

**MEMORANDUM OF
UNDERSTANDING (MOU)**

BETWEEN

**VIDYAVARDHINI'S COLLEGE OF
ENGINEERING AND TECHNOLOGY**

&

**M/S. SET POINT ENGINEERING SERVICES
(LLP)**

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 23rd day of -March- 2021.

BETWEEN

Vidyavardhini's College of Engineering and Technology, K.T. Marg, Vasai west, the college established in year 1994 is affiliated to University of Mumbai and offers undergraduate (Bachelor) degree in Engineering, the First Party represented herein by Mrs. Kanchan N. Sarmalkar, Mrs. Mugdha M. Salvi , Mrs. Deepti G. Patne and Mrs. Trupti K. Furia (hereinafter referred as 'First Party').

AND

M/s. Set Point Engineering Services (LLP), D-701, Pawapuri CHS, Ashok Nagar, Ashok Chakravarti road, Near Jain Temple, Kandivali East, Mumbai 400101-India, represented by Mr. Mukesh Panchal (Director) & Mr. Rajesh Acharya (Director) herein after called and referred to as the 'Second Party' (hereinafter referred to as "Second Party").

GST No. 27ADMFS1108E1Z9

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

WHEREAS:

- A) First Party is a Higher Educational Institution named: Vidyavardhini's College of Engineering and Technology
- B) M/s. Set Point Engineering Services (LLP), D-701, Pawapuri CHS, Ashok Nagar, Ashok Chakravarti road, Near Jain Temple, Kandivali East, Mumbai 400101-India, incorporated in 2017 by Mr. Rajesh Acharya and Mukesh Panchal with the Mission of Delivering an effective solution for the process automation to the client worldwide. M/s. Set Point Engineering Services (LLP) provides engineering services for Coal Fire Power Plant, Captive Power Plant. They provide consultation services during the bid evaluation phase for technical and cost optimization, also provides integration solution of any third party system with Siemens/MHPS DCS systems.
- C) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- D) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- E) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest.

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

CLAUSE 1 CO-OPERATION

- 1.1 Sharing knowledge and capabilities in the concern areas for mutual benefits and become trusted partners in the area of knowledge enrichment.
- 1.2 Facilitate work from First party students/faculties and vice versa on projects identified for collaborative activities.
- 1.3 To collaborate, share information and technology to develop the required skills and intend to create a center of excellence to support this shared effort.
- 1.4 To support and sharing the activities related to:
 - i. Capability development of the students.

- ii. Sponsored projects
 - iii. Laboratory/ies development
 - iv. Cooperate and support for Internship and Recruitment
 - v. Products development.
 - vi. Workshops, Conclaves, Seminars, Events.
- 1.5 Any other activity/ies with mutual consent.

CLAUSE 2 SCOPE OF THE MoU

2.1 **Research and Development:** Both Parties have agreed to carry out the joint research activities in the field of project development, performance enhancement and mentoring. This includes

- Brainstorm on product and design complete look of Product and development.
- Make appropriate advancement in the field of project development.
- Assign practical's with the intention of replacing current static assignment structure.
- Inspect and approve the final prototype of the product.

2.2 It is hereby agreed that second party is at liberty to accept or ask for modification of project until it is found satisfactory by second party.

2.3 Any concept or design or new product shall be sole property of second party. All copyrights pertaining to any design or product are solely owned by Second party. Second Party retains the sole and executive authority to use, sell, reproduce, or create derivatives in part or full. First Party hereby agrees not to share or copy or reproduce the design, in part and full, without written consent of Second party.

CLAUSE 3 INTELLECTUAL PROPERTY

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

- This agreement shall be binding to all representatives of parties.

- The first party hereby agrees not to work for any company which deals in software, conceptual designing of all the products which is related to second party.
- In witness whereof, the parties to this agreement have signed this agreement after understanding fully the contents of the above agreement.

CLAUSE 4 VALIDITY

4.1 Effective Date and Duration of MOU:

- This MOU shall be effective from the date of signing by First Party and the Second Party
- The MOU will be initiated from 25/03/2021 to 24/03/2026 for a period of Five (05) years and can be continued/discontinued with mutual consent
- Both the parties have signed this MOU for mutual cooperation and would be of great value for professional growth.

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

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

5.2 Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration

Act, 1996. The place of the arbitration shall be at Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Mumbai.

AGREED:

For Vidyavardhini's College of Engineering and Technology, Vasai



PRINCIPAL

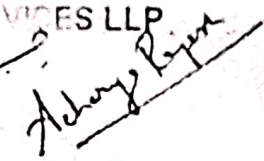
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M/s. Set Point Engineering Services (LLP)

FOR SET POINT ENGINEERING SERVICES LLP

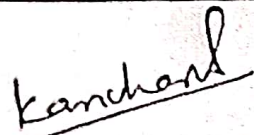

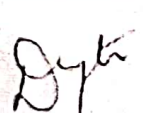
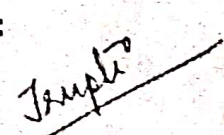
Authorized Signatory



PARTNER

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Witness1: 	Witness2: 
Name : Kanchan N. Sarmalkar	Name: Mugdha M. Salvi
Witness 3: 	Witness4: 
Name : Deepti G. Patne	Name : Mrs. Trupti K. Furia