

MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (“M.O.U”/ “Agreement”) is made as on the day Saturday, 17th October, 2021 by and between

Edify Educational Services Pvt Ltd, located at Hitech City, Hyderabad hereafter referred as **“EdifyPath”** which expression shall unless repugnant to the context or meaning thereof include its successors and assignees.

And

“College Name” located at **“College address”**. hereafter referred as **“College”**, which expression unless repugnant to the context or meaning thereof be deemed to include, legal representative, executors, administrators, successors and permitted assigns of the other PART.

Each individually a Party and collectively referred to as Parties.

WHEREAS, the EdifyPath and College have come together to collaborate for up-skilling the students of College under subscription of EdifyPath Certification Program and providing opportunities for Internship and jobs to excelling students

WHEREAS As of the date hereof both Parties as above have expressed a desire of entering into a Memorandum of Understanding (M.O.U) agreement to meet their respective objectives, which are set out here in below.

NOW, THEREFORE, it is hereby agreed by and between the undersigned Parties as follows:

BACKGROUND OF THE PARTIES

EdifyPath is a global online experiential e-learning platform that is focused on bridging the talent-gap across rising technology demands and helping learners acquire industry-specific skills that make them corporate-ready and ease their transition into the corporate world. EdifyPath offers a range of professional certified courses by various industry experts which are high in demand in the current day job markets. Its association and tie-ups with global industry leaders gives EdifyPath an edge in designing unique content that keeps our learners much ahead in the learning curve. EdifyPath through one of its unique offerings “EdifyTalks” provides unique power clips from industry leaders and senior executives that offer valuable insights for career prospects to its learning community.

College is an Education institute that intends to offer its students a globally relevant learning experience, by providing high quality, affordable and accessible education. College through the process of co-creation intends to elevate its students to serve the emerging talent needs of Industry.

PURPOSE

The purpose of the collaborative relationship contemplated by this M.O.U is for College to promote a talent pool of young students, while facilitating their upskilling using EdifyPath’s Platform (as defined below) and enabling them acquire new and relevant competencies as per the current market requirements and for EdifyPath to nurture the young talent, making the students more employable and industry ready (“Purpose”). For Achieving the Purpose, either parties hereby agree to collaborate with each other and enter into this MOU for non-commercial purposes and further agree that the relationship contemplated by this MOU is non-monetary in nature.



Edify Educational Services Private Limited,
 Villa No 32, G Floor, Bollineni Homes, Madhapur,
 Hyderabad, Telangana, India, 500081



+91 40 4425 1111
 +91 40 4425 1122



info@edifypath.com
 www.edifypath.com

DELIVERABLES:

EdifyPath agrees to provide the following forms of support to the College on a good faith basis:

- a. Provide access to a world of knowledge across rising technology demands and helping its learners acquire industry specific skills
- b. Provide access to Edify Talks to enable learners gain insights from industry leaders and senior executives that will help in getting the bigger picture of various industries and the required competencies (domain, technical, behavioral and communication) to enter and excel in the career.
- c. EdifyPath to extend at a special promotional Price, which shall be applicable exclusively for the College.
- d. EdifyPath to provide services enabling its learners acquire new competencies in accordance with current market requirements anytime, anywhere upon subscription.
- e. EdifyPath to provide opportunities for Internship and placement support for excelling candidates upon successful completion of EdifyPath Certification Program(s).
- f. EdifyPath to conduct Technical workshops for the Students of College.
- g. EdifyPath to provide access to Khelo Application as part of the subscription as per the terms detailed below in this Agreement.

College Deliverables:

College by and through its principals and agents, agrees to provide opportunities to “EdifyPath” and its center of excellences, as appropriate, on a good faith basis,

- a. To promote EdifyPath and EdifyTalks amongst the student community, faculty and staff for skill- development.
- b. To support EdifyPath in to run running awareness campaigns in College premises.
- c. To render any additional support to achieve the deliverables mentioned in this Agreement.

Platform:

EdifyPath will provide College access to its online learning interface where College can access the courses, content, marketing materials that are being offered including a limited period subscription to certain third party applications and materials as a value addition to the products being offered to College.

License Grant

Except for the license and access rights granted in this Agreement, nothing in this Agreement grants any title or ownership interest in or to any Intellectual Property Rights in or relating to, the Platform, marketing materials or third party materials, whether expressly, by implication, estoppel or otherwise. All title and ownership interest in and to the Platform, marketing materials and the third party materials are and will remain with EdifyPath and the respective rights holders in the third party materials.

