



JAIPUR NATIONAL UNIVERSITY

Approved by the UGC under 2(f) of UGC Act, (1956) and NAAC Accredited

Organizes

INDUSTRY - ACADEMIA INTERFACE PROGRAM 2019

21st SEPTEMBER, 2019

In Association with

RAJASTHAN CHAMBER OF COMMERCE & INDUSTRY
BHARDWAJ FOUNDATION, JAIPUR

&
INTEGRATED CHAMBER OF COMMERCE & INDUSTRY

JAIPUR NATIONAL UNIVERSITY

Jaipur Agra Bypass, Near New RTO Office, Jagatpura, Jaipur-302017
www.jnuaipur.ac.in

Size: 2.5ft X 6ft
Qty - 2

Chancellor
May be approved
12/9/19
[Signature]

[Signature]
(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur



JAIPUR NATIONAL UNIVERSITY

Approved by UGC under clause 2(f) of UGC Act, 1956 & NAAC Accredited
(A Venture of The Seedling Group of Educational Institutions)

Prof. H.N. Verma

M.Sc., Ph.D., F.P.S.I., F.N.A.Sc.

President

(Former Pro-Vice Chancellor, Lucknow University & JNU, Jaipur)
E-Mail : vermaliko@yahoo.co.uk, vc@jnujaipur.ac.in

Monday, September 09, 2019

Dear Sir/Madam,

Greetings from Jaipur National University, Jaipur.

JAIPUR NATIONAL UNIVERSITY, JAIPUR (A venture of Seedling Group of Institutions) is a premier Self-financed University approved by UGC under clause 2(f) and NAAC accredited. The University offers various Undergraduate, Post-Graduate and Research programmes in the fields of Medical, Engineering, Pharmacy, Computer Applications, Hotel Management, Nursing, Management, Legal Studies, etc. Established in 2002 as an Engineering & Management College (SADTM), this Seedling Group of Institution evolved and took shape of a University in 2007, and has completed eventful glorious 12 years. The University has also multispecialty JNU Hospital and Medical College.

We are glad to inform you that on 21st September 2019 the University is organizing an Industry-Academia Interfacing Program along with Bhardwaj Foundation, Jaipur, Integrated Chamber of Commerce and Industry and Rajasthan Chamber of Commerce and Industry, Jaipur.

On our request Bharadwaj Foundation, Jaipur has kindly agreed to organise this important program as per need of the hour at our campus along with other highly reputed industrial bodies, so that interfacing of Industry and Academia can take place smoothly. Mr. P. M. Bharadwaj, Founder-President of Bhardwaj Foundation, Ex MD/CMD of 4 public sectors, a Member, National Level Steering Committee for Internship of AICTE and a National level Motivational and Management Guru, has organised more than two dozen Industry-Academy interfacing programs in highly reputed Universities and Technical Educational Institutions is the brain behind organising this important event at our campus. Rajasthan Chamber of Commerce and Industry is the apex body in Rajasthan for promoting Industries, Commerce & Trade in state of Rajasthan and Dr. K. L. Jain, who is Honorary Secretary General of Rajasthan Chamber of Commerce and Industry for last more than 50 years has also given his consent to grace the occasion along with members of RCC. Integrated Chamber of Commerce and Industry has been working throughout the nation hand-to-hand with Educational Institutions and in this National level important program they will also be there in our campus.

Sir, needless to say that India has got all the prerequisites to become world Super-Power, but Industry-Academia interfacing is must for the same.

Therefore, at Jaipur National University Industry-Academia Interfacing Programme is being organised on 21st September, 2019.

Beauty of this program will be that Skill-seekers and skill-providers will be sitting across the table along with industries.

Kindly block the date of 21st September 2019 in your diary, time sharply at 9:30 followed by lunch. The venue for the event will be Auditorium, SIILAS Campus, Jaipur National University, Near New RTO, Jaipur-Agra Bypass, Jagatpura, Jaipur.

With best regards,

(Prof. H.N. Verma)

(Prof. D.K. Mathur)
Registrar
Jaipur National University
Jaipur



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Prof. H.N. Verma

M.Sc., Ph.D., F.P.S.I., F.N.A.Sc.

Vice-Chancellor

(Former Pro-Vice Chancellor, Lucknow University & JNU, Jaipur)

E-Mail : vermalko@yahoo.co.uk, vc@jnujaipur.ac.in

November 02, 2020

Dear Student,

Greetings from Jaipur National University, Jaipur.

JAIPUR NATIONAL UNIVERSITY, JAIPUR (A venture of Seedling Group of Institutions) is a premier Self-financed University approved by UGC under clause 2(f) and NAAC accredited. The University offers various Undergraduate, Post-Graduate and Research programmes in the fields of Medical, Engineering, Pharmacy, Computer Applications, Hotel Management, Nursing, Management, Legal Studies, etc. Established in 2002 as an Engineering & Management College (SADTM), this Seedling Group of Institution evolved and took shape of a University in 2007, and has completed eventful glorious 13 years. The University has also multispecialty JNU Hospital and Medical College.

We are glad to inform you that on 20th November 2020 the University is organizing an Industry-Academia Interfacing Program along with Bhardwaj Foundation, Jaipur and Rajasthan Chamber of Commerce and Industry, Jaipur.

On our request Bharadwaj Foundation, Jaipur has kindly agreed to organise this important program as per need of the hour virtually along with other highly reputed industrial bodies, so that interfacing of Industry and Academia can take place smoothly. Mr. P. M. Bharadwaj, Founder-President of Bhardwaj Foundation, Ex MD/CMD of 4 public sectors, a Member, National Level Steering Committee for Internship of AICTE and a National level Motivational and Management Guru, has organised more than two dozen Industry-Academy interfacing programs in highly reputed Universities and Technical Educational Institutions and is the brain behind organising this important event for the students of our University. Rajasthan Chamber of Commerce and Industry is the apex body in Rajasthan for promoting Industries, Commerce & Trade in state of Rajasthan and Dr. K. L. Jain, who is Honorary Secretary General of Rajasthan Chamber of Commerce and Industry for last more than 50 years has also given his consent to be present on the occasion along with members of RCC.

Needless to say that India has got all the prerequisites to become world Super-Power, but Industry-Academia interfacing is must for the same.

Jaipur National University is organizing therefore a virtual Industry-Academia Interfacing Programme on 20th November 2020 at 12:30 PM.

In this program Skill-seekers and skill-providers will be together along with industry experts.

Kindly block the date of 20th November 2020 in your diary, time sharp 12:30 PM.

With best wishes,


(Prof. H.N. Verma)

Note: The link for the virtual meet will be sent to you on 18th November, 2020.



Additional Registrar
Jaipur National University
Jaipur



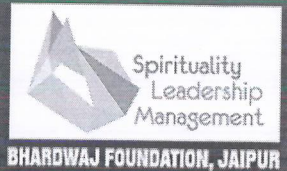
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E-mail : info@jnujaipur.ac.in, seedlingacademy@hotmail.com | Website : www.jnujaipur.ac.in



JAIPUR NATIONAL
UNIVERSITY



Cordially Invite
you to a Webinar on

NATIONAL EDUCATION POLICY 2020

Academia-Industry Interface



Dr. Sandeep Bakshi

Chancellor
Jaipur National
University



Dr. K.L. Jain

Honorary Secretary General
Rajasthan Chamber of
Commerce & Industry



Prof. H.N. Verma

Vice-Chancellor
Jaipur National University,
Jaipur, Rajasthan



Mr. PM Bhardwaj

Former MD/CMD of 4 PSUs
Founder President
Bhardwaj Foundation, Jaipur

Join us on



20th Nov. 2020



12:30 to 2:00 P.M.

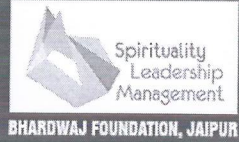


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Jaipur



JAIPUR NATIONAL
UNIVERSITY



National Education Policy 2020
Webinar on Nov. 20, 2020
Minute to Minute Program

| Time | Activity |
|-------------------|---|
| 12:25 to 12:35 pm | Webinar Banner on Display & JNU Documentaries |
| 12:35 to 12:40 pm | Welcome note by Hon'ble Chancellor & CEO Seedling Group of Institutions Dr. Sandeep Bakshi |
| 12:40 to 12:43 pm | Welcome of all panelists and participants/guests Introduction of panelists & moderator and acknowledging the support of media partner, Dainik Bhaskar |
| 12:43 to 12:48 pm | Inviting Dr. K L Jain to deliver the Inaugural address Dr. K L Jain , Hon. General Secretary, Rajasthan Chamber of Commerce & Industry |
| 12:48 to 12:50 pm | Informing audience to use the Q & A box to ask their questions which will be taken up in the Q & A session towards the end by the moderator Inviting Mr. P M Bhardwaj , Founder President, Bhardwaj Foundation, Jaipur to take over and conduct the proceedings |
| 12:50 to 1:00 pm | Mr Bhardwaj Invites Prof H N Verma , Vice Chancellor, Jaipur National University, Jaipur for Keynote Address |
| 1:00 to 1:45 pm | Mr. Bhardwaj invites Prof H N Verma , Vice Chancellor, Jaipur National University, Jaipur to answer his questions Mr. Bhardwaj solicits inputs/questions from select guests in the audience |
| 1:45 to 1:50 pm | Mr. Bhardwaj requests Mr Rajive Dwivedi , Associate Vice President of Dainik Bhaskar – Media Partner for information |
| 1:50 to 2:00 pm | Thanks by Mr. P M Bhardwaj, Dr. K L Jain and Prof H N Verma |

Join us on Cisco Webex

<https://jaipurnationaluniversity.webex.com/jaipurnationaluniversity/onstage/g.php?MTID=ec0c503d618bfd052a514d0c70e6935e1>

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Additional Registrar
Jaipur National University
Jaipur

Jaipur National University

National Education Policy 2020

Industry Academia Interface

Jaipur National University is organizing an Industry Academia Interfacing program along with Bhardwaj Foundation, Jaipur and Rajasthan Chamber of Commerce and Industry, Jaipur.

A productive interface between academia and industry, in the present times of knowledge economy, is a critical requirement. The industry academia interface is all about knowledge transfer and experience/technology transfer.

Universities and industry, which, for long have been operating in separate domains, are rapidly inching closer to each other to create synergies. The constantly changing management paradigms, in response to growing complexity of the business environment today have necessitated these two to come closer.

