-NAL

**CSIR-NAL** hereby agrees:

- a. To provide laboratory, library and other testing & infrastructural facilities available at **CSIR-NAL** for the students and teachers of **KSGI** purely for academic and research purposes on payment basis subject to constraints of **CSIR-NAL**'s own programme requirements.

- b. To permit **CSIR-NAL** scientists to be the Guest Faculty members for delivering lectures at the **KSGI**, limited to maximum of 3 nos (three) during the calendar year.
- c. To permit **CSIR-NAL** scientists to be research guides and to be members of select academic committees as per norms of **KSGI**.
- d. To permit **CSIR-NAL** scientists to register for various degrees of relevance to **CSIR-NAL** at **KSGI**.
- e. To permit faculty members and students of **KSGI** to visit **CSIR-NAL** and work for short periods with the scientists of **CSIR-NAL** for academic related activities of relevance to **CSIR-NAL/ KSGI**. No honorarium will be provided by **CSIR-NAL** to the faculty members / students and transportation has to be arranged by **KSGI**.

**1.3 It is mutually agreed:**

- a. To make provision for joint guidance for project work / research programmes with one academic guide from **KSGI** and one research guide from **CSIR-NAL**.
- b. That the viva-voce examination for various degree students will be conducted in the **KSGI** campus as per **KSGI** regulations and the **Traveling Allowances, local transport** and hospitality for **CSIR-NAL** Scientists/Technical officers attending the viva-voce as course/research guides/examiners shall be borne by the **KSGI**.
- c. To nominate one staff member each in the identified areas to co-ordinate the Co-operation Programme from both side.
- d. To keep all the received proprietary information during the term of MoU confidential and will not divulge it to third party at any cost. This will be valid for 5 years even after termination or expiry of MoU.

**2. Reviews**

**KSGI** and **CSIR-NAL**, Bangalore will review the programme every year and make necessary changes as and when required.

**3. Intellectual Property Rights**

No rights in Industrial and/or Intellectual Property (Including without limitation, letters, patent, registered design, software copyrights, trademark and copyright) existing on the signature of this MoU and owned by the Parties on their part are hereby granted by the owning Party to the other Party, nor shall any such rights be deemed to be granted except specified by the owning Party in particular Agreements.

Parties shall retain and maintain all intellectual Property Rights in Patents, designs and software copy right (source code) and publications if any that may be generated during the course of the Project work taken up under this MoU. Decision on protection of IP, Inventors/Authorship in the created work will be determined mutually on basis of intellectual contributions provided by the students & academic guide from **KSGI**.

#### 4. Duration and Termination

This MoU shall be effective from the date it is signed, and shall be valid for five years. This MoU shall be subject to extension by mutual consent.

If either party commits any breach of its obligation and fails to remedy the same within 30 days of written notice, the other Party may forthwith by notice in writing terminate this MoU. On termination of the contract the assets created by either party shall be vested with the respective instructions.

#### 5. General

5.1 The relationship between **CSIR-NAL** and **KSGI** is independent and neither party is an agent of, partner of, joint venture with the other. Neither party has the right to bind the other party to (1) any third party, or (2) to the fulfillment of any condition not expressly provided herein, or (3) to any agreement or obligation, express or implied, between the other party and third party. Parties agree that this MoU represents a nonexclusive relationship between the parties and nothing contained herein shall preclude either party from participating/initiating similar relationship with third parties

5.2 No extension, alteration modifications or additions to his MoU, or any waiver of any of the terms hereof, shall be valid unless made in writing and signed by the authorized representative of the respective parties. The signatures below indicate that the parties have agreed to all the terms and conditions of this MoU.

5.3 Any equipment purchased or capital investment made as part of this MoU in either campus shall be accessible to both the parties until the termination of this MoU.

5.4 Neither party shall issue any press release, public announcement or other such disclosure concerning this MoU without the other party's prior written consent as to such release or announcement.

5.5 Either party shall not be liable for any indirect, incidental, special, consequential damages, including, but not limited to, loss of profits, revenue, data or use, incurred by the other party in connection with, arising out of or under this MoU, except for the loss suffered resulting from any willful damages caused.

**6. Assignment**

This MoU is personal to the parties hereto and may not be assigned in whole or in part by either party without the written consent of the other party.

**7. Force Majeure**

Neither party shall be held responsible for non-fulfillment of the respective obligations under this MoU due to the exigency of one or more of the force majeure events such as but not limited to: acts of God, policy decision of Government, war, flood, earthquakes, strike, lock-outs, epidemics, riots, civil commotion, etc. provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one month of such occurrence of cessation. If the force majeure conditions continue beyond three months, the parties shall then mutually decide about the future course of action.

**8. Arbitration**

This MoU shall be governed by the laws of India. The courts at Bangalore shall have the exclusive jurisdiction in matters related hereto.

Any Dispute or claim arising out of or relating to this Agreement shall be first tried to solve through mutual discussions by authorized representatives of both the Parties. If no conclusion is arrived through such mutual discussions within a period of 30 days, then the dispute should be settled by arbitration in accordance with Delhi International Arbitration Center (DIAC), at New Delhi.

Any arbitration award shall be final and binding, and judgment upon the award rendered pursuant to such arbitration may be entered in any court of proper jurisdiction.

**9. Notices**

All notices and other communications required to be served under the terms of this MoU shall be considered to be duly served if the same has been delivered to, left with, or posted by registered mail to either party registered address as mentioned in MoU.

The following persons will, on behalf of the parties, will be the respective representatives for all mutual communications:

For CSIR-NAL	For KSGI
Designation: Head, PBMD Address: National Aerospace Laboratories, P.B.No.1179, HAL Airport Road, Kodihalli, Bangalore- 560 017 Phone No:080-25086130 Fax: 080-25086009 E-mail: rvenkatesh@nal.res.in	Designation: CEO, KSGI Address : K S School of Engineering and Management, 15/1, Mallasandra Post, Off Kanakapura Road, Bangalore – 560109. Phone : 080-28425163 Email : principal@kssem.edu.in & ceo.ksgi@gmail.com,

Either Party may change the above designated representatives by written notice to the other Party.

#### 10. Seal of the Parties

In witness whereof, the parties have caused this MoU to be signed by their duly authorized representative the day and year first above written.

For and on behalf of CSIR-NAL	For and on behalf of KSGI
Signature:  Name & Designation: <b>Mr. R Venkatesh</b> <b>Chief Scientist &amp; Head-PBMD</b> Seal: 	Signature:  Name & Designation: <b>Dr. K V A BALAJI</b> <b>CEO, KSGI</b> Seal: <b>CHIEF EXECUTIVE OFFICER .</b> <b>Member Secretary</b> <b>Academic Advisory Board</b> <b>K.S. Group of Institutions</b>
<b>Witnesses (Name and Signature):</b> 1.  (Dr. S. RAVISANKAR) 2.  (Dr. VRS NAIDU)	<b>Witnesses (Name and Signature):</b> 1.  Dr. K. RAMA NARASIMHA (Principal/Director - KSSEM) 2.  Dr. HARISH R (Placement Officer, KSGI)

# MEMORANDUM OF UNDERSTANDING

BETWEEN



**K S SCHOOL OF ENGINEERING AND MANAGEMENT**  
**(DEPARTMENT OF ELECTRONICS AND COMMUNICATION ENGINEERING)**

AND



**Silicon**  
**microsystems**

[www.simsindia.net](http://www.simsindia.net)

**SILICON MICROSYSTEMS, BENGALURU**

**On Date: 4<sup>th</sup> November 2022**

This Agreement made and entered into on this 4<sup>th</sup> day of **November 2022** between **K S SCHOOL OF ENGINEERING AND MANAGEMENT, Bengaluru- 560109** and **SILICON MICROSYSTEMS, Bengaluru - 560004** (hereinafter called "SiMS" which expression shall include its successors and permitted assignees) with its registered office at Bengaluru.



## 1. OBJECTIVES OF THE MOU

The objective of this Memorandum of Understanding is:

- a. to promote interaction between **K S SCHOOL OF ENGINEERING AND MANAGEMENT** and **SILICON MICROSYSTEMS** in mutually beneficial areas.
- b. to provide a formal basis for initiating interaction between **K S SCHOOL OF ENGINEERING AND MANAGEMENT** and **SILICON MICROSYSTEMS**.

## 2. PROPOSED MODES OF COLLABORATION

**KSSEM AND SIMS** propose to collaborate through

- a. Supporting R&D projects, which may be carried out wholly at **KSSEM**
- b. Any other appropriate mode of interaction agreed upon between **KSSEM & SIMS**.

## 3. FORMS OF RESEARCH AND DEVELOPMENT PROGRAMS

The form of any of the said Research and Development Program (hereinafter referred to as "Research Program") will be subject to a separate Research Agreement entered into by the Parties but may also include the following:

- a. **In their own existing facilities** - The performance of research individually by each Party or concurrently by both Parties in mixed groups at their own facilities with regular exchanges of results.
- b. **In a separate research and development facility** - The performance of research by the technical personnel of both Parties working together in the facilities of one Party or in mixed groups at the facilities supported/ sponsored by either Party.
- c. **Third parties** - The performance of research by the Parties together with one or more third parties.

## 4. TECHNICAL AREAS OF COLLABORATION

The principal technical areas of collaboration between **K S SCHOOL OF ENGINEERING AND MANAGEMENT** and **SILICON MICROSYSTEMS** will be as follows:

- Assisting to setup Centre of Excellence in Internet of Things (IoT).
- Setting up Skill Lab and to conduct trainings for the students.
- Assisting to setup Centre of Innovation, Incubation and Entrepreneurship



## 5. AGREEMENTS FOR RESEARCH COLLABORATION

Research undertaken by the **K S SCHOOL OF ENGINEERING AND MANAGEMENT**, the treatment of intellectual property and data rights, including patents, industrial design registration, copyrights and all other proprietary information (including innovations not patented, designs not registered etc.) will be remains to the original inventors and in the college name.