Khelo College Clad Application:

As part of the offerings and through its collaboration with third parties and as a value addition, EdifyPath will provide a limited period free subscription and access to the Khelo College Clad Application (“Khelo”) for the benefit of College for a period of 12 months from the Effective Date (“Initial Period”). Khelo will be a complimentary product offering provided pursuant to this Agreement that either works as an independent application or as an integrated application with the Platform. Khelo is being offered as part of the service offering which can provide for student engagement through knowledge sharing, event hosting, contests, promotional events and sharing of articles, contents among the students etc. Post the expiry of the initial period certain subscription fee might be applicable for continued utilization of Khelo as agreed upon between the College and the applicable third party owners.



Disclaimer of warranties:

Except for the express warranties provided in this Agreement, all applications, the Platform and materials are provided "as is" and EdifyPath hereby disclaims all warranties, whether express, implied, statutory or other, and EdifyPath specifically disclaims all implied warranties of merchantability, fitness for a particular purpose, and all warranties arising from course of dealing, usage or trade practice. Without limiting the foregoing, EdifyPath makes no warranty of any kind that the applications, the platform, materials, or any products or results of the use thereof, will meet College's or any other person's requirements, operate without interruption, achieve any intended result, be compatible or work with any software, system or other services except if and to the extent expressly set forth in the specifications, or be secure, accurate, complete, free of harmful code or error free. All third-party materials are provided "as is" and any representation or warranty of or concerning any third party materials is strictly between College and the third-party owner or distributor of the third-party materials.

Confidentiality:

College will hold in strict confidence the confidential information disclosed by EdifyPath in furtherance of this Agreement. College shall use the confidential information in accordance of the terms and solely for achieving the Purpose of this Agreement. College agrees not to disclose confidential information to any other parties without the prior written consent of EdifyPath. College will exercise at least the same degree of care it uses to protect its own confidential information.

The obligations of confidentiality do not apply to information (i) that becomes publicly available for no fault of the College; (ii) can be demonstrated by written evidence that it was in the possession of the receiving Party prior to receipt from EdifyPath; (iii) independently developed by the Parties without use of information disclosed by the other Party.

Limitation of liability

The Parties shall not be liable for any incidental, special, indirect or consequential damages arising out of or relating to this Agreement.

Intellectual Properties:

College hereby grants EdifyPath a royalty-free, non-exclusive, non-transferable, non-sub licensable, limited term license to use College's marks solely for the purpose of aligning the appearance of its products branding and only as specifically authorized by, and subject to any restrictions stated in, this Agreement. Such license shall be limited to the duration of this Agreement. During the Term of the Agreement, EdifyPath may include College in any of EdifyPath's customer lists and testimonials, solely for the purpose of identifying College as a customer of EdifyPath. EdifyPath acknowledge that the provisions of this paragraph do not convey any right, title or ownership interest in College's marks to EdifyPath Except for the license and access rights granted under this Agreement nothing in this Agreement grants any title or ownership interest in or to any Intellectual Property Rights of one Party to the other. College hereby unconditionally and irrevocably grants to EdifyPath an unrestricted license to use including all Intellectual Property Rights relating thereto.

Information Sharing:

In connection with this Agreement either Parties shall during the Term of this Agreement shall provide, accommodate and make available as required access to each other's information (students databases by College and any customer information shared by EdifyPath) and hereby agree to share such information with each other solely for the accomplishment of the Purpose of this Agreement. Either Parties acknowledge and agree not to use, decimate to any third party, share or use such information for any other purposes otherwise than as stated in this Agreement and hereby agree to maintain such information in strictest confidence.

Term of the Agreement

This Agreement shall commence from the Effective Date above and shall continue to be in force unless terminated by either Parties as per the terms of this Agreement (“Term”).

Marketing Collaboration:

Either Parties to this Agreement agree to cooperate with each other in the marketing and promotion of the products and services of the Parties in furtherance of achieving the Purpose of this Agreement. Such cooperation shall include the reasonable provision, at the Party’s expense, reasonable participation and assistance, as agreed to by the Parties, with trade shows, conferences, company sales conferences and education seminars etc.

