



**Memorandum
of
Understanding**

IGEN Edu Solutions Pvt. Ltd., Chandigarh

and

Kashi Institute of Technology, Varanasi(UP)

**IGEN Edu Solutions Pvt Ltd
Chandigarh
email: executive directorigen@gmail.com**

**Kashi Institute of Technology
Varanasi
email:**



MEMORANDUM OF UNDERSTANDING

between

M/s. IGEN Edu Solutions Pvt. Ltd.

&

Kashi Institute of Technology, Varanasi (UP)

FOR

“Capacity-Building of Institute and its Strengthening for Accreditation”

This Memorandum of Understanding (MoU) is made on this day 16th February 2022 BY AND BETWEEN **M/s. IGEN Edu Solutions Pvt. Ltd.** namely in short “IGEN ” which expressions shall unless repugnant to the context there of shall remain and include its successors, legal representatives and permitted assigns, on the FIRST PART.

AND

Kashi Institute of Technology, Varanasi (UP) namely in short “KIT” represented by the Director Kashi Institute of Technology, Varanasi (UP) is engaged in running a professional higher educational institute imparting higher technical education and offering graduate and post-graduate programs, which expression shall unless repugnant to the context or meaning thereof, include its successor in office and permitted assigns) on the SECOND PART.

The parties have led preliminary discussions in this matter and have ascertained areas of broad consensus. The parties now, have therefore, agreed to enter in writing these area of consensus, under Memorandum of Understanding.

Now this Memorandum of Understanding witnesses that:



1. SCOPE AND PURPOSE

The parties recognize the benefits to be derived from this collaboration and cooperation for the further development of the students and faculty of the KIT. The purpose of this MOU is to define the areas for capacity building of the Institute keeping all the criteria's of Accreditation and to foster a collaborative framework between the IGEN and KIT.

2. OBJECTIVE OF MOU

The primary objective of the MOU is capacity building of the Institute keeping all the criteria's of Accreditation (NAAC) through a strong research and development ecosystems through funded and sponsored projects, industrial and government tie up and foreign collaborations, assisting for establishing Centre of Excellences.

3. DELIVERABLES OF COLLABORATION:

- ✓ Mapping of Teaching and Learning processes with the curriculum and minimizing the gap between the learning outcomes and teaching methodology.
- ✓ Focusing on Student progression through National and International exposure.
- ✓ Provide necessary help in organizing workshops/Seminars for enhancement of innovative skills of students and faculty of KIT for enhancing h & i indices, patents, trademarks, trade secret, copyrights, consultancy and Collaborative Research Oriented Activities.
- ✓ Upgrading the curriculum of the departments which will be mapped with the foreign universities.
- ✓ Assistance for organizing training programs, extracurricular and co-curricular activities, seminars and workshops to meet requirement.
- ✓ Assistance for establishment of green campus and energy auditing.
- ✓ Accessing procedure for Academic and well as Administrative Audits.
- ✓ Establishing of Centre of Excellences



4. OUTCOME OF COLLABORATION:

Both the parties propose to collaborate through the following:

- ✓ Cooperation in areas of mutual interest for strengthening of all verticals of accreditation;
- ✓ To complete the SSR within defined time frame
- ✓ To provide assistance for submitting response to DVV(s).

5. TERMS AND CONDITIONS:

- ✓ The first party shall conduct seminars/promotional activities on demand in the campus and or online mode;
- ✓ Accommodation of Resource persons and Travel will be borne by KIT.

6. PAYMENT SCHEDULE

- ✓ Total cost of the project is 5 Lacs. All Invoice will be generated as per mutual price agreed (excluding of accommodation and travel). Payment will be made in 11 installments: 10% will be paid after signing of this agreement document (in February 2022); remaining 10 installments will be paid equally for 10 months (as decided mutually) on every first week of the month (starting from March 2022 to December 2022).

7. CONFIDENTIALITY

Neither party will disclose any information of this MoU connected with it or any information received from the other or otherwise during the implementation of this MoU or its subsequent amendments, if any, except as may be required by corporate communication of either party or by law or on a strictly "need-to-know" basis for the purpose of implementing this MoU, or its subsequent amendments, if any, unless express prior written consent of the other party shall have been obtained in advance.



8. INTELLECTUAL PROPERTY

Neither party may use the other's corporate name or any trade mark or name or any other items or assets protected by intellectual property rights, including but not restricted to, use in any promotional material, press releases, advertisements, communications, stationery, web sites, or the like.

9. COORDINATION

Both the parties will designate persons who will have responsibility for co-ordination and implementation of this agreement. Participating Staff involved in any activities under this MOU must adhere to laws and rules & regulations of the host institutions.

10. CHANGE/AMENDMENT

No changes/amendment can be made to this MoU without written consent and duly signed by all the parties. Document containing such additions, deletions/ alterations shall be signed by all the parties and shall form agenda to this MoU and be deemed to be part of this MoU.

11. DISPUTES:

All dispute or difference arising between the parties as to the effect, validity or interpretation of this MoU or as to their rights, duties or liabilities hereunder (Disputes) shall be resolved by mutual discussion between representatives of the parties.

12. ARBITRATION

In the event of failure to reach an amicable solution by both the parties within thirty (30) days from the commencement of mutual discussions, such dispute shall be referred and settled by Arbitration. The Arbitration proceedings shall be in accordance with the



Arbitration and Conciliation Act, 1996. The venue of arbitration proceedings shall be at Chandigarh/Varanasi and the arbitration proceedings shall be in English language. The parties hereby agree to submit to the exclusive jurisdiction of the courts in Chandigarh/Varanasi for initiating any legal action for enforcing any terms and conditions of rights and obligations under this MoU.

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

SIGNED by, for and on behalf of

SIGNED by, for and on behalf of

(First party)

(Second party)

Authorized Signatory

Authorized Signatory



Name: Dr. Inderpreet Kaur

Name: VIPUL JAIN

Designation: Director

Designation: Vice Chairman

Witness:

Witness: