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TS PRASAD  
C/o D NATVANALAYANA  
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For Whom  
SIDDHARTHA INSTITUTE OF TECHNOLOGY AND SCIENCES

P SANDHYARANI  
LICENSED STAMP VENDOR  
Lic. No. 1007002009  
Reg. No. 1007072024  
2-3-844, SHOP NO 4,  
PANCHAVATHI MALL,  
NARAYANAGUDA,  
HYDRABAD-50009  
TELANGANA  
PG09970121

This Memorandum of Understanding ("MoU") is made and entered into as of 26<sup>th</sup> Day of June 2025.

By and Between

Siddhartha Institute of Technology & Sciences (UGC-Autonomous), Korremula Road, Narapally, Ghatkesar, Medchal-Malkajgiri, Telangana – 500 088, India, represented by its Principal Dr. M. Janardhan, to be called as **FIRST PARTY**

AND

DADB India Pvt Ltd, 1206 Lodha Supremus, Senapati Bapat Marg Lower Parel West, Near HDFC Bank House, Mumbai 400013- Indiarepresented by its Managing Director Mr. Amit Das, to be called as **SECONDPARTY**

The **FIRST PARTY** and **SECONDPARTY** are individually referred to as Party and together referred to as Parties. Each Party shall include, unless repugnant to the meaning or context thereof, it's authorized representatives, successors, directors, executors, administrators, assignees, etc.



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WHEREAS **FIRST PARTY Siddhartha Institute of Technology & Sciences** is one of the **Autonomous Institutes** in Korremula Road, Narapally, Ghatkesar, Medchal-Malkajgiri, Telangana – 500 088, India and is a renowned private institution known for its emphasis on innovation, research, and industry-oriented education. Established in the year 2009, **FIRST PARTY**, offers a diverse range of programs across multiple disciplines such as engineering & technology. With a strong focus on experiential learning, global collaborations, and modern infrastructure, **FIRST PARTY** aims to nurture future leaders and professionals equipped with real-world skills

#### AND WHEREAS

As a global player in the digital education, DADB offers industry-relevant online courses in the upcoming technologies sector, bringing German know-how to the world. DADB productions combine lectures, animations, 2D and 3D infographics. It is our goal to make difficult, challenging content and expertise available to an international audience content derived from engineering, research and development, and expertise from the German industry. DADB produce the eLearning courses in their own studio in Berlin.

**NOW THEREFORE**, as a result of this MOU between **Siddhartha Institute of Technology & Sciences** and **DADB India Pvt Ltd**, with effect from dated 26/06/2025 the parties hereto agree to enter into this agreement on the following terms and conditions:

#### 1. SERVICES

1.1 DADB India Pvt Ltd agrees to provide the services (the "Services") and **Siddhartha Institute of Technology & Sciences** agrees to pay the fees set forth in the Statement of Work attached hereto as **Exhibit A** (the "SOW").

1.2 During the course of performance of Services under the SOW, either Party may request

- (i) changes to the Services and/ or
- (ii) for additional services to be provided.

The Parties shall execute a written amendment to the SOW, signed by both Parties, setting forth the amended scope of work and any changes to the project schedule and agreed fees.



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2.1 Fees and Expenses: **DADB India Pvt Ltd** shall receive payment for the Services as detailed in 'Exhibit A'.

2.2 Payment: Payment shall be due as stated in the 'Exhibit A'.

### 3. INTELLECTUAL PROPERTY RIGHTS

3.1 The Parties understand that under this Agreement they may collaborate on the development of coursework, lab work, and exercises (the "Content") which may be included in compilations to create complete learning packages (the "Courses").

3.2 Except as otherwise stated herein, nothing contained herein shall modify the ownership status or create a licensing interest of any Material, including but not limited to all Content and Courses contributed by **DADB India Pvt Ltd**, to the other Party.

3.3 **DADB India Pvt Ltd** shall provide material for inclusion in Content or Courses. **DADB India Pvt Ltd** grants to **Siddhartha Institute of Technology & Sciences** an irrevocable, worldwide, non-exclusive license to use, reproduce, distribute, and create derivative works of the company material in the Content and/ or Courses. For the avoidance of doubt, this license may extend beyond the termination of the Agreement. Should **FIRST PARTY** continue to use the **SECOND PARTY** Content and/ or courses beyond termination, **FIRST PARTY** shall continue to compensate **SECOND PARTY** for such use in accordance with the terms of this Agreement.