Termination

The engagement contemplated between the Parties under this M.O.U. is at-will. Upon the discretion of the either of the Parties the collaborative relationship under this M.O.U. may be terminated with an advance written notice of 30 days to the other Party. Upon termination of the Agreement for any reason either Parties shall promptly return to the other Party all confidential information of the other Party. Except for the obligations which are logically ought to survive, all other rights and obligations of the Parties under this Agreement shall expire upon termination of this Agreement.

Entire Agreement

This M.O.U. is the final and complete understanding and agreement of the undersigned Parties. No other promises, agreements, nor warranties have been provided. This M.O.U. may only be amended by a written agreement as provided in this M.O.U.

Applicability

The terms and provisions in this MOU also apply to any subsequent Addendum(s) to this Agreement.

IN WITNESS WHEREOF, the undersigned Parties hereto have executed this MOU on the day Saturday, 17th October,

	Edify Educational Services Pvt. Ltd.		College
<u>Signature</u>		<u>Signature</u>	
<u>Name</u>	K E Ajay Varma	<u>Name</u>	
<u>Title</u>	Business Development Manager	<u>Title</u>	



Govt. of Bihar
Department of Science & Technology, Patna
Loknayak Jai Prakash Institute of Technology, Chapra

Report of MOU with Industry

Name of the Industry	Contact details of the concerned Industry person	Duration of MoU	Major activities to be done with the industry
DRDLAB Private Limited (Brand Radiator)	Mr. Shashidhar Rajan (7715953203)	2 Years	Internship ,training, Placement, workshop etc...
POLYTROPIC Services PVT. LTD.	Mr. Paras (9801946661)	2 Years	Internship, training, workshop etc...

A glimpse of MOU Signing with DRDLAB Pvt Ltd (Brand Radiator)

[Date of MOU Sign : 15th Feb 2020]





**Govt. of Bihar
Department of Science & Technology, Patna
Loknayak Jai Prakash Institute of Technology, Chapra**

A glimpse of MOU Signing with POLYTROPIC Services Pvt. Ltd.

[Date of MOU Sign : 14th Feb 2020]



MEMORANDUM OF UNDERSTANDING

Between



**Loknaya Jai Prakash Institute Of Technology(LNJPIT),
Chhapra, (Bihar)**

Address: LNJPIT, Chhapra, NH 19, Chapra,
Bihar – 841302 (Bihar)

And



POLYTROPIC SERVICES PVT. LTD

Meet Your Expectations & Desire

Address: IT Startup Hub, Dept. of IT, Govt. of Bihar, 13th Floor,
Biscomaun Tower, Patna-01.

MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (hereinafter called as the 'MOU') is entered into on this the Fifteen February Twenty Twenty (15/02/2020), or from the date of signature of Both Parties.

BETWEEN

Loknayak Jai Prakash Institute Of Technology(LNJPIT), Chhapra, NH 19, Chapra, Bihar – 841302 (Bihar) represented herein by **Principal, LNJPIT, Chhapra, Bihar**. The institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

Polytropic Services IT Startup Hub, Dept. of IT, Govt. of Bihar, 13th Floor, Biscomaun Tower, Patna-01, Bihar and represented herein by its Director of Company which expression, unless excluded by or repugnant to the subject or context shall include its successors–in–office, administrators and assigns).

PREAMBLE

Whereas, **Loknayak Jai Prakash Institute Of Technology(LNJPIT), Chhapra (Bihar)** at its various engineering departments is charged with responsibility of training technical and scientific manpower in various front-line areas of importance for the Nation & State and is also contributing to the rapidly growing scientific and technological knowledge and professional excellence in Science & Technology by undertaking industrial & applied research and consultancy.

Whereas, **Polytropic Services** is engaged in ICT Business, Manufacturing, Skill Development, Education and R&D Services in the fields of – **ICT Educational and Training Lab, Items Manufacturer and related fields.**

Whereas, both LNJPIT, Chhapra and Polytropic Services, now

- Recognizing the importance of research and development in the areas Educational and Training LabItems Manufacturer and related fields as well as imparting industrial training to the engineering/technology/sciences students, etc.
- Appreciating the need for creation of large reservoir of highly qualified manpower in all fields related to Educational and Training Lab Items Manufacturer.
- Desiring to club their efforts by pooling their expertise and resources,
- Intend to form a nucleus for promoting excellent quality manpower in the fields of engineering, technology and sciences with special emphasis on Educational and Training LabItems Manufacturer and related fields etc.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which **both LNJPIT, Chhapra and Polytropic Services** hereby acknowledge, LNJPIT, Chhapra and **Polytropic Services** hereby agree to sign a memorandum of understanding (MOU).

