

SIDDARTHA EDUCATIONAL ACADEMY GROUP OF INSTITUTIONS

(An Integrated Campus for Engineering & MBA) Approved by AICTE, New Delhi & Affiliated to JNTUA, Ananthapuramu.

MOU

In order to minimize the gap between learning and earrier opportunity, our Institute has signed MOU.

The proofs of MOU of our Institute with companies are enclosed

PRINCIF

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PRINCIPAL
Siddartha Educational Academy
Group of Institutions
Near C.GOLLAPALLI, Tirupati (R)-517 505
Chittoor Dist. (A.P.)

Near C.Gollapalli, Tirupati (Rural) - 517 505, ANDHRA PRADESH

www.siddarthaedu.in

Phone: 8008202337, 9966700414

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (the "MOU") is entered into on and shall be
effective from (the "Effective Date"),
BY AND BETWEEN:
Sorting Hat Technologies Private Limited, a private company incorporated under the provisions of the Companies Act, 2013 bearing CIN U72200KA2015PTC082063 and having its registered office at Maruti Infotech Centre, 3rd Floor, A-Block, Domlur, Koramangala Inner Ring Road, Bangalore- 560 071 Karnataka, India (hereinafter referred to as " Company ", which expression shall, unless repugnant to the meaning or context thereof, be deemed to include its legal representatives and permitted assigns) of the FIRST PART ;
Siddartha Edcu. Acad. Group of Instite. Near C.Gollapalli, Tirupati AND with its campus at the control of th
expression shall, unless repugnant to the meaning or context thereof, be deemed to include its legal representatives and permitted assigns) of the SECOND PART;
The Company and the College shall thereafter, as the context may require, individually be referred to as a

THE PARTIES TO THIS MOU HEREBY AGREE AS FOLLOWS:

"Party" and collectively be referred to as the "Parties".

1. **SCOPE**

- 1.1. The College is an educational institution recognized under law, providing education to students for various disciplines.
- 1.2. The Company owns and operates a technology platform which provides among other services, test preparation and online learning called www.unacademy.com or the Unacademy App ("Platform").
- 1.3. The College in desirous of engaging with the Company for various collaborative activities ("Activities and/or Activity") as given in this MOU; The Company may
 - 1.3.1. conduct Webinars to create awareness about career opportunities in the subject or field that the students at the College are interested in;
 - 1.3.2. conduct technical workshops, advance technologies workshops and campus placement workshops.
- 1.4. The details of the Activities shall be mutually decided between the Parties and confirmed via email("Email") or by a separate agreement or contract as required.
- 1.5. The College shall provide the contact details of the students, with the required consents, who need to be enrolled in the webinars and workshops to the Company, or who are meritorious.

- 1.6. The Parties agree, in the event the Parties decide to confirm details of the Activities via Email, such Email shall be a valid and binding on both Parties, along with corresponding terms and condition for each Activity.
- 1.7. The Parties agree that this MOU is being entered purely for collaborative purposes without any expectation of any monetary compensation.
- 1.8. In the event the College recognizes any students who are meritorious, upon mutual agreement between the Parties, the Company shall offer special discounts for those individuals. It is hereby clarified that the discounts can be availed directly by those students who purchase a subscription on the Platform and the Company shall not collect or process any payments to the College at any point of time. The discounted subscriptions will be provided by the Company subject to the College sharing the requested details of the individuals with the Company. The Company may even share a unique code that the student may have to input at the time of availing the subscription in order to avail the special discounts. The details and terms and conditions for any Activity involving such discounted subscription shall be shared via Email or a separate agreement or contract.

2. TERM

This MOU shall commence on the Effective Date and shall continue until ______("Term").

3. TERMINATION

- 3.1 Either Party shall have the right to terminate this MOU by providing 30 (Thirty) days written notice in the event that any Party materially breaches its obligations under this MOU:
 - a. in a manner that is irremediable; or
 - b. fails to remedy a remediable breach within 30 days after being put on notice of such breach by the non-breaching Party; or
 - c. undergoes a "bankruptcy event", as such term is conventionally understood or for convenience.
- 3.2 Upon termination of this MOU and thereafter, neither Party shall provide to any beneficiary or third party or the public at large, the impression that the association between the Parties is continuing or allow such impression to be created.
- 3.3 Notwithstanding the termination of this MOU, the terms contained in Clause 4 below, in relation to confidentiality and non-disclosure, shall survive for a period of 2 (Two) years from the date of termination of this MOU.