## 6. CONFIDENTIALITY

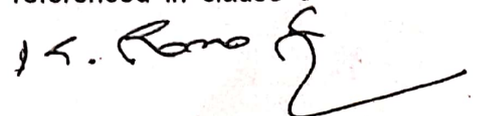
- a. During and for a period of three years from the date of disclosure, each party agrees to consider as confidential all information disclosed by the other party in written or tangible form or, if orally disclosed confirmed in writing within thirty days of disclosure and identified as confidential by the disclosing party.
- b. The obligations above shall not extend to any confidential information for which the receiving party can prove that this information:
  - is in the public domain at the time of disclosure or comes within the public domain without fault of the receiving party.
  - is already known or become known to the receiving party
  - is received from a third party having no obligations of confidentiality to the disclosing party,
  - is independently developed by the receiving party; or
  - is required to be disclosed by law or court order.

## 7. NON-EXCLUSIVITY

The relationship of the parties under this MOU shall be nonexclusive and both parties, including their affiliates, subsidiaries and divisions, are free to pursue other agreements or collaborations of any kind. However, when entering into a particular research agreement, the participants may agree to limit each party's right to collaborate with others on that subject.

## 8. TERMS AND TERMINATION

This MOU, unless extended by mutual written agreement of the parties, **shall expire three year** after the effective date specified in the opening paragraph. This MOU may be amended or terminated earlier by mutual written agreement of the parties at any time. Either party shall have the right to unilaterally terminate this MOU upon 30 days prior written notice to the other party. However, no such early termination of this MOU, whether mutual or unilateral, shall affect the obligations of the participants under any Research Agreement, Confidentiality clause as referenced in clause 6



above, or any other agreement entered into pursuant to this MOU, which obligations shall survive any such termination.

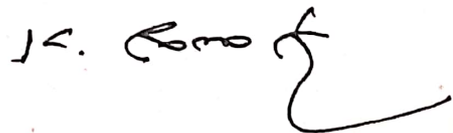
## 9. RELATIONSHIP

Nothing in this MOU shall be construed to make party a partner, an agent or legal representative of the other for any purpose.

- (a) **Curriculum:** The College will introduce a lab-based course using National Instruments Platform in their undergraduate/Postgraduate engineering curriculum. The college will also explore other ways to streamline the skill lab in their curriculum. Silicon Microsystems will help the college in framing Content for the skill lab with project list.
- (b) **Hands-on-Workshop:** Silicon Microsystems will organize at least one hands-on-workshop on "Embedded System Design", "Intellectual Property Rights", "Incubation and Entrepreneurship" for students and its faculty members as agreed terms and conditions every year. The College will provide the infrastructure facility for conducting such workshop in the campus. Silicon Microsystems will provide certificates for the participants for workshops.
- (c) **Internship:** Silicon Microsystems will short list candidates for internships immediately after 3 day workshop based on their performance and willingness to work on projects.
- (d) **Workshops/Events:** If the College wishes to organize a national event in the area of VLSI, Embedded Systems, Automation, Communication, Machine Learning, Artificial Intelligence, Robotics, IoT Silicon Microsystems will provide speakers.
- (e) **Training Programs:** Silicon Microsystems will assist the college in organizing training programs /tutorials on topics related to VLSI, EMBEDDED, IOT, AUTOMATION & ROBOTICS. Faculty members from the college who have undergone train-the-trainer program and who has certified by their corresponding Industry as trainers may run paid Silicon Microsystems certified training programs. Silicon Microsystems will provide joint certificates for the participants of such programs.

## 10. ASSIGNMENT

It is understood by the Parties herein this MOU is based on the professional competence and expertise of each party and hence neither Party shall transfer or assign this Agreement, or rights or obligations arising hereunder, either wholly or in part, to any third party.



## 11. SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the Agreement and having equal legal validity.

BY SIGNING BELOW, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.

On behalf of  
**K.S. SCHOOL OF ENGINEERING AND  
MANAGEMENT, BENGALURU**

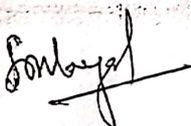
On behalf of  
**SILICON MICROSYSTEMS  
BENGALURU**

BY:   
**DR.K.RAMA NARASIMHA**  
PRINCIPAL / DIRECTOR

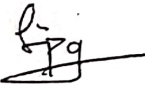
BY:   
**M.S.JAYACHANDRA ARADHYA**  
CEO

4<sup>th</sup> November 2022  
Dr. K. RAMA NARASIMHA  
Principal/Director  
K S School of Engineering and Management  
Bengaluru - 560 109  
Witness:

4<sup>th</sup> November 2022  
Witness:

1. 

1. 

2. 

2. 