3.4 The Parties understand and agree that all Content and Courses produced shall be the intellectual property of **SECOND PARTY** and/ or its technology and/ or implementation partners.

### 4. REPRESENTATIONS, WARRANTIES AND INDEMNIFICATION Authority:

4.1 Each Party represents and warrants to the other Party that: (i) it has the necessary power and authority to enter into this Agreement; (ii) its name, as listed herein, is its true and correct full legal name as specified in its articles of incorporation, bylaws, charter or any other applicable legal document (iii) the execution and performance of this Agreement has been authorized by all necessary corporate or institutional actions; (iv) entry into and performance of the Agreement will not conflict with any provisions of law or the certificate of



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incorporation or by laws of the Party; (v) no action by any governmental organization is necessary to make this Agreement valid and binding upon the Party; (vi) it possesses all licenses and other governmental approvals necessary to perform its obligations under this Agreement; and (vii) to the extent any Party contributes any Material, to the best of its knowledge, the contributing Party has obtained all necessary rights and permissions and the Material does not infringe upon the rights of any third party.

**4.2 Compliance with Applicable Laws:** Each Party represents and warrants that it shall comply with all laws and regulations applicable to its obligations and duties under this Agreement, including, but not limited to, all laws and regulations concerning anti-competition, anti-corruption, anti-terrorism, data privacy or security or the collection, storage, transfer or other dissemination of data.

**4.3 Indemnification:** Each Party agrees to indemnify, defend and hold harmless the other Party, its parents, subsidiaries, affiliates and all its officers, agents and employees from and against any and all claims, damages, liabilities, losses and/or expenses (including reasonable attorneys' fees and costs) to the extent they result from and any claim or threatened claim of third parties incurred by the indemnified Party (collectively, "Losses") that arise from any: (a) alleged or actual infringement or misappropriation of any copy right, patent, trademark, trade secret or other right based upon the services or deliverables provided by indemnifying Party pursuant to this Agreement; (b) gross negligence or wilful misconduct of indemnifying Party; (c) indemnifying Party's failure to perform fully its obligations herein in a timely manner; or (d) breach of any of indemnifying Party's representations and warranties herein. This provision shall also apply to any and all subcontractors employed by Parties. The terms of this provision shall survive the termination or expiration of this Agreement.

**4.4 Limitation on Liability:** in no event shall a Party be liable to the other Party for any incidental, consequential, special, or punitive damages (including, without limitation, lost profits, lost business, loss of data or cost of substitute services) arising out of or in connection with any agreement among the Parties, or the services performed there under any theory of liability (whether in contract, tort, strict liability or otherwise), even if that Party has been advised of the possibility of such damages. In addition, a Party shall only be liable to the other Party under any theory of liability (whether in contract, tort, strict liability or otherwise) for any direct damages in amount equal to (a) actual damages or (b) the fees payable for the services giving rise to the claim during the calendar year in which



the event occurs, whichever is less. For the avoidance of doubt, this section 4.4 shall not apply to any amounts payable pursuant to section 4.3 above.

## 5. CONFIDENTIAL INFORMATION

**5.1 Confidentiality and Ownership of Information and Other Assets:** Neither Party shall disclose to a third-party Confidential Information of the other Party. The receiving Party shall use the same degree of care as it uses to protect the confidentiality of its own confidential information of like nature, but no less than a reasonable degree of care, to maintain in confidence the Confidential Information of the disclosing Party. The foregoing obligations shall not apply to any Confidential Information that: (i) can be demonstrated to have been publicly known at the time of the disclosing Party's disclosure of such Confidential Information to the receiving Party; (ii) becomes part of the public domain or publicly known, by publication or otherwise, not due to any unauthorized act or omission by the receiving Party; (iii) can be demonstrated to have been independently developed or acquired by the receiving Party without reference to or reliance upon such Confidential Information; (iv) is provided to the receiving Party by a third party who is under no obligation to the disclosing Party to keep the information confidential; or (v) is required to be disclosed by law, provided that the receiving Party takes reasonable and lawful actions to avoid and/ or minimize such disclosure and promptly notifies the disclosing Party so that the disclosing Party may take lawful actions to avoid and/ or minimize such disclosure. Each Party shall ensure that all of its subcontractors comply with this obligation.