4. CONFIDENTIALITY AND NON-DISCLOSURE

4.1 Each Party hereby acknowledges that, based on the Party's past or current relationship with the other Party such Party has had access to, or may have access to and become acquainted with the Confidential Information (as defined below) of the other Party. Each Party hereby covenants and agrees that it shall not, in any fashion, form or manner, unless previously and specifically consented to in writing by the other Party, either directly or indirectly use, divulge, transmit or otherwise disclose or cause to be used, divulged, transmitted or otherwise disclosed to any person, firm, partnership, corporation or other entity now existing or hereafter created, in any manner whatsoever (other than to its directors, officers, employees and advisors and other than as required by law), any of the disclosing Party's Confidential Information of any kind, nature or description. Each Party hereby further acknowledges and agrees that the sale or unauthorized use, transmission or other disclosure of any of the disclosing Party's Confidential Information which is in their possession constitutes unfair competition and the receiving Party covenants and agrees that it shall not engage in any unfair competition with the disclosing Party. The foregoing provisions shall not be construed to prevent the receiving Party from making use of or

- disclosing information that is in the public domain through no fault of receiving Party; provided, however, specific information shall not be deemed to be in the public domain merely because it is encompassed by some general information that is published or in the public domain. The foregoing provisions shall also not be construed as preventing Company from reasonable and bona fide efforts to promote the Company using Personality's Services.
- 4.2 "Confidential Information" shall mean (a) this MOU and any information which is disclosed by any Party to the other Party pursuant to, or in connection with this MOU (whether orally or in writing and whether or not such information is expressly stated to be confidential); (b) any dispute or claim arising out of or in connection with this MOU or the resolution of such claim or dispute; (c) any information or materials prepared by or for the Parties or its representatives that contain or otherwise reflect, or are generated from the Confidential Information; (d) in case of the Company, any trade secrets, information, ideas, concepts, processes, techniques, or any other Intellectual Property, any information or data relating to the affairs of any Party including any project, work in progress, reports, statistics, summaries, records, future business, revenue projections, operational or financial plans, financing or personnel matters, information relating to present or future works, views, subscribers, clients, customers, employees, key persons engaged by the Company. Confidential Information shall not include any information in the public domain, provided, however, specific information shall not be deemed to be in the public domain merely because it is encompassed by some general information that is published or in the public domain.

5. REPRESENTATIONS AND WARRANTIES

- 5.1 Each Party hereby represents and warrants to the other Party that it has the legal capability to grant the rights under this MOU and to satisfy its obligations and responsibilities hereunder.
- 5.2 Other than as specifically provided herein, each Party warrants that it shall not represent to any third party that it is acting on behalf of the other Party and in no case shall each Party create or allow the creation of the impression that the other Party has any direct or indirect relationship with or liability to the beneficiaries or such other third party.
- 5.3 Each Party ('Indemnifying Party') agrees that it shall, at its own expense, indemnify, defend and hold harmless the other Party and the other Party's officers, directors, employees, representatives, agents, respective directors, trustees and assigns from and against any and all direct liability (including but not limited to liabilities, judgments, damages, losses, claims, costs and expenses, including attorneys' fees and expenses) and any other direct loss that may occur, or arise from or relate to malfeasance, misfeasance or deliberate negligence or breach of any representations or warranties by the Indemnifying Party, in the performance of the Indemnifying Party's material obligations under this MOU.
- 5.4 To the extent permitted by applicable law, in no event shall either Party be liable for any special, indirect, consequential, exemplary or incidental damages, however caused to the other Party, arising out of or relating to this MoU.