The objective of this program is

1. To delve upon the critical issues in the integration of industry and academia.
2. To identify potential areas of mutual participation of industry and academia giving rise to synergies.
3. To assess the Increasing interdependence between academia and industry through innovations.
4. To discuss innovative models and options for facilitating the exchange of perspectives between industry and academia.
5. To find possible solutions and benefits to strengthen the industry-academia integration and engender the symbiotic partnership
6. To discuss adoption of new education policy by Jaipur National University, Jaipur



Additional Registrar
Jaipur National University
Jaipur



‘हमारे देश में इस समय इंडस्ट्री व एजुकेशनल इंडस्ट्रियुशंस में सही तरह का मेल-मिलाप नहीं’

जयपुर, समाचार जगत न्यूज। भारद्वाज फाउंडेशन जयपुर का इंडस्ट्रीज एवं एजुकेशनल इंडस्ट्रियुशंस का इंटरैक्टिव प्रोग्राम की सीरीज का 30 वीं वार्षिक आयोजन की गई। प्रारंभ में जयपुर यूनिवर्सिटी के चांसलर सलीम बक्शी जी ने सभी अतिथियों का स्वागत किया।

राजस्थान चेंबर ऑफ कॉमर्स व इंडस्ट्री व जयपुर नेशनल यूनिवर्सिटी के संयुक्त तत्वाधान में हुई इस विचार में भारद्वाज फाउंडेशन जयपुर के संस्थापक अध्यक्ष व राष्ट्रीय स्तर के मोटिवेशनल गुरु पीएम भारद्वाज ने कहा कि शैक्षणिक संस्थानों व उद्योगों के बीच की खाई को पाटना चाहिए। जब तक शैक्षणिक संस्थाएं एवं उद्योग एक साथ एक दूसरे की आवश्यकता के अनुसार काम नहीं करेंगे तब तक देश सही तरह से आगे नहीं बढ़ पाएगा। उन्होंने पुरजोर शब्दों से उद्योग व शैक्षणिक संस्थाओं की इंटरैक्टिव के महत्व के बारे में बताया। वहीं

राजस्थान चेंबर ऑफ कॉमर्स व इंडस्ट्री के मानद सचिव डॉ. केएल जैन ने अपने अध्यक्षीय संबोधन में कहा कि हमारे देश में इस समय इंडस्ट्री व एजुकेशनल इंडस्ट्रियुशंस में सही तरह का मेल मिलान नहीं है, दोनों को एक दूसरे की आवश्यकताओं को समझ कर काम करना चाहिए। उन्होंने कहा कि इस दिशा में भारद्वाज फाउंडेशन बड़ी काम कर रही है एवं राजस्थान चेंबर ऑफ कॉमर्स एंड इंडस्ट्री का पूरा सहयोग उनके साथ है, वह पिछले कुछ प्रोग्राम राजस्थान चेंबर ऑफ कॉमर्स एंड इंडस्ट्री के साथ संयुक्त तत्वाधान में किए गए हैं।



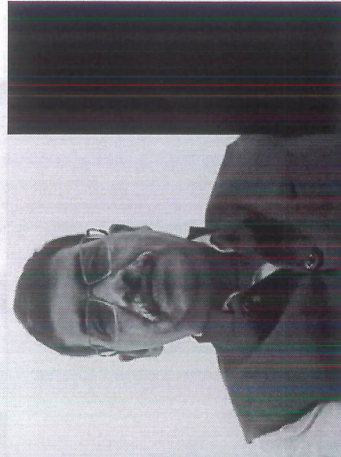
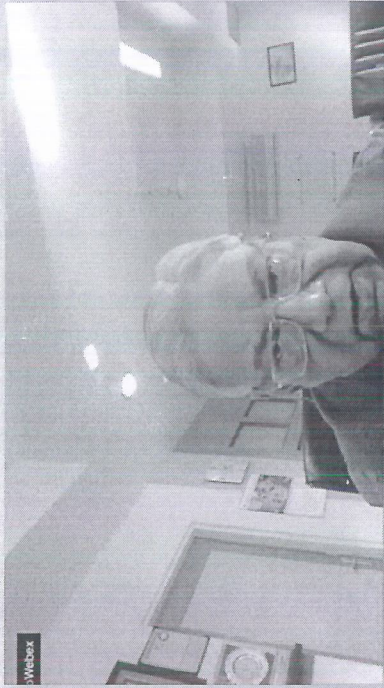
जयपुर नेशनल यूनिवर्सिटी के कुलपति प्रोफेसर एचएन वर्मा ने स्क्रिल डेवलपमेंट, वैल्यू चेन एजुकेशन, प्रैक्टिकल ऑपरेटिंग एजुकेशन किस तरह जयपुर नेशनल यूनिवर्सिटी में हो रही है इस बारे में भी बताया। तैनात भास्कर के एसोसिएट वाइस प्रेसिडेंट राजीव द्विवेदी ने कहा कि यह आज के समय की आवश्यकता है जब तक यूनिवर्सिटी व एजुकेशनल इंडस्ट्रियुशंस उद्योगों की आवश्यकता अनुसार स्क्रिल एजुकेशन छात्रों को नहीं प्रदान करेंगे तब तक रोजगार की समस्या बनी रहेगी। इस दौरान प्रो. डीपी शर्मा जी ने सुझाव दिया

कि एक ही तरह के संचालन वाले उद्योगों को एक संगठित छतरी के नीचे क्लस्टर किए जाने की आवश्यकता है और ऐसा ही शैक्षणिक संस्थाओं को भी करना चाहिए। आईआईटी दिल्ली के पूर्व निदेशक डॉ. डीपी कोठारी ने कहा कि उद्योगों के अनुभवों लोगों को यूनिवर्सिटी व शैक्षणिक संस्थाओं में काम करने का मौका देना चाहिए। सफल उद्योगपति भूषेन्द्र तायल ने कहा कि श्रीमद भागत गोला को स्कूल व कॉलेजों के पाठ्यक्रम में शामिल किया जाना चाहिए।

वेबिनार के दौरान सीएमडी हिंदुस्तान व सांभर साल्ट कमोडोर कमलेश कुमार, पूर्व चेयरमैन हेवी वॉटर बोर्ड डॉ. एन वर्मा, महाप्रबंधक आइआइएल डॉ. पीएन शर्मा, यूकोशी राजस्थान के अध्यक्ष विनोद गुला, पीसी सीएमडी थाईकोन, राजेश शर्मा निदेशक आरसीएस वनस्पति, एमएम शर्मा पूर्व महाप्रबंधक श्री सीमेंट, डॉ. एमएल पहिरा, राजीव भार्गव निदेशक कैड सिस्टम व राजीव दुबे, डॉ. अश्वनी शर्मा कुलपति सिंबोसिस पुणे, डॉक्टर सुधीर कलला, विपिन बहल, ललु उद्यान भारती के जनरल सेक्रेटरी महेंद्र खुराना व श्रीपीसी श्रीनिवास ने भी भारद्वाज फाउंडेशन की ओर से किए जा रहे हैं इन प्रोग्रामों की प्रशंसा की एवं पूर्ण सहयोग का आग्रह किया और साथ में अपनी सुझाव भी दिए। राष्ट्रीय स्तर के मोटिवेशनल गुरु व मैनेजमेंट गुरु व भारद्वाज फाउंडेशन के संस्थापक अध्यक्ष पीएम भारद्वाज ने बताया कि राष्ट्रीय निर्माण की इस एंक्टिविटी में समाचार जगत, दैनिक भास्कर सहित कई अन्य समाचार पत्रों का बहुत सहयोग मिल रहा है।

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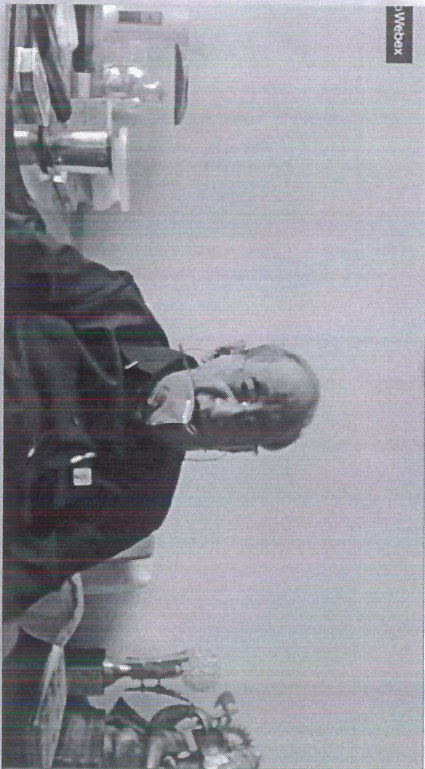
Webinar National Education Policy



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2/21

Additional Registrar
Jaipur National University
Jaipur

Expert Comments

Heartiest Congratulations to National Level Management and Motivational Guru Sh. P. M. Bhardwaj Saheb, Prof. H. N. Verma Saheb, VC, JNU, Dr. K. L. Jain Saheb and other all the signatories for Conducting such a Wonderful and Excellent Program on Institutions-Industries Interfacia as well as Nation Building related activities.

Today's Program was highly knowledgeable and one and all the panelists have spoken very well and they were highly dynamic and energetic.

Once again Congratulation to Jaipur National University and Bhardwaj Foundation for Wonderful Programme.

Regards,

Dr. M. L. Parihar

Congrats Bhardwaj Foundation

For organizing very meaningful webinar with Jaipur National University and special thanks to Shri PM *Bhardwaj*sahab for inspiring stars of industry and academia (few are glittering out of India) to participate and contribute with their views and suggestions. Father figure Dr. KL Jain sahab's suggestion of entrepreneurship is need of nation. Dr. Sudhir Calla's suggestion of frequent lectures of experts of industry in institution and more interaction between them will come out of good result. Notable participants like Shri Ashwini, Dr. DP Sharma, Dr. PN Sharma, AN Verma, Tayal sb., Rajeev Dubey, Dr. DP Kothari, PC Srinivas, Vipin Bahl, Mahendra Khurana ji also spoke on the subject excellently. Prof. HN Verma VC JNU informed the people about lot of unique work being done by them for the benefit of students and society. Looking forward for better interface.

Good wishes

Man Mohan Sharma

It was a wonderful, informative and a well moderated program by @P M Bhardwaj Motivation Speaker sir....heartiest congratulations sir.... **Arun**

Well organized programme by Bhardwaj foundation and JNU on the importance of academia industry interface wherein panelists gave practical suggestions to implement, Also six months project work at industry by JNU which Dr. Verma said is really very good for students placement at industry.

Sataya N Vijayavergiya



Additional Registrar
Jaipur National University
Jaipur

I could also join after few efforts. It was nice to know the valued opinions of all panelists. I agree with Dr Kothari on publishing books in Hindi. Also suggestion of Dr Calla of organising frequent lectures of experts from industries is worth considering. All other panelists also gave very good and practical suggestions.

Mr P M Bhardwaj, Dr K L Jain, Prof H N Verma and Prof Bakshi deserve lot of appreciation to organise such a wonderful program involving all elite panelists.

All the best for fruitful outcome of the program.

Warm regards,

A N Verma

Shri Bhardwajji

It was great attempt by u to bring Institutes & Industry together for aatmanirbhar Bharat

Congratulations from my heart

B K Sharma

Dear Shri Bhardwajji,

Thank you, very much for so successfully arranging today's webinar. The University expresses its deep sense of gratitude to Dr. K.L. Jain Saheb for the very kind words he spoke about the University and about our Chancellor Dr. Sandeep Bakshi. The way you conducted the whole event speaks volumes about your motivational talents. My grateful thanks to you. All the eminent panelists gave some very valuable suggestions. It was really a very informative programme and equally well moderated by you. The organizers express their deep sense of gratitude to all the esteemed panelists and members who graced the event with their presence.