**5.2 Return of Confidential Information:** All Confidential Information and any and all copies and reproductions thereof shall, upon the expiration or termination of this Agreement within 15 days of written request by the disclosing Party, be promptly returned to it or destroyed. Each Party shall ensure that all of its subcontractors comply with this obligation.

**5.3 Definition:** "Confidential Information" means information identified by either Party as "Confidential" and/ or "Proprietary" or information that, under the circumstances, should reasonably be treated as confidential and/ or proprietary. Confidential Information shall include, but not be limited to, technical information, market research, membership data, analyses, studies, developments,



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processes, product information, pricing information, business plans and personal data (as referred to in Section.

## 6. COMPANY VISUAL IDENTITY/ WEB PRESENCE STYLE GUIDELINES

All **SECOND PARTY** branded, end-user facing, materials, including, but not limited to, Web sites, print collateral, and promotional items such as pens and shirts, for **FIRST PARTY** publications, products, services, conferences, and the like must adhere to the guidelines established by **SECOND PARTY** and provided to **FIRST PARTY**. **SECOND PARTY** will supply video content to be utilized by **FIRST PARTY** for publication on its affiliated web sites, in digital media promotions and sponsorships. All **FIRST PARTY** branded, end-user facing, materials, including, but not limited to, Web sites, print collateral, and promotional items such as pens and shirts, for **SECOND PARTY** publications, products, services, conferences, and the like must adhere to the guidelines established by **FIRST PARTY** and provided to **SECOND PARTY**.

## 7. INFORMATION SYSTEMS SECURITY REQUIREMENTS AND PERSONAL DATA

7.1 Each Party shall at all times provide Services under this Agreement in a secure environment. Each Party shall have in place appropriate security policies, procedures, programs, standards, access control methodologies and network protection techniques to safe guard systems and data of all Parties from both physical and non-physical threats. All the foregoing safeguards shall comply with prevailing industry standards, but in no case consist of less than reasonable care.

7.2 Each Party shall delete all of the other Party's information within its custody or control, including, but not limited to, completed project data, email addresses and all other personal data processed on behalf of the other Party upon the earliest of (i) termination of this Agreement; (ii) written request by the other Party; or (iii) the personal data no longer being required for the performance of the Services.

7.3 Both Parties shall comply with all applicable provisions of DPDP Act, 2023.



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**FIRST PARTY** shall make no use of **SECOND PARTY** name, logo or trademarks without the expressed prior written consent of an authorized individual at **SECOND PARTY**. **SECOND PARTY** shall make no use of **FIRST PARTY's** name, logo or trademarks without the expressed prior written consent of an authorized individual at **FIRST PARTY**. Any such use shall comply with Section 6. above.

## 9. TERM AND TERMINATION

### 9.1 Term:

The term of this Agreement shall commence on the "Effective Date" and, unless sooner terminated pursuant to provisions herein, shall continue until December 31<sup>st</sup>, 2030 (the "Term"). The Term may be extended by another 5 years by written consent of the Parties.

### 9.2 Termination:

Notwithstanding any provisions to the contrary, this Agreement may be terminated under the following circumstances:

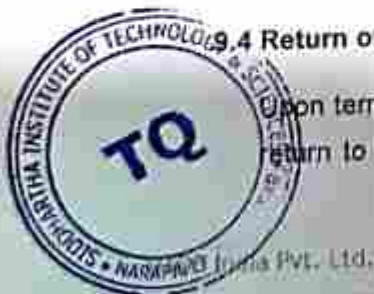
- (a) By the non-breaching Party, upon the occurrence of a material breach of the breaching Party's obligations under this Agreement, which breach is not cured within 30 days after receipt of written notice of the breach from the non-breaching Party.
- (b) by either Party immediately without liability if the other Party ceases to conduct business or is the subject of a petition in bankruptcy which is not withdrawn within 60 days: or
- (c) by either Party upon ninety (90) days written notice.

### 9.3 Accrued Obligations:

Notwithstanding the termination of this Agreement for any reason, neither Party shall be relieved of any duty, obligation, debt or liability that arose or accrued prior to the termination. For 3 months after termination of the agreement, both **FIRST PARTY** and Content Partner will continue running the course till the time all Stake holders who enrolled for the course complete the course successfully.

### 9.4 Return of Confidential Information:

Upon termination of this Agreement for any reason, each Party shall promptly (i) return to the other Party all materials provided pursuant to this Agreement. (ii)



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deliver to the other Party all deliverables and portions thereof created under the Agreement prior to termination; and (iii) cooperate with the other Party as may be necessary to transition any Services, systems or materials to another supplier or provider.