6. INTELLECTUAL PROPERTY RIGHTS

- 6.1 Each Party acknowledges the intellectual property rights of any kind, including but not limited to copyright, patent rights, design rights, service marks, trademarks, logos, titles, slogans, property rights and any other rights, held by the other Party. The Parties undertake that neither of them shall claim any right, title and interest in the intellectual property rights of the other Party.
- 6.2 During the Term, each Party grants the other Party a limited, non-exclusive, royalty-free right under this MOU to use its name and logo for the purposes of public relations and promoting the association between the Parties under this MOU, including without limitation, promoting over social media platforms, promotional material as approved by the other Party in writing and all related collateral.

Each Party shall obtain the other Party's approval before using the other Party's name and logo in public relations, promotional and related communications as provided herein, it being agreed by the other Party that such approval shall not be unreasonably withheld or delayed. Further, it is clarified and agreed among the Parties that any such approval granted shall sustain during the Term for repeated use of such approving Party's name and logo in similar public relations, promotional and related communications for purposes of the Programme defined herein.

6.3 The Parties agree that subject to the licenses granted hereinabove, any intellectual property rights created by either Party in the course of giving effect to this MOU shall be owned by the Party that creates the same.

7. GOVERNING LAW, DISPUTE RESOLUTION AND JURISDICTION

This MOU shall be governed by and construed in accordance with the laws of the Republic of India. Any dispute under this MOU shall be resolved by arbitration by a sole arbitrator appointed in accordance with the Arbitration and Conciliation Act, 1996, in Bengaluru, India. The courts of Bengaluru, India shall have jurisdiction over this MOU.

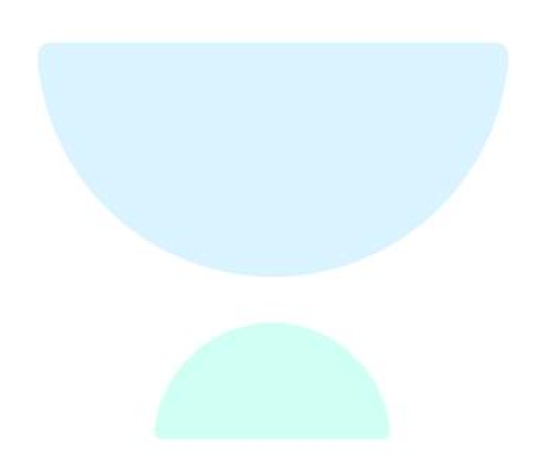
8. **MISCELLANEOUS**

This MOU constitutes the entire agreement between the Parties with respect to the Agreement and supersedes all prior written agreements and understandings, both written and oral, between the Parties with respect to the Agreement. This MOU shall be binding in all respects and shall govern the relationship between the Parties. This MOU shall be binding upon executors, successors in interest and permitted assigns of the respective Parties. Any provision of the MOU may be amended or waived if, and only if such amendment or waiver is in writing and signed, in the case of an amendment by each Party, or in the case of a waiver, by the Party against whom the waiver is to be effective. Either Party may not, assign, in whole or in part, the benefits or obligations of the MOU to any other person without the prior written consent of the other Party. The MOU may be executed in counterparts, each of which when executed shall constitute an original, but both of which when taken together shall constitute one and the same agreement. Nothing contained in this MOU shall be construed as creating any agency, legal representative, partnership, association of persons or other form of joint enterprise between the Parties. Neither Party shall have authority to contract for or bind the other in any manner whatsoever.

IN WITNESS WHEREOF, the Parties hereto have executed and delivered this MOU as of the date and year first written above.

Signature	BANGALOBE TO	Dr. K.Rajasekhar
Name	Tony Mathew	Dr. K Rajasekhar

Title	Authorized Signatory	Principal		
	For, Company	For, College		





INSTITUTIONAL AGREEMENT

This Agreement is made on 16 day of February 2022, by and between:

Anvi Educational Services in association with Institute of Management & Foreign Studies[IMFS] A Unit of K.P. Singh Educational Services Pvt. Ltd., a company incorporated under the Companies Act 1956, having its branch office a. A, 4th Floor, Fortune Signature, Survey no 145, Hydernagar Village, (Near JNTU Metro station) Kukatpally, Hyderabad-500085Telangana., through its Director and Authorised Signatory, Mr. AjayakumarVemulapati, hereinafter referred to as "IMFSHYD" (which expression shall include its legally constituted signatories, assigns, successors and officers duly authorized to execute such agreement) of the FIRST PART

AND

Siddartha Educational Academy Group of InstitutionsaEngineering College registered under the AICTE having its registered office at Chintagunta Village, Near C, Gollapalli, Tirupati represented by its Authorised Signatory ______ hereinafter referred to as the "College"which expression shall wherever the context so requires or admits, mean and include its successors in interest and permitted assignees of the OTHER PART.