Prof. H. N. Verma

Vice Chancellor

Jaipur National University, Jaipur



Additional Registrar
Jaipur National University
Jaipur

No.F.96/NSS/2018/287-300

Dated: 23-08-2018

Sanction Order

In accordance with the decision taken in the State Level Committee Meeting duly formed for the approval of Self-Financing Units of NSS in Higher Education held on 23-08-2018 in the office of Regional Director, Regional Directorate of NSS, Jaipur, the following 15 Self Financing Units of NSS are sanctioned to the following institutions for the year 2018-19 onwards:-

| S.No | Name & Address of Institution | Students Strength | No. of SFUs demanded |
|------|---|-------------------|----------------------|
| 1. | Jobner (P.G.) College, Jobner, Jaipur Tel.01425-216521, 9928501880 E-mail- jobnerpgcollege@gmail.com | 587 | 1 |
| 2. | Khandelwal Vaish Girls Institute of Technology, Valsahli Marg, Vaishali Nagar, Jaipur Tel.0141-4022502, 6376241972 M-9828843338, Email- guptadranju@gmail.com | 1000 | 1 |
| 3. | Smt. Harkori Devi Girls (PG) College, Mandawa Road, Ganpati Nagar, Jhunjhunu Tel. 01592-234606, 9413565926 Email- rttsjin@gmail.com shbpgcollege@gmail.com | 450 | 1 |
| 4. | Eklavya College, Upadhyay Farm House, RIICO Industrial Area, Karauli eklavya.collegekarauli@gmail.com , Tel. 8058334373 | 191 | 1 |
| 5 | Tilak PG College, opposite Khadi Samiti, Bassi, Jaipur tilakpgcollege@gmail.com , 9314066390, 9214066390 0142-9222801 | 1779 | 2 |
| 6 | Bhagwati Shikshak Prashikshan Mahavidyalaya, Chull Gate, Mirzapur Road, Gangapur City, Sawaimadhopur anilbhagwati123@gmail.com 2010kkant@gmail.com , Tel. 07463-231202/ 9772786421 | 745 | 1 |
| 7 | Smt. Hemlata Memorial Girls College Narayanpur, Alwar, Rajasthan M-8104876780 9413212210 | 650 | 2 |
| 8 | AKC College, Maharan Pratap Setu Marg, Narbada Nagar, Chamti Khara main road, Chittorgarh Tel. 01472-297297 | 350 | 1 |
| 9 | Lal Bahadur Shastri College, zero mail chauraha, banswara road, Pratapgarh-312605 | 1217 | 1 |

| | | | |
|-----|---|-----|---|
| | Email- lbs_dph@rediffmail.com Tel. 01478-220105 9414419873/9352866773 | | |
| 10 | Pragati College, Dungarpur, Shivpura Road, BILDI, Dungarpur-314001 Tel. 7425852319, 9414352319 Email- pragaticollegedpr@gmail.com | 450 | 1 |
| 11 | Biyani Law College, Jobner Road, Kalwar, Jaipur Tel.- 0141-2338371 Email- director@biyanicollege.org | 300 | 1 |
| 12 | Shru Jagdishprasad Jhabarmal Tibrewala University, Vidya Nagar, Jhunjhunu-Churu Road, Chudela, Jhunjhunu-333001 Tel.- 8104883378 Email- registrar@jtu.ac.in srss1986@gmail.com | 741 | 1 |
| 13. | Jaipur National University, Village Khorebariyan, Near RTO Office, Jagatpura, Jaipur Tel. 9829593979 0141-2779016 Email- convener_education@seedlingacademy.com info@lnuajipur.ac.in seedlingacademy@hotmail.com | 530 | 1 |

It is requested that all the above institutions may start SFU as per their allocation with immediate effect and complete enrolment process on the proforma enclosed. After organization of various activities under NSS, the report on the prescribed proforma (enclosed) alongwith photographs may kindly be sent by the University to State NSS Officer, Department of Education, Group-4-A, Secretariat, Jaipur and to this office. In case of colleges a copy of report may also kindly be sent to Programme Coordinator NSS, Commissionerate of College Education, Shiksha Sankul, JLN. Marg, Jaipur besides SNO and this office. All SFUs should furnish the reports including Monthly Progress Report (MPR) on prescribed proforma from time to time. Proper accounts of expenditure may be maintained and kept at the University/College level.

Enl: As above.

Copy to:-

1. The Director, Directorate of NSS, Government of India, Ministry of Youth Affairs & Sports, Jamnagar House, New Delhi.
2. The State NSS Officer, Department of Education, Group-4-A, Secretariat, Jaipur.
3. The Programme Coordinator, NSS, Commissionerate of College Education, Shiksha Sankul, JLN Marg, Jaipur.

Adhyay
(Girdhar Upadhyay)
REGIONAL DIRECTOR

Adhyay
REGIONAL DIRECTOR

Prof. D K Mathur
Registrar
Jaipur National University
Jaipur

1st September 2019

Mr Harvir Singh,
Director of Engineering Department,
Jaipur National University,
Jaipur.

Dear sir,

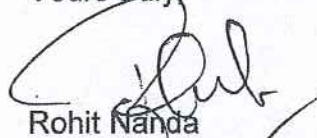
We are delighted to inform you that Jaipur National University has been authorized to conduct **IBM Certificate** trainings at its Jaipur campus. The students will get following benefits :-

1. Certificate from **IBM**
2. Soft wares from **IBM**
3. Course Material from **IBM**
4. Training by **IBM** Professionals
5. Placement assistance.

You are requested to confirm us the start date.

Thanking you,

Yours truly, For Allsoft Solutions & Services Pvt. Ltd.


Rohit Nanda
Authorized signatory

Authorized Signatory


(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur



Memorandum of Understanding *June.*
This agreement made at Mohali on 7th day of May 2019
Between

Allsoft Solutions and Services Pvt Ltd, E - 39, Industrial Area, Phase VIII,
Mohali - Punjab, Pin: 160055

And

Jaipur National University, located at Jaipur, Rajasthan hereinafter called as JNU, which expression, unless excluded by or repugnant to the subject or context (shall include his successors in office and assignees) of the second part.

(A) Definitions

1. FIRST PARTY - "Allsoft Solutions and Services Pvt Ltd"
2. SECOND PARTY - "JNU-Jaipur National University, Jaipur"
3. COURSE - Big Data, Business Intelligence, Business Analytics, Cloud Computing and IBM Watson with Artificial Intelligence, IOT/Embedded System.
4. STUDENT - a person who has been enrolled to the particular course.
5. REVENUE - Funds collected through fee received from the students of particular course.
6. PREMISES / CAMPUS - JNU Campus,

(B) Relationship

It is hereby agree that:

1. Both parties share only a principal to principal agency relationship and are not agent of representatives of each other. Jaipur

(Signature)
(Prof. D K Mathur)
Registrar
Jaipur National University

2. First Party to provide training on specified Field / Area/ Technology as detailed in separate proposal being part of this agreement and further to the students of JNU enrolled for the same.
3. The training on the courses to be conducted through the Centre to be setup at the premises & infrastructure which is to be provided by JNU.
4. All the terms covered under this MOU will become void in case of any non-commitment of the parties.
5. Course fees Rs 10,000/- per student cost of the facility, other running and functional cost is to be borne by the university.
6. Upfront sign up fee of Rs 2,00,000/- to be paid by the university.

(C) Responsibilities

It is hereby agree that **Second Party (JNU)** shall:

1. Identify potential learners and student groups desirous of acquiring knowledge through the said Training Programme/ Course under this MOU.
2. Provide required infrastructure as per this MOU.
3. Provide a dedicated facilitator for coordination of the program with First Party & student as required.
4. Provide the requisite infrastructure, computers, operating system, Projectors, internet connection etc. for training.
5. JNU will define the Training Schedule for the same and shall inform the first party prior a month of commencing the training.
6. JNU will be responsible for collection of fee from students.
7. Total payment is to be made in favor of First Party on account of sale of books. The payment for IBM certificates / soft wares / IBM Books has to be made 21 days in advance of start of training and balance amount after last day of training within 5 working days.
8. To make a minimum batch size of 30 students.
10. To pick a program from the available options provided by the first party.
11. To share prior the content and logo for outside and internal branding and display only when it is approved by the first party.

It is hereby agreed that **First Party (Allsoft)** shall:

1. Impart training to the students through eminent IBM certified / evaluated professionals only for a good learning process on particular course mutually agreed.



(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

2. Provide the course material / reference books to JNU as the training material to each student.
3. Responsible to provide License Software to Second Party (JNU) during Training.
4. First Party will follow the predefined schedule decided by JNU for the said training program.
5. Provide the software required for the training to be installed at the university computer facility for the training duration for which the license liabilities goes to first party.
7. Submission of Student's feedback is a must. In case of non-submission of feedback, training would not be further conducted and stopped for future.
8. Attendance of Students must be collected and submitted to the coordinator of the said program on daily basis.
9. Arrangement of Trainer is the sole responsibility of First Party.
10. Proposed Training program should conclude with live project problem where ever applicable to be completed by every student supported by a document.
11. To provide course material, project srs of IBM to the students.
12. To provide placement assistance to the participants of the training program.
13. If Allsoft fails to provide the services as per the agreement, respective years money will be returned to JNU without any deduction

(D) Course Duration of Program and Cost

1. The total duration of the program shall be 3 hours / 6 days. The course schedule for the said program as well as the batch size of the students will be decided by JNU with minimum batch size of 30.
2. Cost of Program is 10,000 per candidate. In addition to this second party will pay Rs 2,00,000/- as one time sign up fees in advance.

(E) Mode of Payment

1. Full and Final payment will be paid to the First Party (vide A/c Payee Cheque) for the said training Program the payment has to be made 21 days before start of training towards books / certificates / softwares of

[Signature]

[Signature]

3

[Signature]
 (Prof. D K Mathur)
 Registrar
 Jaipur National University
 Jaipur

IBM and remaining balance of the payment will be paid after last day of training within 5 working days.

2. Account Details are as under :-

Allsoft Solutions and Services Pvt Ltd
Central Bank of India, Sector 15, Chandigarh
Current A/c No 3162418499
IFSC Code CBIN0280413

(F) Arbitration

1. All and any disputes and claims arising out of or relating in any manner to this Agreement or the breach, termination, non-performance, interpretation or validity thereof, shall first be discussed in good faith by officers duly nominated for the purpose by each party, with a view to resolving the same.
2. All and any disputes and claims as aforesaid, which cannot be fully and satisfactorily resolved or settled by the parties as aforesaid, shall at the request of either party, be submitted at Jaipur, Rajasthan, India courts to arbitration. The Arbitration shall be appointed by the second party.