#### 9.5 Survival of Certain Terms:

The provisions of this Agreement that should by their nature survive termination of this Agreement shall survive such termination, including, but not limited to, Sections 3, 4, 5, 9.3, and 10.

### 10. RELATIONSHIP OF PARTIES

#### 10.1 Independent Contractor and Third-Party Agreements:

10.1.1 All work performed by each Party in connection with the material or services described hereto, is to be performed by that Party as an independent contractor and not as agent of the other Party. Nothing contained in this Agreement shall be construed or applied to create a partnership, joint venture, or employer/ employee relationship between **SECOND PARTY** and **FIRST PARTY**; neither Party is the agent of the other Party.

10.1.2 **FIRST PARTY** shall have no authority, express or implied, to commit or obligate **SECOND PARTY** in any manner whatsoever, except as may be specifically authorized in writing by an authorized representative of **SECOND PARTY** and shall not represent to anyone that **FIRST PARTY** has a right to do so. **SECOND PARTY** shall have no authority, express or implied, to commit or obligate **FIRST PARTY** in any manner whatsoever, except as may be specifically authorized in writing by an authorized representative of **FIRST PARTY** and shall not represent to anyone that **SECOND PARTY** has a right to do so.

### 11. MISCELLANEOUS

11.1 **Notices:** All notices, consents and other communications hereunder shall be made in writing, by email, mail or courier, to the addressees designated below:

For and on behalf of **SECOND PARTY**



Designation: Managing Director

Email: a.das@dadb.com

**For and on behalf of FIRST PARTY**

Name: Dr. M. Janardhan

Designation: Principal

Email: principal@siddhartha.co.in

The effective date of communications between the Parties will be determined as follows:

- (a) Communications sent via certified India Mail or private mail delivery service will be effective as of the date received; or
- (b) Communications sent via facsimile or email will be considered effective as of the date and time on the facsimile confirmation sheet or email retained by the sender. For the avoidance of doubt, emails, including emails that bear an electronic "signature block" identifying the sender, do not constitute signed writings for purposes of this Agreement. However, scanned transmittals of original documents shall constitute signed writings.

**11.2 Choice of Law and Forum:**

**11.2.1** This Agreement shall be governed in all respects by the laws of India.

**11.2.2** The Courts in the City of Hyderabad (TG), India will have sole jurisdiction in relation to any matter arising out of this Agreement and the terms thereof.

**11.3 Arbitration:**

**11.3.1** All disputes arising out of or in connection with this Agreement shall be first attempted to be settled through negotiation between senior management the Parties. If any dispute arising among the Parties is not amicably settled within a reasonable period of three months of commencement of attempt to settle the dispute, the dispute shall be resolved through arbitration.



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11.3.2 The arbitration shall be conducted in accordance with the provisions of the India Arbitration and Conciliation Act (1996) and the venue of arbitration shall be Hyderabad (TG), India.

11.3.3 The Parties shall mutually appoint a single arbitrator. In the event the Parties are unable to agree on the choice of a single arbitrator, each Party shall appoint one arbitrator and the two arbitrators appointed by the Parties shall thereupon choose a third arbitrator to preside over the arbitration proceedings. The arbitration shall be conducted in the English language.

11.3.4 The award of the arbitrator shall be final and binding upon the Parties.

11.3.5 Force Majeure: Any prevention of or delay in any Party's performance hereunder due to labour disputes, acts of God, governmental restrictions, enemy or hostile governmental action, fire or other casualty or other causes beyond such Party's control shall excuse such Party's performance of its obligations hereunder for a period equal to the duration of any such prevention or delay.

#### 11.4 Additional Terms:

11.4.1 This Agreement constitutes the entire agreement among the Parties hereto and shall supersede any and all prior or contemporaneous written or oral promises or representations.

11.4.2 No amendments to or modifications of this Agreement shall be binding upon the Parties unless in writing signed by all Parties.

11.4.3 The failure of any Party to require strict performance by the other Party of any provision hereof shall not affect the full right to require such performance at any time thereafter, nor shall the waiver by any Party of a breach of any provision hereof be taken or held to be a waiver of any subsequent breach or default or as a waiver of any such rights or provisions hereunder.

11.4.4 If any part of this Agreement shall be held to be invalid or unenforceable under applicable law, a court of competent jurisdiction of Hyderabad (TG), India shall substitute a modified provision which carries out as nearly as possible the original intent of the Parties, without in any way affecting the remaining parts of this Agreement.