WHEREAS, IMFSHYD is is a company running an institute for coaching students in various qualifying tests (viz., GRE, GMAT, SAT, TOEFL, IELTS, PTE etc.) required for study in universities abroad in UK, USA, Canada, Germany for undergraduate and graduate programs. IMFSHYD is also running an educational consultancy for recruiting students for higher studies in foreign countries, including guidance for appropriate course and university selection, admissions, visa processing, etc. IMFSHYD also has partnerships with various universities abroad for the purpose of recruitment of students for said universities. IMFSHYD owns or has access to various copyrighted material, proprietary information and a substantial body of technical know-how relating to the university admission processes including the selection of faculty members and other staff, scheduling and administration of education and procedures of examining the standards possessed / attained by students for admission and after. IMFSHYD has over 2.5 years experience in the field and also provides unique/ exclusive offerings to students and partners under the brand name and currently has offices in Dadar, Thane, Vile Parle, Hyderabad, Pune, Manipaland Warangal.

AND WHEREAS, the College, located at Chintagunta Village, Near C, Gollapalli, Tirupatidesires to impart special training to its students to enhance their skill sets and increase the effectiveness of the students aspiring to study abroad. Further, the College desires to enable them to secure acceptance into Ivy League and such other Universities/Colleges by equipping them with the necessary skill sets to achieve the desired test scores in the GMAT/ GRE/ IELTS/ TOEFL/ PTEand any other required examinations. Furthermore, the College also desires to facilitate the training, counseling and guidance of the Students to meet the pre-requisites and criteria for attaining admission into their university of choice.

AND WHEREAS, IMFSHYD has trained and counselled over 25,000 students since its inception in 1997 and facilitated over their admissions in universities in UK, USA, Canada etc.,

AND WHEREAS, the College has approached IMFSHYD and has expressed its desire to engage the latter as a consultant on behalf of and at behest of its Students who will undertake various Test Preparatory Coaching Classes for admissioninto universities abroad and also require counselling and assistance for their applications to such universities(hereinafter referred to as the "Program").

AND WHEREAS, IMFSHYD has explained the Program structure to the college, which has agreed to start the Program at the college managed by the College i.e. **Siddartha Educational Academy Group of Institutions**, Chintagunta Village, Near C, Gollapalli, Tirupati.

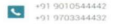
Now, thereof, in witness of the understanding herein above and mutual covenants hereinafter the parties agree as follows:

TERM:

This Agreement shall be effective upon full and free execution of this Agreement by both Parties and shall continue for a period of ______ from the date of its execution. The Agreement may be mutually extended by a separate written agreement signed by both parties. Any written agreements altering the terms and/or conditions of this agreement must be reviewed and approved in writing in advance by both Parties.

PROGRAM:

PROGRAM DESCRIPTION - IMFSHYD shall depute teachers who are





specialized in providing GMAT/ GRE/ IELTS/ TOEFL/ PTE_____ Test- Prep Coaching Classes.

3. OBLIGATIONS OF IMPSHYD

3.1. EXPER	RIENCE AN	ND EXPER	TISE -	IMFSH	IYD sha	all depute	Full	Time
Teachers, wh	o are train	ed experts	in cond	lucting	GMAT/	GRE/ IELT	S/ TC)EFL/
PTETest-Prep	Coaching	Classes to c	arry out	the Pro	gram at	the College	e Pren	nises.
The said Full	Time Teach	ers shalls ha	ave teac	hing exp	perience	of not less	than _	
years with mir	nimum	_ years train	ning expe	erience	with IMF	SHYD. IMF	SHYD	shall
make all such	valid docur	nentation/ce	rtification	regard	ing their	expertise in	the fi	eld of
conducting th	e relevant T	est Prep Co	aching C	classes.				