(H) Jurisdiction

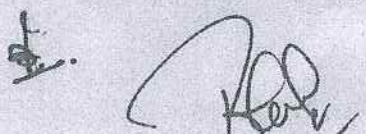
All disputes and differences, whatsoever arising out of these presents or any part thereof and whether as to the construction thereof or otherwise shall be referred to the courts at Jaipur, Rajasthan, India which shall be the courts having jurisdiction to entertain and try the same.

(I) Validity and Termination

This agreement is valid for 10 years and cannot be terminated before the completion of the tenure as agreed upon.

If either party wants to discontinue or amend the services, they will have to give one month prior notice in writing to the other party.

However if the First Party wishes to do so, it can only be done after making proper arrangement of other agency / institution / trainers those who will be able to complete the remaining course duration successfully well in time on the same cost. The Second Party will not pay any extra



4


(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

fee/charges/remuneration to the Agency/Institution/trainers replacing the previous one. Further in case when the Feedback of trainer / First Party is not found as per the expectations or Satisfactory than second party will free to terminate the agreement before the completion of the course duration with immediate effect and No payment will be made to the First Party as on the date of termination. No Extra Payment will be made to the First Party as compensation at all.

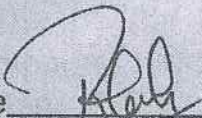
(J) Notice

Any notices, requests and other communications required or permitted hereunder shall be in writing and shall be given by hand against written acknowledgement or receipt, or sent by registered mail, or by facsimile followed by a confirmation letter by registered mail, at or to each or the parties at the addresses set forth in this Agreement or to its last known place of business.

(K) Seal of Parties

In witness whereof the parties hereto have signed this agreement on the day, month and year mentioned hereinbefore.

For and on behalf of the Second Party (JNU) For and on behalf of the First Party (Allsoft Solutions)

Signature 
Name: **Rohit Nanda**
Designation: **Director**
Allsoft Solutions and Services Pvt Ltd


Seal 
For Allsoft Solutions & Services Pvt. Ltd.

Witness (Name & Address)

1. _____

2. _____

Date:

Signature 
Name: **Prof. D.K. Mathur**
Designation: **Registrar**
Jaipur National University

Seal 
(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

Witness (Name & Address)

1. _____

2. _____

Date:


(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

Memorandum Of Understanding
Between
Jaipur national university, Jaipur
&
CyberCure Technologies, Delhi

Date of Agreement: 25th April 2019

As per the discussions held between FIRST PARTY Referring to Jaipur national university, Jaipur (JNU, Jaipur) and SECOND PARTY referring to CyberCure Technologies Pvt. Ltd., following points were mutually agreed upon:

SECOND PARTY will provide FIRST PARTY with the following:

1. Advance Level Course on Information Security for BCA and MCA Students.
 - a. Second Party will conduct 80 Hours Training per year for every year of BCA and MCA with the specific course curriculum designed for expertise in Cyber Security
 - b. Second Party will conduct exam on the basis of training delivered on the specially designed online exam portal
2. Second party will Assist students in getting placed in Information Security Industry after successful completion of 3rd year.

FIRST PARTY promise to provide the following at JNU, Jaipur campus:

- a. Classroom space for CyberCure training to be conducted at college in month of _____ every year.

Requirements from First Party at the time of Training are:

- i. An Air-conditioned or well-ventilated Room with sufficient seating capacity with a Speaker System.
- ii. Two Cordless Mics (one collar mic preferred)
- iii. One LCD Projector for presentations
- iv. Accommodation & Fooding for CyberCure Team (1 Trainer & 1 Manager)
- v. Pick & Drop facility from Railway station/Airport and back.

In return SECOND PARTY would offer FIRST PARTY the followings:

1. Second Party will conduct training on CyberCure Specially Designed Course curriculum of 80 Hours at JNU, Jaipur for each year of BCA and MCA
 - a. Duration: 80 Hours
 - b. Dates: To be decided mutually Every Year

Signature on the behalf of

For Jaipur national University

For CyberCure Technologies

Authorized Signatory
Jaipur National University
Jaipur, Rajasthan

Authorized Signatory
CyberCure Technologies
New Delhi

(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

Memorandum Of Understanding
Between
Jaipur national university, Jaipur
&
CyberCure Technologies, Delhi

2. CyberCure will charge from candidate for attending the CyberCure Specialized Trainings in 2019
 - a. Fees per candidate: INR 5500/-
 - i. CyberCure Share: INR 5500/- per candidate
3. cyberCure will provide following deliberates to the students during their workshop:
 - a. Online Digital Toolkit (Worth INR 700/-)
 - b. E-Books for Trainings
 - c. Authorized Certificates after successful completion of the Exam on specially designed Exam Portal

The amount shall be paid as under:

1. Memorandum of Understanding Signing Amount of INR 1,50,000/- at the time of finalizing and signing the MoU
2. Appropriate Amount(Fees from Candidates) to be handed over to CyberCure Team in the first week of the Training:
 - a. Mode of Payment can be Cheques/Demand Draft/Cash
 - b. Proper Invoice will be provided by CyberCure to **First Party** for records

Confidentiality:

- Any information, whether written, oral or in any other form, furnished here under by one Party to the other or its employees, representatives or agents shall be considered confidential by the receiving Party, which shall take all necessary precautions to keep the confidential information, secret and confidential.
- Either Party may disclose the general terms of this Agreement (but not the commercials or the specific details therein) for publicity subject to the condition that the Party so wishing to disclose gets the content to be published, publicized or disclosed to be approved by the other Party.
- This MoU is valid for 10 Years from the date of Signing from both the Parties.

Signature on the behalf of

For Jaipur national University

For CyberCure Technologies

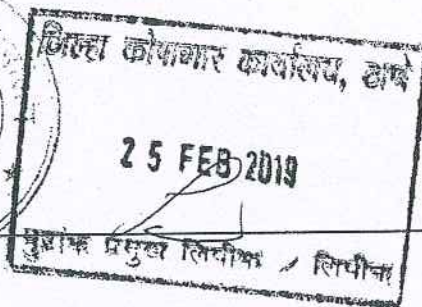




महाराष्ट्र MAHARASHTRA

© 2018 ©

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PARTNER ACCEPTANCE DOCUMENT
INDIA

Red Hat India Pvt. Ltd.
A-201, 2nd Floor, Supreme Business Park,
Hiranandani Gardens,
Powai, Mumbai -400 076
+91 22 61147588 | www.redhat.com



| Parties | |
|---|---------------------------------------|
| Partner information | Red Hat India Private Limited. |
| Company name: Jaipur National University | Contact Name: Abid Matoo |
| Address: Jaipur-Agra Bypass Near New RTO office Jagatpura, J AIPUR, Rajasthan, IN - 302017 | Email: amattoo@redhat.com |
| Contact name: D.K Mathur | Tel.no. +91 -22-61147506 |
| Email: mathur.dk@jnu.ac.in | Fax: |
| Telephone: +91-0141-7197010 | |

| Territory |
|-----------|
| India |

This Partner Acceptance Document, upon execution, authorizes you to participate in one or more of the Red Hat Partner Programs marked below) in the Territory indicated above and sets forth the terms of your participation. If no Territory is identified above, the Territory will default to the country of your address above. The "Agreement" is comprised of this Partner Acceptance Document(s), the Partner Terms and Conditions, each applicable Program Appendix and transaction document(s) (which may be referred to as "Order Forms") entered into pursuant to these terms (collectively, the "Agreement"). Additional Program Appendices may be added by executing additional Partner Acceptance Documents.

Red Hat Partner Agreement
(India)

(Prof. D.K Mathur)
Registered
Jaipur National University
Jaipur

Page 8 of 14
Red Hat Confidential Information

April 2018

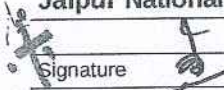
| Applicable Program Appendices | Program(s) | Location of Program Terms |
|-------------------------------|-------------------------|---------------------------|
| (mark all that apply) | | |
| X | Red Hat Academy Program | Attached. |

| Applicable Terms and Conditions (choose only one) | Partner Terms and Conditions |
|---|---|
| X | The Partner Terms and Conditions set forth in the attached Appendix 1 and, if not attached, then as set forth at www.redhat.com/licenses/partners/ . |

| |
|------------------|
| Additional Terms |
|------------------|

Please sign below & send back original copy of the agreement to Red Hat Mumbai office. Each Party has executed this Partner Acceptance Document by its duly authorized representative and by its signature agrees to be bound by the terms of the Agreement.

Jaipur National University

Signature 

(Prof. D K Mathur)

Printed Name Registrar

Jaipur National University

Title Jaipur

Date 07/08/19

Red Hat India Private Limited

Signature 

Printed Name

SOVIK BROMHA

Title DIRECTOR FINANCE

Date 30/9/19



RHC-128473





(Prof. D K Mathur)

Registrar

Jaipur National University

Jaipur

1. Purpose

Red Hat designs programs for its partners ("Programs") to promote Red Hat Products, enhance the satisfaction of Red Hat's End Users and augment the expertise and resources of partners. Partner's participation in a Program(s) is governed by (a) Partner Acceptance Document including these Partner Terms and Conditions; (b) the applicable Program Appendix(ices) which have been agreed to by the Parties; and (c) any transaction documents (subject to this Agreement) for Red Hat Products and/or Services (each, an "Order Form").

"Red Hat" means Red Hat India Private Limited with a principal place of business at A-201, Supreme Business Park, Hiranandani Gardens, Powai Mumbai- 400 076. Red Hat "Products" and "Services" mean the specific Red Hat branded offerings set forth in a Program Appendix. The "Software" means the Red Hat branded software contained in the Red Hat Products, including any Updates in any form (e.g. binary, source or recompiled), that are delivered by or obtained from Red Hat, directly or indirectly, provided that Software does not include optional third party software set forth at <https://www.redhat.com/licenses/thirdparty/eula.html>. "Updates" mean software fixes, upgrades, enhancements, additions, corrections and modifications, if and when available. Red Hat and Partner are collectively referred to as the "Parties" and may be referred to individually as a "Party". "End User" is defined in the Program Appendices.

2. Programs, Application Process and Acceptance

Program Appendices and Program Guides may be amended by Red Hat at the time of renewal of the applicable Program Appendix, provided if you do not agree with the terms of the new Program Guide, you may elect not to renew the applicable Program Appendix subject to the terms of such Program Appendix. Unless otherwise agreed in writing, any subscriptions for Red Hat Products or Services purchased under a Program Appendix will commence upon the earlier of (a) the first use of such Product or Service, (b) the purchase date of such Product or Service or (c) the commencement date set forth in the Order Form.

3. Affiliate Authorizations

Partner's Affiliate(s) may participate in a Program only upon (a) approval by Red Hat, including with regard to Program level and credit terms, and (b) execution of a written participation agreement with Red Hat or its Affiliate(s) to bind the Partner Affiliate to this Agreement. "Affiliate" means an entity that owns or controls, is owned or controlled by, or is under common control or ownership with a Party, where "control" is the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of an entity, whether through ownership of voting securities, by contract or otherwise.