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11.4.5 This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and permitted assigns.

11.4.6 No Party may assign this Agreement or its rights or duties hereunder without the prior written consent of the other Party, which consent shall not unreasonably be withheld.

11.4.7 This Agreement may be executed in one or more counterparts, each of which when so executed and delivered shall be deemed an original, but all of which together shall constitute one and the same instrument.

11.4.8 Section headings contained in this Agreement are inserted for convenience of reference only, shall not be deemed to be part of this Agreement for any purpose, and shall not in any way define or affect the meaning, construction, or scope of any of the provisions hereof. IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day first above written.


  
**PRINCIPAL**  
Siddhartha Institute Technology & Science  
Narapally (V), Ghatkesar (Mdl),  
Machal, Malkajgiri (Dist)-500038  
Authorized Signatory


  
Authorized Signatory

**Siddhartha Institute of Technology & Sciences DADB India Pvt Ltd**

Witness - 1

Witness - 2

Signature:   
Name: Dr. Sriwikes Bachu  
Designation: Professor & Dean / QA  
Date: 26/06/25

Signature:   
Name: D. PRAMOJI  
Designation: BPM  
Date: 26/06/2025



Official Seal



Digitally signed by Siddhartha Institute of Technology & Sciences DADB India Pvt Ltd

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## Statement of Work (SoW)

## 1. OBJECTIVE:

To establish a framework for collaboration between **FIRST PARTY** and **SECOND PARTY** to launch 02 Credit Course as elective or Honours, Minors, Skill Development Courses, Skill Enhancement Courses, Value Added Courses, Online Certification Courses, Employability Enhancement Courses etc.

## 2. OBLIGATIONS OF CONTENT PROVIDER:

2.1 Content development **SECOND PARTY** will be responsible for developing the program curriculum, course materials and other relevant content and for delivering the offered program through online lectures, discussions, and other interactive activities. The program should be designed to meet the learning objectives and requirements of the target audience, which may include students, professionals, or other stakeholders. **SECOND PARTY** should ensure that the offered program meets the highest standards of quality and is aligned with industry best practices. This includes reviewing and updating the program content and related resources as and when needed.

2.2 The course contents shall include:

2.2.1 e-Tutorial: which shall contain: Video and Audio Content in an organized form, Animation, Simulations, video demonstrations of Virtual Labs, etc., along with the transcription of the video.

2.2.2 e-Content: which shall contain: self-instructional material (digital Self Learning Material), e- Books, illustrations, case studies, presentations etc., and contain Web Resources such as further references, Related Links, Open source Content on internet, Video, Case Studies, books including e-books, research papers and journals, Anecdotal information, Historical development of the subject, Articles, etc.

2.2.3 Course Marketing/ Students Mobilization: **SECOND PARTY** should take care of all the marketing activities required to ensure that a good number of enrolments are achieved for the respective course. The marketing activity may include the joint press release, publication in



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leading newspapers, communication to **FIRST PARTY's** magazines, social media, webinars, and other similar platforms.

**SECOND PARTY** may run digital marketing activities like advertising in social media platforms and electronics media platforms. **SECOND PARTY** may conduct campaigns, workshops, webinars, and awareness programs to increase the enrolment of the program.

### 2.3 Resources (Assignment, Quiz, Assessment, Question Bank):

**SECOND PARTY** should provide necessary resources for conducting assignments, quizzes and internal assessments and discussion forum topics and setting up FAQs, clarifications on general misconceptions. These resources shall contain problems and solutions, which could be in the form of Multiple-Choice Questions, fill in the blanks, Matching Questions, Short Answer Questions, Long Answer Questions and should enable timely assessment of the students. **SECOND PARTY** should provide a question bank of the course which can be used for conducting the final assessment for awarding the certificate.

The registered students of **FIRST PARTY** on DADB courses will have a provision for the students to raise doubts or queries related to the course enrolled. So, the partner should have a course expert for solving their queries related to the topics of the course enrolled.