- 3.2. CHANGE IN SCHEDULE IMFSHYD shall adhere to the Training Schedule at all times. However, in the event any of the classes/sessions need to be rescheduled due to technical or any other reasons, IMFSHYD shall inform the College at least 1 day in advance regarding the said re-scheduling. IMFSHYD shall ensure that no class/session is cancelled once the Students have convened at the venue.
- 3.3. ATTENDANCE IMFSHYD shall submit to the College, a daily Attendance Report of the Students attending each batch/session of the Program.

4. CONFIDENTIALITY:

- 4.1. The College undertakes to keep the provisions of this Agreement, the negotiations leading to this Agreement, the Program Fee as well as the details of the Teachers deputed by IMFSHYD confidential.
- 4.2. IMFSHYD undertakes to keep all information collected or collated from the Students confidential.

5. ANTI-POACHING:

During the term of this Agreement and for a period of 2 years after any termination/expiry of this Agreement, the College shall not, without the prior written consent of IMFSHYD, either directly or indirectly, on its own behalf or in the service or on behalf of others, solicit or attempt to solicit, divert or hire away any person employed by IMFSHYD, including the Teachers deputed by IMFSHYD in pursuance of the Program. This Clause shall survive the Termination and/or Expiry of this Agreement.



6. TERMINATION:

Either party to this Agreement may terminate the same by giving the other Party 30 days' written notice sent by the authorised representative of either Party. However, all the obligations towards the Students shall be discharged respectively by both Parties before termination of this agreement.

IN WITNESS WHEREOF, the Parties, intending to be legally bound, have caused this Agreement to be signed by their duty authorized officers as of the indicated below and to be effective as of the day and year first above written.

SEAT

For and on behalf of IMFSHYD

For and on behalf of College

PRINCIPAL
Siddartha Educational Academy
Group of Institutions
TIRUPATI - 517 505

WITNESSES!

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1. -m

2. 7. 9



PROXEDGE Solutions LLP

Sai Gandhi Square, Ground Floor Ramagondanahalli, Whitefield Post Near Sigma Tech Park, Bangalore-560066



08043006666

+91-9856016666

MEMORANDUM OF UNDERSTANDING

This Memorandum of understanding is between

Proxedge solutions LLP

Sai Gandhi square, Ground floor, Ramagondanahalli Whitefield post, Near sigma tech park, Bangalore-560066

(Hereafter called The Company)

And

Siddartha Educational Academy Group of Institutions

Chintagunta village, Near C, Gollapalli, Tirupathi, Andhrapradesh 517505

(Hereafter called The College)

A) This Memorandum of understanding will enable:

Students of the Siddartha Educational Academy Group of Institutions to have the opportunity to undertake work experience /Industry training/Industry practices etc at the above company

- B) This Agreement is executed on this ... 31 M Jan . 2022
- C) The Agreement shall commence from and shall be in force till the completion of the program
- D) The appendix to the memorandum of understanding is attached

Signed:

For Proxedge solutions LLP

GE SOLUTION

Bangalore

Kiran KumarReddy Managing Partner trad

PrincippRINCIPAL
Siddartha Educational Academy

For Siddartha Educational Academy Group of Institutions

Group of Institutions

Near C. Gollapalli, TIRUPATI-517 505



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is between:

Datapoint Info Solutions

Flat No101,Sri Sai Rams Swarnalatha Estates, Sai Saradhi Nagar, Hyderabad.

(Hereafter called **The Company**)

And

Siddartha Educational Academy Group of Institutions

Chintagunta Village, Near C. Gollapalli, Tirupathi, Andhra Pradesh 517505

(Hereafter called **The College**)

(A) This Memorandum of Understanding will enable:

Students of the **Siddartha Educational Academy Group of Institutions** to have the Opportunity to undertake work experience / industry training / industry Practices etc at the above Company.

- (B) This agreement is executed on this 422021.
- (C) The agreement shall commence from $\frac{1}{2}$ and shall be in force till the Completion of the Program.
- (D) The appendix to the Memorandum of Understanding is attached.

Signed:

For Datapoint Info Solutions

For Siddartha Educational Academy Group of Inst.