4. Territory

Partner may participate in the Program(s) only in the Territory designated in this Agreement. Red Hat and Partner may elect to expand the Territory, add Affiliates and/or establish different terms and conditions (e.g. currency, taxes, entities, etc.) by mutual written agreement, which may take the form of a Partner Acceptance Document or written participation agreement subject to this Agreement.

5. Fees

Fees, if applicable, will be as indicated in each appropriate Program Appendix and/or Order Form, and will be due and payable as set forth in such Program Appendix or Order Form subject to this Agreement. All amounts owed under the Agreement are to be paid in Indian Rupees unless specified otherwise.

6. Billing, Payment and Taxes

If Partner acquires Red Hat Products and/or Services directly from Red Hat, Red Hat will invoice Partner as set forth herein and may require receipt of a purchase order for any amounts due to Red Hat; provided, however, that any terms contained in a purchase order will not amend, supplement or modify the terms of this Agreement or be binding on Red Hat. Partner must pay all sums due to Red Hat either (a) net thirty (30) days from the date of invoice if Red Hat has approved Partner for such credit terms or (b) if Partner has not been approved for net thirty (30) day credit terms, then on a prepaid basis, in each case without regard to when or whether Partner collects payment from its customer(s). Partner will reimburse Red Hat for all costs and expenses incurred by Red Hat in connection with the collection of overdue amounts, including without limitation reasonable attorneys' and/or legal fees. All amounts payable shall be exclusive of any Taxes. Partner will pay to Red Hat, in addition to any amounts due to Red Hat for Red Hat Products or Services, an amount equal to any Taxes arising from or relating to this Agreement that are paid or are payable by Red Hat unless Partner presents Red Hat with a valid tax exemption or resale certificate. "Taxes" means any form of taxation of whatever nature and by whatever authority imposed, exclusive of any taxes based on the net income of Red Hat. In the event of a cross-border transaction, if Partner is required under any applicable law or regulation, domestic or foreign, to withhold or deduct any portion of the payments due to Red Hat, then the sum payable to Red Hat will be increased by the amount necessary for Red Hat to receive an amount equal to the sum it would have received had no withholdings or deductions been made, unless Partner provides Red Hat with the original withholding tax documentation that is sufficient for Red Hat to apply for and obtain a tax credit for the full withheld amount. The Parties will work together in good faith to minimize adverse tax consequences to Red Hat created by cross-border transactions. Any payments more than thirty (30) days past due will be subject to a late fee of one and one-half percent (1½%) per month, or the maximum rate allowable by law, whichever is less.

7. Verifications

During the Term and for at least two (2) years thereafter, Partner will keep and maintain commercially reasonable written records regarding Partner's use and distribution of the Red Hat Products and Services and business activities related to the Program(s) ("Records"). Red Hat may, at its own expense, verify the Records to determine Partner's compliance with this Agreement. This verification may take the form of requests for information, documents or records (to which Partner will respond promptly), on-site visits

(for which Partner shall grant Red Hat the requisite access), or both. The Parties will act reasonably and cooperate with each other in respect of such verifications. Any on-site visit will occur during regular business hours and will not interfere unreasonably with Partner's business. For an on-site visit, Red Hat will give Partner at least thirty (30) day's prior written notice.

8. Trademarks

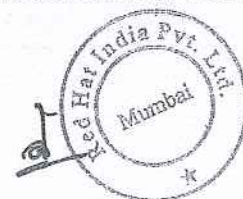
- 8.1 The term "Red Hat Marks" means the trademarks owned by Red Hat or a Red Hat Affiliate that are set forth in an applicable Program Appendix. Red Hat grants Partner a non-exclusive, non-transferable, royalty-free, revocable license in the Territory and during the Term to use the Red Hat Marks solely in connection with the marketing and distribution of Red Hat Products and/or Services as permitted in this Agreement, without the right to sublicense. Partner agrees to use the Red Hat Marks only as stated in this Agreement, and in doing so, to follow the standards of quality established by Red Hat and to adhere to the trademark usage guidelines found at: <http://www.redhat.com/about/corporate/trademark/guidelines> as amended from time to time and any other trademark terms contained in a Program Appendix (the "Red Hat Trademark Guidelines"). Any other use of Red Hat Marks is not permitted. Partner will provide Red Hat with representative samples of the use of Red Hat Marks contained within any materials including web pages, marketing, advertising, promotional and collateral materials ("Promotional Materials").
- 8.2 All goodwill created by the use of Red Hat Marks by Partner is for the sole benefit of, and accrues to Red Hat. Partner acquires no right, title or interest in Red Hat Marks or the goodwill associated with them, other than the right to use Red Hat Marks in accordance with this Agreement. Partner will not challenge the validity of Red Hat Marks, nor assist anyone in challenging their validity. Partner agrees not to make any application to register any Red Hat Mark or any domain names containing a Red Hat Mark, and not to use or register any trade name, trademark, service mark, slogan, logo or domain name that is confusingly similar to, or a reference to, any Red Hat trade name, trademark or service mark during or after the Term of this Agreement. Partner may not disparage Red Hat, Red Hat Marks or Red Hat Products.

9. Additional Requirements

- 9.1 Red Hat reserves all rights not expressly granted in this Agreement and all rights not expressly granted to the Red Hat Products and Services (including rights under any trademarks, copyrights, patents or other intellectual property of Red Hat). Partner will not use Red Hat Products or Services to create an offering competitive with Red Hat, directly or indirectly, or, unless specifically permitted in this Agreement, for the benefit of any other person or entity or permit any third party to make such use. If Red Hat determines that any of the Red Hat Products or Services is being used (in whole or in part) by Partner in any way to (a) avoid paying fees that would otherwise be due hereunder, (b) provide Services to third parties outside of the scope of a Program or (c) create revenue without payment of fees to Red Hat for Red Hat Products or Services, Red Hat may immediately suspend performance and/or terminate this Agreement and any Program, and reserves its rights to exercise any and all legal and equitable remedies available to it.
- 9.2 For each Red Hat Product (or Partner product that incorporates a Red Hat Product or Service, in whole or in part) that Partner sells to an End User under a Program Appendix, Partner shall purchase the equivalent Red Hat Product with respect to such conditions as the term (1 or 3 years) and support level. For example, if the End User purchases a one year 24x7 support level Red Hat Enterprise Linux product from Partner, Partner shall purchase a one year Premium (24x7) Red Hat Product from Red Hat. Similarly, Partner is only authorized to resell the complete Red Hat Product it purchased and is not permitted to decouple the Red Hat Product or sell it in parts. For example, Partner will not purchase a one year Red Hat Product from Red Hat and then break it into multiple shorter increments of time for resale. Partner will work with Red Hat to ensure that its resale of Red Hat Products to End Users is consistent with the terms for the Red Hat Products purchased.
- 9.3 Without limiting the generality of Sections 9.1 or 9.2 above, Partner agrees: (i) not to modify the Red Hat Products in any manner unless agreed to by Red Hat in writing and (ii) not to use or resell the Red Hat Products in any manner or for any purpose not permitted by this Agreement, including, without limitation, for Partner's own internal or production use, other than as may be expressly permitted in the applicable Program Appendix or by any applicable mandatory rule of law. For certain Programs and only during the term of the Program, Red Hat may provide Partner with access to non-production, evaluation, development kits and/or not for resale (aka "NFR") Red Hat Products for the sole purpose of testing and/or supporting its partners and/or End Users on issues related to Partner's rights and obligations hereunder. Should Partner resell or use its access to such Red Hat Products for Partner's own internal or production use other than as expressly permitted in the applicable Program Appendix, Partner agrees to purchase the appropriate Red Hat Product(s) under Red Hat's standard terms for such resale and/or use, and to pay the applicable fee for all periods. This Agreement establishes the rights and obligations associated with Red Hat's Programs, Products and Services, and is not intended to limit Partner's rights to software code under the terms of an open source license.

10. Intellectual Property

Partner agrees that all trade name, trademark, service mark, copyright, patent, trade secret, domain name and all other intellectual and industrial property rights anywhere in the world, including moral rights, and all applications, provisional applications, registrations, continuations and renewals thereof, and all associated goodwill (present or future) in and to the Red Hat Products, are and will, as among the parties, be owned by and vested in Red Hat or its licensors, notwithstanding any use of terms such as "purchase," "sale" or the like within this Agreement. Red Hat may provide access to third party software programs with the Red Hat Software that are not part of the Red Hat Software. These third party programs are (a) not required to run the Red Hat Software, (b) provided as a convenience, and (c) subject to their own license terms. The license terms either accompany the third party software programs and/or may be viewed at <http://www.redhat.com/licenses/thirdparty/eula.html>. If Partner does not agree to abide by the license terms for the third party software programs, then Partner may not install, use or distribute them.



11. Limited Warranties, Limitation of Liability, Disclaimer of Damages and Insurance and Indemnity

- 11.1 General Representations and Warranties.** Red Hat represents and warrants that: (a) the Services will be performed in a professional and workmanlike manner by qualified personnel; (b) it has the authority to enter into this Agreement with Partner; and (c) to Red Hat's knowledge, Red Hat branded Software does not, at the time of delivery to Partner, include malicious code for the purpose of damaging or corrupting the Software.
- 11.2 Disclaimer of Warranties.** EXCEPT AS SET FORTH IN SECTION 11.1 ABOVE, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE RED HAT PRODUCTS AND SERVICES ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, INCLUDING IMPLIED WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT AND FITNESS FOR A PARTICULAR PURPOSE. Partner will make no representations or warranties on behalf of Red Hat regarding the Red Hat Products or Services in connection with the distribution of the Red Hat Products or Services or otherwise.
- 11.3 Limitation of Liability.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, FOR ALL EVENTS AND CIRCUMSTANCES, RED HAT'S AND ITS AFFILIATES' AGGREGATE AND CUMULATIVE LIABILITY TO PARTNER AND ITS AFFILIATES ARISING OUT OF OR RELATING TO THIS AGREEMENT AND ANY ORDER FORM HEREUNDER, INCLUDING WITHOUT LIMITATION ON ACCOUNT OF PERFORMANCE OR NON-PERFORMANCE OF OBLIGATIONS, REGARDLESS OF THE FORM OF THE CAUSE OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE), STATUTE OR OTHERWISE WILL BE LIMITED TO DIRECT DAMAGES AND WILL NOT EXCEED THE TOTAL AMOUNT PAID TO RED HAT AND ITS AFFILIATES BY PARTNER AND ITS AFFILIATES UNDER THIS AGREEMENT DURING THE TWELVE (12) MONTHS PRECEDING THE FIRST EVENT GIVING RISE TO LIABILITY FOR THE RED HAT PRODUCT OR SERVICE THAT IS THE SUBJECT MATTER OF THE CLAIM OR U.S. \$5,000.00, WHICHEVER IS GREATER. THE FOREGOING LIMITATION SHALL NOT APPLY TO CLAIMS FOR BODILY INJURY (INCLUDING DEATH) AND DAMAGE TO TANGIBLE PERSONAL PROPERTY CAUSED BY THE NEGLIGENCE OF RED HAT OR ITS EMPLOYEES.
- 11.4 Disclaimer of Damages.** NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT OR ANY ORDER FORM, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL RED HAT OR ITS AFFILIATES BE LIABLE TO THE PARTNER OR ITS AFFILIATES FOR: ANY CLAIM BASED UPON A THIRD PARTY CLAIM; ANY INCIDENTAL, CONSEQUENTIAL, SPECIAL, INDIRECT, EXEMPLARY OR PUNITIVE DAMAGES, WHETHER ARISING IN TORT, CONTRACT, OR OTHERWISE; OR FOR ANY DAMAGES ARISING OUT OF OR IN CONNECTION WITH ANY MALFUNCTIONS, DELAYS, LOSS OF DATA, LOST PROFITS, LOST SAVINGS, INTERRUPTION OF SERVICE, LOSS OF BUSINESS OR ANTICIPATORY PROFITS, EVEN IF RED HAT OR ITS AFFILIATES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. Without limiting the generality of the foregoing disclaimer, Red Hat Products and Services are not specifically designed, manufactured or intended for use in (a) the planning, construction, maintenance, control or direct operation of nuclear facilities, (b) aircraft navigation, control or communication systems, weapons systems or (c) direct life support systems. Partner agrees that it is solely responsible for the results obtained from the use of the Red Hat Products and Services.
- 11.5 Insurance and Indemnity.** Partner shall put in place and at all times maintain during the Term and for two (2) years thereafter, at its own cost and expense, appropriate and sufficient commercial general liability insurance with a reputable insurance company to cover the activities of Partner contemplated in this Agreement. The premiums for these policies of insurance shall be the responsibility of Partner. Upon request, Partner will provide Red Hat certificates of insurance for all insurance coverage. Partner will indemnify and hold harmless Red Hat from any and all liability, losses, costs, damages or expenses, including reasonable attorney's, solicitor's or legal fees and costs, resulting from or arising out of third party demands or claims against Red Hat relating to any of Partner's actions including, but not limited to, performance or non-performance under this Agreement.