### 3. OBLIGATIONS OF FIRST PARTY:

#### 3.1 Approval

a) **Competent Authority Approval:** **FIRST PARTY** will be responsible for obtaining the approval for mentioned courses relevant for students and induct AND offer the courses as a **Value-Added Course** or project course or elective course or as minor or major or as mandatory elective course with maximum student participation.

a.1. **Courses approved for AY 2025-2026 and onwards will be**

- a.1.1. **Internet of Things(IOT)**
- a.1.2. **5G Technology**
- a.1.3. **Solar Electric Energy Systems**
- a.1.4. **Hydrogen Technology**

b) **COE Online Platform:**



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**FIRST PARTY** will be responsible for managing the online platform that will be used for delivering the offered program. This includes setting up the online portal, managing user accounts, uploading course materials, and monitoring participant progress. The platform should be user-friendly, reliable, and secure to ensure a seamless learning experience for the participants.

### 3.2 Center for Online Education:

**FIRST PARTY** intending to offer the programs under Online mode shall have a Centre for Online Education at **FIRST PARTY** COE, for effective coordination among its Departments or Schools of Studies for offering the Online Program, comprising Admission or Registration Unit, Examination Unit and Technology Support Unit. The Centre for Online Education shall maintain and administer the Centralized Database of all the certification programs.

### 3.3 Student Support Center and SPOC(Single Point of contact):

**FIRST PARTY** will be responsible for providing the student support centers similar to telecalling center to support and resolve student queries during the program. A SPOC to be appointed by **FIRST PARTY** to keep all the coordination with DADB for facilitating the course to the students, handing over login credentials, extracting reports from the DADB dashboard etc. The SPOC will be trained by DADB India Pvt. Ltd for smooth coordination.

### 3.4 Evaluation and Certification:

- a. **FIRST PARTY** will be responsible for conducting assessments and evaluating participant performance. This includes conducting quizzes, assignments, other assessments, and exams to measure the learning outcomes of the program. Certificates will be issued to all the successful students. Or
- b. Assessment report of the online platform to be acknowledged and certificate to be awarded and uploaded to relevant portal. SPOC from DADB will generate the final assessment report and emailed to the SPOC of **FIRST PARTY**.

### Course Review Committee:



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**FIRST PARTY** will form a Course Review Committee (CRC) to review the progress of the Course. CRC will meet once in 3 months and will comprise of members from **FIRST PARTY** and **SECOND PARTY**.

#### **Marketing:**

**FIRST PARTY** will use its good office to campaign and market the program for the benefit of their students and should actively be involved in joint press release, publication in leading newspaper, communication to **FIRST PARTY** and its affiliated colleges if any, University magazines, social media, webinars, and other similar platforms.

#### **4. FEE STRUCTURE FOR COURSES:**

**FIRST PARTY** shall define the name, duration & fee for every course in its own portal. The fee varies for each course with respect to the course duration and course domain. Upon registration of the students for the course on the **FIRST PARTY** online platform, a copy of the confirmation email shall be sent to **SECOND PARTY**. The course fee shall be paid by the students through payment gateway integrated in **FIRST PARTY** online portal or by the arrangement of Fee collection to be decided by the **FIRST PARTY**. The fee shall be collected by **FIRST PARTY** and later the payment will be released to Content Provider as specified in Section 6 below or Annexure-1 as applicable.

#### **5. RELEASE OF PAYMENTS:**

**FIRST PARTY** will make the payments to **SECOND PARTY** in phased manner as mentioned in the Annexure-1:

After registration to the course by the student Followed which login credentials for each registered will be provided by DADB India Pvt. Ltd. to the SPOC of the **FIRST PARTY**. The List of registered students along with the payment confirmation to be emailed to [a.das@dadb.com](mailto:a.das@dadb.com) of DADB India Pvt. Ltd.



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In continuous to the MOU executed on 26/06/2025 between DADB India Pvt. Ltd. and **FIRST PARTY** and the License number and the fees to be followed as below:

Total below to 120 Number of Licenses the pricing would be INR 4950/- inclusive of taxes under single order and invoicing

Total minimum 120 Number of Licenses and above the pricing would be INR 2950/- inclusive of taxes under single order and invoicing

**PRINCIPAL**  
Siddhartha Institute Technology & Sciences  
Ghatkesar (Mdl).

Authorized Signatory

Authorized Signatory

**Siddhartha Institute of Technology & Sciences**

**DADB India Pvt Ltd**

Witness - 1

Witness - 2

Signature :

Name:

Dr. Srinivas Bachu

Designation:

Professor & Dean WAC

Date:

26/06/25

Signature :

Name:

D. Petmorshi

Designation:

BPM

Date:

26/06/2025

Official Seal



Official Seal