Suresh Magulur

CEO

Principal

PRINCIPAL
Siddartha Educational Academy
Group of Institutions
Near C.GOLLAPALLI, Tirupati (R)-517 505

Datapoint Info Solutions: Flat No: 101, Sri Sai Rams Swarnalatha Estatesh Adjacent (Info Sarath) Studios, Near Keerthi Apartments, Yousufguda Main Road, Hyderabad - 500016, TS. Tel: +91-40 48598782, Visit us: www.datapointinfo.com



APPENDIX 1: Schedule of Responsibilities

A)	The	Company	agrees	to	be	responsible	for:
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- 1. Initially the company engages the students in 'Major Projects' that help the students to gain insight into practical aspects of the Markets and Industry, and also helps the students in improving their technical aspects.
- 3. The company provides all the above facilities for the tenure of 1 Month to comple Training and Project Work.
- B) The College agrees to be responsible for:

Hyderabad

- Providing _____ students from B.Tech CSE/ECE/EEE to the Company for the Major Project Training Program.
- 2. Providing the necessary infrastructure & Facilities to the company at the college premises.

For Datapoint Info Solutions

For Siddartha Educational Academy Group of Inst.

Suresh Magulur

CEO

Principal

PRINCIPAL
Siddartha Educational Academy
Greup of Institutions
Near C.GOLLAPALLI, Tirupati (R)-517 505
Chittoor Dist. (A.P.)



PROXEDGE Solutions LLP

Sai Gandhi Square, Ground Floor Ramagondanahalli, Whitefield Post Near Sigma Tech Park, Bangalore-560066



08043006666 □

+91-9856016666

MEMORANDUM OF UNDERSTANDING

This Memorandum of understanding is between

Proxedge solutions LLP

Sai Gandhi square, Ground floor, Ramagondanahalli Whitefield post, Near sigma tech park, Bangalore-560066

(Hereafter called The Company)

And

Siddartha Educational Academy Group of Institutions

Chintagunta village, Near C, Gollapalli, Tirupathi, Andhrapradesh 517505

(Hereafter called The College)

A) This Memorandum of understanding will enable:

Students of the Siddartha Educational Academy Group of Institutions to have the opportunity to undertake work experience /Industry training/Industry practices etc at the above company

- C) The Agreement shall commence from....! 2) 2012 and shall be in force till the completion of the program
- D) The appendix to the memorandum of understanding is attached

Signed:

For Proxedge solutions LLP

Bangalore 560 066

Managing Partner

For Siddartha Educational Academy Group of Institutions

Principa PRINCIPAL
Siddartha Educational Academy

Group of Institutions

Near C. Gollapalli, TIRUPATI-517 505



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is between:

Datapoint Info Solutions

Flat No101, Sri Sai Rams Swarnalatha Estates, Sai Saradhi Nagar, Hyderabad.

(Hereafter called The Company)

And

Siddartha Educational Academy Group of Institutions

Chintagunta Village, Near C. Gollapalli, Tirupathi, Andhra Pradesh 517505

(Hereafter called **The College**)

(A) This Memorandum of Understanding will enable:

Students of the **Siddartha Educational Academy Group of Institutions** to have the Opportunity to undertake work experience / industry training / industry Practices etc at the above Company.

- (B) This agreement is executed on this 31 3/202.
- (C) The agreement shall commence from 214122 and shall be in force till the Completion of the Program.
- (D) The appendix to the Memorandum of Understanding is attached.

Signed:

For Datapoint Info Solutions

For Siddartha Educational Academy Group of Inst.

Sûresh Maguluri

CEO

Principal
PRINCIPAL
Siddentha Educational Academy
Group of Institutions
TIRUPATI - 517 505



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A)	The	Company	agrees	to	be	responsible	for:
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- B) The College agrees to be responsible for:
- Providing _____ students from B.Tech CSE/ECE/EEE to the Company for the Major Project
 Training Program.
- 2. Providing the necessary infrastructure & Facilities to the company at the college premises.

For Datapoint Info Solutions

For Siddartha Educational Academy Group of Inst.

Suresh Maguluri

CEO

Principal

PRINCIPAL
Siddartha Educational Academy
Group of Institutions
TIRUPATI - 517 505