12. Publicity and Confidentiality

- 12.1 Publicity.** Partner will keep confidential and will not disclose, market or advertise to third parties the terms of this Agreement (including the fees paid hereunder). Partner or Red Hat may reference its relationship with the other, in the normal course of business including during earnings calls, discussions with analysts, meetings with the press, customer briefings, general marketing activities and in regulatory filings. Neither Party will issue formal press releases or other similar activities referencing the other Party without the written consent of the other Party.
- 12.2 Confidential Information.** The parties agree that Confidential Information provided under this Agreement will be held and maintained in confidence and each Party will use at least the same degree of care to protect such Confidential Information that it uses to protect its own confidential information, but in no event less than reasonable care. The recipient may use Confidential Information of the other Party only for the purposes of exercising its rights and fulfilling its obligations under this Agreement. Confidential Information may be disclosed only to Affiliates, employees, agents and contractors with a need to know, and to its auditors and legal counsel, provided in each case they are under a written obligation or legal duty to keep such information confidential using standards of confidentiality not less restrictive than those required by this Agreement. "Confidential Information" means all information and materials disclosed by either Party to the other during the Term that is either marked confidential or, by the nature of the information or the circumstances surrounding its disclosure, would reasonably be considered confidential. Confidential Information does not include information that (i) is or later becomes publicly available without breach of this Agreement, or is disclosed by the disclosing Party without obligation of confidentiality; (ii) is known to the recipient at the time of disclosure by the disclosing Party; (iii) is independently developed by the recipient without use of the Confidential Information; (iv) becomes lawfully known or available to the recipient without restriction from a source having the lawful right to disclose the information; (v) is generally known or easily ascertainable by parties of ordinary skill in the business of the recipient; or (vi) is software code in either object code or source code form that is licensed under an open source license. Both Parties agree that obligations of confidentiality will exist for a period of two (2) years following initial disclosure of the particular Confidential Information.

13. Termination

13.1 Term. This Agreement begins on the Effective Date and continues until the expiration or termination of all applicable Program Appendices ("Term"). The term of each Program Appendix is independent of the term of any other Program Appendix. "Effective Date" means the first date when both Parties have fully accepted or signed the Agreement.

13.2 Termination by Red Hat or Partner. Red Hat may (without prejudice to any other right or remedy) terminate this Agreement in whole or in part (including any Program Appendix and Partner's participation in any Program) for any reason at any time upon ninety (90) days prior written notice to Partner. If Partner or Red Hat breaches the terms of this Agreement, and the breach is not cured within thirty (30) days after written notice of the breach is given to the breaching party (except for payment obligations, in which case five (5) days), then the other party may, by giving written notice of termination to the breaching party, terminate this Agreement in whole or in part (including any Program Appendix and Partner's participation in any Program) without prejudice to any other right or remedy; unless a shorter cure period is otherwise stated under this Agreement or in the applicable Program Appendix and provided that no cure period is required for a breach of Sections 8, 9.1, 12.2 or 14.3 hereof.

13.3 Effect of Agreement Termination or Expiration. Termination or expiration of this Agreement in whole for any reason will immediately terminate Partner's participation in any and all Programs. Upon such termination or expiration, Partner will immediately (i) cease referring to itself as a Red Hat Partner, or any other title associated with the Program, and using those titles in any communication or advertising; (ii) to the extent applicable, cease all promotion, demonstration, sale(s) and distribution of the Red Hat Products and/or Services; (iii) cease all use of the Red Hat Marks; (iv) return or destroy, at Red Hat's option, all printed materials containing Red Hat Marks, including all documentation and Promotional Materials; and (v) remit all fees due to Red Hat within fifteen (15) days of such termination or expiration. If the termination is not the result of a Partner breach, the Partner will be entitled to sell, for a period of no longer than sixty (60) days after termination, any of its inventory of Red Hat Products (subject to this Agreement) for which Red Hat has been fully paid and that are required to fulfill any unperformed contracts of Partner outstanding at the date of termination or expiration. All rights and obligations of the Parties under this Agreement and all applicable Program Appendices will terminate immediately, except that obligations under Sections 6, 7, 8.2, 10, 11.2 - 11.5, 12, 13.3 - 13.4, 14.1 - 14.3, 14.5, and 15 hereof, and any Partner payment obligations will survive such termination or expiration. Termination of this Agreement shall not affect any agreements between Red Hat and any End User.

13.4 No Compensation. Upon termination or expiration of this Agreement for any reason or at any time, Red Hat will have no obligation to Partner (except as Red Hat otherwise may be liable to Partner for Red Hat's material breach of this Agreement), or to any employee, agent or representative of Partner, for compensation or for damages of any kind, whether on account of the loss by Partner or such employee, agent or representative of present or prospective sales, investments, compensation or goodwill. Partner hereby indemnifies and holds Red Hat harmless from and against any and all claims, costs, damages and liabilities whatsoever asserted by any employee, agent or representative of Partner under any applicable cancellation, termination, labor, social security, payments under national insurance, or other laws or regulations.

14. General Provisions

14.1 Governing Law and Venue. This Agreement shall be governed by and construed according to the laws of the Republic of India, excluding the conflict of laws, provisions thereof. All disputes, differences or questions arising out of this Agreement including the interpretation of the terms herein or with regard to the obligations, failure or breach of any terms thereof by any of the Parties and/or compensation/damages payable under this Agreement or of any matter whatsoever arising under this Agreement, which have not been settled amicably within thirty (30) days from the commencement of informal negotiation, shall be referred by either Party to arbitration in accordance with the Arbitration and Conciliation Act 1996 (laws of India) and the award made in pursuance thereof shall be binding on the Parties. The seat of Arbitration shall be in Mumbai, India. The proceedings of arbitration shall be conducted in English. The arbitral tribunal shall consist of one (1) arbitrator to be appointed by the mutual agreement of the Parties, failing which the appointment shall be made under the terms of the said Arbitration and Conciliation Act. The decision or award so given by the arbitrator shall be final and binding on the Parties hereto. Any Party may at any time without regard to any notice periods required by the provisions hereof, and as often as is necessary or appropriate, seek interlocutory, provisional or interim relief or remedies from any court of competent jurisdiction (including, without limitation, to the extent available under applicable law, a temporary restraining order or preliminary injunction).

14.2 Notices. All notices, consents, waivers and other communications required or permitted by this Agreement must be in English, in writing, and will be deemed given when (a) delivered to the appropriate address by hand or by nationally recognized overnight courier service (costs prepaid); (b) sent by facsimile or e-mail with written confirmation of transmission by the transmitting equipment delivered promptly thereafter; or (c) received by the addressee, if sent by certified mail, return receipt requested, in each case to the following addresses, facsimile numbers or e-mail addresses and marked to the attention of the person (by name or title) designated hereafter (or to such other address, facsimile number, e-mail address or person as a party hereto may designate by notice to the other parties hereto): For Partner: the most current address/fax number indicated by Partner to Red Hat in writing; . For Red Hat: A-201, Supreme Business Park Hiranandani Gardens, Powai, Mumbai - 400 076 with a copy to: VP, Business Affairs, Red Hat, Inc., 100 East Davie Street, Raleigh, North Carolina 27601; Facsimile: +1 (919) 754-3729.

14.3 Compliance with Law and Export Controls.

14.3.1 As between Red Hat and Partner, Partner (a) understands that countries, including the U.S., may restrict the import, use or export of encryption products and other controlled materials (which may include Red Hat Products, Services or related technical information) ("Controlled Materials"); (b) will be solely responsible for compliance with any such import, use, or export restrictions in connection with

Partner's use, sale and/or distribution of Controlled Materials; and (c) will be the importer and exporter of record of the Controlled Materials that Partner uses, sells and/or distributes, and is responsible for all associated obligations, including but not limited to, paying all import duties and tariffs, and obtaining any required regulatory approvals, registrations, and export and import licenses.

14.3.2 Partner will comply with all applicable laws and regulations including all applicable anti-corruption laws and regulations, such as the U.S. Foreign Corrupt Practices Act and the U.K. Bribery Act (collectively, the "Anti-Corruption Laws"), and will not engage in conduct that would cause Red Hat to violate any law or regulation including the Anti-Corruption Laws. Among other conduct, the Anti-Corruption Laws prohibit Partner, directly or indirectly, from receiving anything of value from, or offering anything of value to, either private parties or government or public officials with the intent that the recipient perform improperly a relevant function or activity or a person be rewarded for improper performance. A government or public official includes employees and officers of a government agency, department or instrumentality, as well as the employees or officers of government-owned or government-controlled companies, public international organizations, political parties and candidates for political office. Partner represents and warrants that none of its significant shareholders, owners, partners, officers or directors ("Partner Officials") is a government or public official and that if any of the Partner Officials becomes a government or public official, Partner will immediately notify Red Hat in writing in accordance with the terms of this Agreement. Partner will not permit its resellers or partners to do anything that would violate or cause Red Hat to violate any law or regulation including the Anti-Corruption Laws. If Red Hat believes that Partner (or any of its resellers or partners) has breached or may breach any of the provisions of this Section or a notice is provided pursuant to this Section, Red Hat may immediately terminate the Agreement or stop performing its obligations (including making payments, if applicable) without any liability to Partner.

14.3.3 As required by U.S. law, Partner represents and warrants that it: (a) understands that certain of the Controlled Materials are of U.S. origin and subject to export controls under the U.S. Export Administration Regulations (the "EAR"); (b) is not located in any country listed in Country Group E:1 in Supplement No. 1 to part 740 of the EAR; (c) will not export, re-export or transfer the Controlled Materials to (1) any prohibited destination, (2) anyone who has been prohibited from participating in U.S. export transactions by any federal agency of the U.S. government or (3) any end user who Partner knows or has reason to know will use them in the design, development or production of nuclear, chemical or biological weapons, or rocket systems, space launch vehicles, or sounding rockets, or unmanned air vehicle systems; and (d) understands and agrees that if it is in the United States and exports, re-exports or transfers the Controlled Materials to eligible end users, it will, to the extent required by EAR Section 740.17(e), submit semi-annual reports to the U.S. Commerce Department's Bureau of Industry and Security, that include the name and address (including country) of each transferee.

14.3.4 Partner will not engage in any activity that is prohibited under the Anti-boycotting Act (50 USCA 2407, Part 760).

14.3.5 Partner acknowledges that Red Hat may be prohibited from providing Controlled Material(s) if Red Hat has knowledge or reason to believe that a violation of the applicable law will or has occurred.

14.4 No Assignment. This Agreement is only assignable by Partner with Red Hat's prior written consent. Any assignment made by Partner without Red Hat's prior written consent will be void and Red Hat will not be required to recognize the assignment. Red Hat may assign any or all of its rights and delegate or novate any or all of its obligations hereunder without the prior approval of Partner. At the request of Red Hat, Partner will execute any papers or documents reasonably necessary to give effect to such assignment or novation. Partner shall promptly notify Red Hat of any material change to its ownership structure.

14.5 Independent Contractor. Partner and Red Hat are independent contractors for all purposes, without express or implied authority to bind the other. Neither Party nor its employees, agents or contractors is entitled to any employee benefits of the other. Each Party will be responsible for all costs and expenses incident to performing its business. Nothing in this Agreement shall be deemed to constitute a partnership or to create a relationship of principal and agent between the Parties for any purpose.

14.6 Force Majeure. Neither Party will be liable for nonperformance or delays caused by acts of God, wars, riots, strikes, fires, floods, earthquakes, government restrictions, terrorist acts or other causes beyond its reasonable control. Upon the occurrence of any of the foregoing, the date of performance will be deferred for a period of time equal to the time lost by reason of the delay. This section does not relieve either Party of its obligation(s) to make payments.

15. Miscellaneous

(a) All headings contained in this Agreement are inserted for identification and convenience, and will not be deemed part of this Agreement for purposes of interpretation. (b) If any provision of this Agreement is held invalid or unenforceable for any reason, but would be valid and enforceable if appropriately modified, then such provision will apply with the modification necessary to make it valid and enforceable. If such provision cannot be so modified, the Parties agree that such invalidity will not affect the validity of the remaining provisions of the Agreement. (c) The delay or failure of either Party to exercise any rights hereunder will not constitute or be deemed a waiver or forfeiture of such rights. No waiver will be valid unless in writing and signed by an authorized representative of the Party against whom such waiver or forfeiture is sought to be enforced. (d) This Agreement will constitute the exclusive terms and conditions with respect to the subject matter of this Agreement, notwithstanding any different or additional terms that may be contained in the form of purchase order or other document used by Partner, including subsequent to the date of this Agreement. This Agreement contains the final, complete and exclusive statement of the agreement between the Parties with respect to the transactions contemplated herein and all prior written agreements and all prior and contemporaneous oral agreements with respect to the subject matter of this Agreement are contained herein. If there is a conflict between the Partner Terms and Conditions in this Appendix 1 and any applicable Program Appendix, Program Guide(s), End User License Agreement or any other Program literature, the terms will be interpreted in the following order (1) the applicable Program Appendix, (2) the Partner Terms and Conditions, (3) the End User License Agreement, (4) the Program Guide and (5) any other Program literature. (e) Except as otherwise provided in Section 2, this Agreement may not be changed except by written instrument signed by authorized signatories of the Parties, that makes specific reference to this Agreement. (f) This Agreement may be executed in counterparts, each of which will be deemed an original and all of which will constitute one and the same instrument.

The Parties may exchange electronic signatures and signature pages electronically and such signatures will be effective to bind the Parties. (g) The Parties acknowledge that they have each reviewed and participated in settling the terms of this Agreement. Furthermore, the Parties agree that any rule of construction to the effect that any ambiguities are to be resolved against the drafting Party will not be employed in the interpretation or construction of this Agreement.

16. Authorized Signatures

Partner may assent to this Agreement by (i) accepting this Agreement in an on-line transaction at the Partner Portal (<http://www.redhat.com/en/partners>) or a Red Hat designated successor to such URL, (ii) electronically signing the document via a Red Hat acceptable electronic signature tool and emailing to the email address identified in (a) below, or (iii) signing a physical copy of this Agreement and forwarding ALL pages of the signed Agreement via (a) email to globalcontracts@redhat.com via pdf, (b) fax to +65-6490-4201, or (c) mail to Red Hat Asia Pacific Pte Ltd, Attn: Contract Administrator, 8 Shenton Way, #10-00, Singapore 068811.




(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur



1. Red Hat Academy Subscription. Red Hat Academy Subscriptions contain the following:

- (a) Authorization and access to, and use of, the Curriculum in accordance with the terms set forth herein. The Program Fee includes Curriculum and Fees for the initial two hundred (200) Students. Additional Student Curriculum access may be purchased on a per Student basis;
- (b) Exams and exam delivery are not included in the Red Hat Academy Subscription and may be purchased separately; and
- (c) A list of standard Course offerings in the Red Hat Academy Program is available from Red Hat or a Red Hat Academy Reseller.

2. Partner Requirements.

- (a) Partner is solely responsible for providing pre-requisite skills, assessing Student's suitability for use of the Course(s) and Curriculum, appropriate use of any Internet access, delivery of all instruction to Students, all grading and assessment of Students, and handling of all Student information.
- (b) Partner must notify Red Hat of the number of Students in each Course within one business day after the Course begins.
- (c) Partner will provide Students with access to Student software labs. Access to such labs may be purchased through a Red Hat Lab Partner, through a third party cloud hosting provider authorized to provide such software lab access, or may be provided by the Partner through its own resources.
- (d) Partner shall maintain at least one (1) Red Hat Certified Professional during the Appendix Term. Partner will notify Red Hat upon appointment or replacement of Red Hat Certified Professionals.

3. Red Hat Academy Subscription Fees. Partner shall pay the Program Fee, if applicable, annually, before the beginning of the Initial Term and each Renewal Term. Courses and additional services can be ordered by Partner from a Red Hat Academy Reseller. All Red Hat Services purchased during the Appendix Term must be used within each one (1) year Term in which it was purchased or such Red Hat Services shall be forfeited.




(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

Agreement – Jaipur National University and Samatrix Consulting Private Limited

This agreement is entered on 12 July 2019 between Jaipur National University & SAMATRIX CONSULTING PRIVATE LIMITED and, effective from 12 July 2019.

Jaipur National University:

Jaipur National University, Jaipur, a Private self-financed University, sponsored by Mahima Shiksha Samiti, came into existence on October 22, 2007 through an Ordinance of the Government of Rajasthan, In 2008, after thorough inspection by an expert panel of UGC members, the University was accorded approval under Section 2(f).

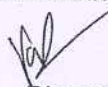
With more than 7000 students and around 600 faculty members, the University is offering Under Graduate, Post Graduate and Doctoral Programmes in streams, like Engineering, Pharmacy, Life and Basic Sciences, Business and Management, Education, Law, Mass Media, Hotel Management, Computer and System Sciences, English Language, Social Work, Nursing, Medical and Para-Medical Courses.

All the technical and professional programmes are approved by various regulatory bodies - AICTE, NCTE, BCI, INC, PCI, MCI. The University is the First Private University of Rajasthan to be accredited by the National Assessment and Accreditation Council (NAAC), based on a very comprehensive evaluation and accreditation only after 7 years of its establishment.

Samatrix Consulting Private Limited:

SAMATRIX CONSULTING PRIVATE LIMITED, incorporated on 7 January 2019 is classified as Non-Govt company and is registered at Registrar of Companies, Delhi, bearing Corporate Identification Number (CIN) U74999HR2019PTC077667, with its registered address is 311, VIPUL TRADE CENTRE SOHNA ROAD, SECTOR -48 GURUGRAM Gurgaon HR 122018

For Samatrix Consulting Pvt. Ltd.


Director/Authorised Signatory




(Prof. D.K. Mathur)
Registrar
Jaipur National University
Jaipur

Background:

The objective of SAMATRIX CONSULTING PRIVATE LIMITED is to bring the benefits of artificial intelligence and machine learning to everyone. SAMATRIX CONSULTING PRIVATE LIMITED works with researchers and academia to ensure that the technology can be used to help people.

By harnessing the explosion in computational power and digital data, it has been focusing on developing state-of-the-art solutions and algorithms to enable natural interaction between human and machine that can augment and enhance human skills and agility.

To harness the power of intelligent machines, it actively engages with research community by conducting technical conferences and workshops, and collaboration with universities and technical institutions in India. It's research groups include colleagues from industry and academia cover all the topics related to artificial intelligence to understand and advance the academic problems surrounding AI.


SAMATRIX CONSULTING PRIVATE LIMITED AND JAIPUR NATIONAL UNIVERSITY:

We share the common vision of empowering the candidates by imparting industry relevant skill sets and increasing their employability. To achieve our common goal, Samatrix Consulting Private Limited and Jaipur National University will collaborate to establish a Center of Excellence in Machine Learning & Artificial Intelligence on an exclusive basis on the following framework.

ROLE OF SAMATRIX CONSULTING PRIVATE LIMITED:

Samatrix Consulting Private Limited will offer subject matter expertise for establishing Industry focused Center of Excellence at Jaipur National University to impart knowledge (through an industry integrated curriculum) and help develop expertise in Machine Learning & Artificial Intelligence for B.Tech, MCA and BCA Programmes as deemed appropriate.

For Samatrix Consulting Pvt. Ltd.


Director/Authorised Signatory

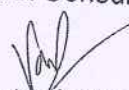


- i. Samatrix Consulting will jointly develop the complete 7 semester track(s) along with Jaipur National University, namely;
 - a. B. Tech (Computer Science Engineering) with Specialization in Artificial Intelligence and Machine Learning,
 - b. B. Tech (Electronics and Communication Engineering) with Specialization in Artificial Intelligence and Machine Learning
 - c. MCA with Specialization in Artificial Intelligence and Machine Learning
 - d. BCA with Specialization in Artificial Intelligence and Machine Learning
- ii. Samatrix Consulting will dedicate experienced trainers to run the classes at Jaipur National University at time and periods as may be decided by Samartix for such specialized subjects in Artificial Intelligence and Machine Learning as developed in accordance with clause no. (i).
- iii. Samatrix Consulting will provide Faculty Development program to the concerned faculties of Jaipur National University wherein orientation to such faculties shall be provided for a period of two to three days in a year.
- iv. Samatrix Consulting Private Limited will provide placement assistance and internship assistance to the enrolled students

Role of Jaipur National University:

Jaipur National University will invest to establish Industry focused Center of Excellence at Jaipur National University to impart knowledge (through an industry integrated curriculum) and help develop expertise in Machine Learning & Artificial Intelligence. Jaipur National University shall provide required human capital, space and infrastructure and shall maintain confidentiality of proprietary/confidential information shared by SAMATRIX CONSULTING PRIVATE LIMITED and such confidential information shall be used by Jaipur National University for training & education purpose.

- i. Samatrix Consulting will charge a sum of Rs. 30,000/- (plus applicable taxes) from each students per annum for four years from the start of course to Jaipur National University for developing and running the specialized B.Tech, MCA, BCA tracks.
- ii. Samatrix Consulting Private Limited will raise invoice on half yearly basis at the beginning of each semester. Jaipur National University will release the payment within 15 calendar days of receiving the invoice.
- iii. Jaipur National University will co-brand Samatrix Consulting for all the promotional material for the tracks - B. Tech (Computer Science Engineering) with Specialization For Samatrix Consulting Pvt. Ltd.


Director/Authorised Signatory

(Prof. D.K. Mathur)
Registrar
Jaipur National University
Jaipur



in Artificial Intelligence and Machine Learning, B. Tech (ECE) with Specialization in Artificial Intelligence and Machine Learning, MCA with Specialization in Artificial Intelligence and Machine Learning, and BCA with Specialization in Artificial Intelligence and Machine Learning

Review:

Jaipur National University and SAMATRIX CONSULTING PRIVATE LIMITED shall jointly review the progress everyquarter and the minutes of such reviews will be documented and will form the basis for subsequent actions to grow the business, including development of new products and future developments

Other Terms and Conditions:

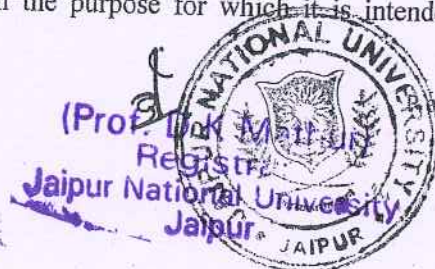
1. The parties are responsible for their individual acts of commission and /or omission, due to their negligence, and non-compliance of statutory liabilities and obligations,
2. The engagement is on a principal to principal basis and no party shall hold each other as agent and or principal of the other for any liability.
3. This engagement is not intended nor shall be construed as creating a joint venture, partnership or other form of business association.
4. For the term of this Agreement and for the period of six (6) months thereafter, without the prior written consent of the other party, neither party shall either directly or indirectly solicit or entice away (or seek or attempt to entice away) from the employment of the other party any person employed (or any person who has been so employed in the preceding six (6) months) by such other party in the provision or receipt of the Services.
5. Term: This Agreement is valid for the period of four year till all the enrolled students in the above-mentioned program are graduated. Jaipur National University will launch new sessions and enrol new students in the above-mentioned program in association with Samatrix Consulting Private Limited for next five years starting year of execution of this program. Either Party can mutually renew this agreement by giving 180 days advance notice to the other.

6. Confidentiality of Relationship and Information:

The parties shall severally take care to ensure that the information provided by the other party remains confidential and further agree not to use the Confidential Information for any purpose other than the purpose for which it is intended. The

For Samatrix Consulting Pvt. Ltd.


Director/Authorised Signatory



Any and all differences and disputes whatsoever arising between the parties shall in the first instance be resolved mutually between the parties and in the event of a non-resolution the matter may be referred to arbitration to a person jointly appointed by the parties as per the law relating to arbitration in India and the decision of the arbitrator shall be final and binding on all parties. The arbitration proceedings shall be held in Jaipur.

All disputes shall be governed in accordance with the laws prevailing in Jaipur. Only competent courts within Jaipur shall have jurisdiction to try any suit or proceedings whatsoever arising or in any way connected with this Engagement.

11. Assignment:

Neither party shall, without the other's prior written consent assign, change, charge or otherwise transfer or delegate or share the rights, obligations or any provision of this Engagement to any other person.

12. Force Majeure:

Neither Party shall be liable for any delay or default in performing any of its obligations and if such delay is due to bandh, strikes, riots, natural calamities, any other act of God or unforeseen circumstances. However, payment of money dues shall not be covered by the Force Majeure condition.

IN WITNESS WHEREOF this MOU has been executed by the duly authorised representative of each Party on the day, month and year first above written.

For Samatrix Consulting Private Limited

For Samatrix Consulting Pvt. Ltd.

Authorized signatory with seal
Director/Authorised Signatory

For Jaipur National University

(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

Authorized signatory with seal





RIVA Industries

Manufacturer of Speciality Chemicals & Intermediates

**MEMORANDUM OF UNDERSTANDING (MOU)
BETWEEN
JAIPUR NATIONAL UNIVERSITY, JAIPUR
AND
RIVA INDUSTRIES, AMBERNATH-MAHARASHTRA**

This MOU is entered on the 15 May 2018 by and between Jaipur National University, Jaipur (hereinafter called as JNU) situated at Jagatpura, Jaipur, Rajasthan, the university established by state under the Act of UGC and Riva Industries, W-26, Chemical Zone, Ambemath MIDC, Ambemath (W), Dist: Thane, State: Maharashtra, India - 421 501.

The aforesaid Institutions are hereinafter as JNU and Riva Industries.

1. Objectives of the MOU

- i. To promote and enhance academic interest between JNU and Riva Industries
- ii. To exchange the faculty and/or staff between both Institute/University.
- iii. To conduct joint Research activities including joint Research publications.
- iv. To participate in seminars and other academic meetings/activities.
- v. To exchange Research students including UG/PG students between both.
- vi. To exchange academic and Research materials.

2. Technical area of collaboration

- i. A continuing Quality Improvement program of Research in field of mutual interest between both parties.
- ii. Provide special academic interactive lectures by faculty of both Institutions.


(Prof. D K Mathur)
Registrar
Jaipur National University
Jaipur

- iii. Provide necessary help and guidance in organization of workshops/conferences/personality Development programs for enhancement of skills of students and faculties of both Institutions.
- iv. Provide necessary support for lectures through video conferences, satellite links and assistance in development of e-classes, establishment of Research labs, training for teachers and students.

3. Terms and Conditions

- i. The cost of development of infrastructure will be borne by the respective Institute where the development is being carried out.
- ii. Faculty members and students of both Institutes can use library facilities of each other.
- iii. This MOU may be mutually amended, renewed and terminated by mutual agreement between both Institutes.

4. Confidentiality

- i. Both institutes agree to keep and maintain confidentially which is created during the collection of data and the Research and will not disclose the same to the third party without written consent of the other Institute.

5. Duration of MOU

This MOU unless extended by mutual written consent of both the Institutes shall be in force initially for five years from the day of execution.

6. Coordinators

Both Institutes will designate the names of coordinators responsible for execution of this MOU.


(Prof. ~~D~~ K Mathur)
Registrar
Jaipur National University
Jaipur

7. Intellectual Property Rights

The Intellectual Property Right (IPR) that arises as a result of joint Research and collaboration activity under this agreement will be worked out on a case to case basis as mutually agreed upon.

8. Signed in duplicate

This MOU is executed in duplicate with each copy being an official version and having equal validity. By signing below, the Institutes, acting by their dully authorized officers, have caused this Memorandum of Understanding to be executed, effective as the day and year first above written.

[Signature]
Head

School of Basic Sciences

Jaipur National University

Jagatpura, JAIPUR

on the half of

Jaipur National University, Jaipur

For RIVA INDUSTRIES

[Signature]

on the half of

Riva Industries, Ambernath



[Signature]
(Prof. D K Mathur)

Registrar

Jaipur National University

Jaipur

MEMORANDUM OF UNDERSTANDING (MOU)
BETWEEN
JAIPUR NATIONAL UNIVERSITY, JAIPUR
AND

Supriya Life Science Ltd.

This MOU is entered on the 29th day of Jan., 2018 by and between Jaipur National University, Jaipur (hereinafter called as JNU) situated at Jagatpura, Jaipur, Rajasthan, the University established by State under the Act of UGC.

Supriya Life Science Ltd. and
Dist - Firozgarh, Rajasthan

The aforesaid Institutions are hereinafter referred as JNU and

1. Objectives of the MOU

- i. To promote and enhance academic interest between JNU and
- ii. To exchange the faculty and/or staff between both Institutes/Universities.
- iii. To conduct joint research activities including joint research publications.
- iv. To participate in seminars and other related academic meetings/activities.
- v. To exchange research students including UG/PG students between both
- vi. To exchange academic and research materials

2. Technical Areas of Collaboration:

- i. A continuing Quality Improvement Programme of Research in the field of mutual interest between both parties.
- ii. Provide special academic interactive lectures by faculty of both Institutions.
- iii. Provide necessary help and guidance in organization of Workshops Conferences/Personality Development Programme for enhancement of skills of students and faculties of both Institutions.
- iv. Provide necessary support for lectures through video conferences, satellite links and assistance in development of E-classes, establishment of research labs, training and placements at both Institutes.
- v. Joint conduct and supervision of research students including UG/PG students at either Institutes.
- vi. Facilitate training for teachers and students

3. Terms and Conditions

- i. The cost of development of infrastructure will be borne by the respective Institute where the development is being carried out.

(Prof. D.K. Mathur)
Registrar
Jaipur National University
Jaipur

- ii. Faculty members and students of both Institutes can use library facilities of each others.
- iii. This MOU may be mutually amended, renewed and terminated by mutual agreement between both Institutes.

4. Confidentiality

- i. Both Institutes agree to keep and maintain confidentiality which is created during the collection of data and the research and will not disclose the same to the third party without written consent of the other Institute.

5. Duration of MOU

This MOU unless extended by mutual written consent of both the Institutes, shall be in force initially for five years from the day of execution.

6. Coordinators

Both Institutes will designate the names of Coordinators responsible for execution of this MOU.



7. Intellectual Property Rights

The Intellectual Property Rights (IPR) that arise as a result of joint research and collaboration activity under this agreement will be worked out on a case to case basis as mutually agreed upon.

8. Signed in Duplicate

This MOU is executed in duplicate with each copy being an official version and having equal legal validity. By signing below, the Institutes, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as the day and year first above written.

Head 
School of Basic Science
Jaipur National University
On behalf of, JAIPUR
Jaipur National University, Jaipur

 
on behalf of
29/01/18
gm - PND

(Prof. B K Mathur)
Registrar
Jaipur National University
Jaipur