ARTICLE-I: SCOPE OF THE MOU

This MOU details the modalities and general conditions regarding collaboration between LNJPIT, Chhapra and **Polytropic Services** for enhancing, within the country, the availability of highly qualified manpower in the areas of Educational and Training Labs Items Manufacturer without any prejudice to prevailing rules and regulations in LNJPIT, Chhapra and **Polytropic Services** without any disregard to any mechanism evolved and approved by the competent authorities under Govt. of India/Govt. of Bihar in so far as such mechanism applies to LNJPIT, Chhapra and **Polytropic Services**. The areas of cooperation can be extended through mutual consent.

ARTICLE-II: SCOPE AND TERMS OF INTERACTIONS

Both **LNJPIT, Chhapra and Polytropic Services** shall encourage interactions between the Engineers, Scientists, Research fellows, faculty members and students of both the organizations through the following arrangements:

- a) Exchange of personnel through deputation as per the rules of the respective institute, for limited periods as mutually agreed upon;
- b) Organization of joint conferences and seminars;
- c) Practical training of LNJPIT, Chhapra students at Polyotropic Services ;**
- d) Joint guidance of student projects/thesis in Educational and Training Labs Items Manufacturer and other areas of national interest at **LNJPIT, Chhapra** by **Polyotropic Services** on mutually agreeable terms.
- e) **Polyotropic Services** would accommodate B.Tech. Students in such a number that **Polyotropic Services** deems convenient to it for the purpose of imparting industrial training and internship.
- f) **Polyotropic Services** may depute its personnel as visiting faculty at LNJPIT, Chhapra to teach any of the regular Course or specialized topics.
- g) **Polyotropic Services** may request to design and teach a Course or Courses which it deems fit to enhance quality and performance of its employees. Such Courses maybe run at any mutually convenient premises.
- h) **Polyotropic Services** may seek assistance/guidance of **LNJPIT, Chhapra faculty member/s** in product/process modification, modernization, trouble shooting, etc.
- i) Would allow the industrial visits of students to provide them with an exposure to various equipment, instrument, etc.
- j) **Polyotropic Services** may showcase its business activities at the seminar/workshop/conference, etc. at MCE Motihari.
- k) **Polyotropic Services** may avail library, Internet, computational facilities at MCE Motihari.
- l) A Research Scientist/Engineer at **Polyotropic Services** may be appointed a Co-research guide as per the rules of Aryabhata Knowledge University, Patna for a student for degree at MCE Motihari. The student may be encouraged to take up the project such that **Polyotropic Services** desirably benefits from its outcomes.
- m) The students will carry out part of their B.Tech. project at **LNJPIT, Chhapra and Polyotropic Services** depending on the nature of the work as per rules of the respective institute depending on facilities and requirements.
- n) There will be no restriction on the contents of the thesis and on publication of results of the thesis, subject to the condition that no Intellectual Property Rights can be secured for any part of the work which will be decided with mutual consent.

o) Both LNJPIT, Chhapra and Polyotropic Services will be free to independently carry out follow-up research on the thesis work conducted under this scheme.

p) If the outcome of a project related to product development, process technology and design etc. which involves matter of secrecy and concern with security of the State and the Country, the same will not be allowed for publication/printing in any form such as Electronically/verbal, etc. If the outcome of a project results into an intellectual property, for which rights can be secured, it will be decided on case to case basis. Similarly, sharing of expenditure in securing such rights and income accrued through royalty etc. by the parties under the law will be decided on case to case basis after mutual consultation.

q) Research supervisors from both the Institutes will be the corresponding authors in any publication resulting from the collaborative work. All the efforts put by the student/s as a part of this MoU will be accounted for by way of reporting the work in thesis and/or paper publication except the part for which IPR needs be claimed.

r) Neither of the supervisors will publish the work carried out under this MoU without knowledge of the other.

s) In any of the activities mentioned above, wherever financial aspects are involved, amount, payment conditions, etc. would be spelt out clearly before starting the activity.

ARTICLE-III: SHARING OF FACILITIES

a) LNJPIT, Chhapra and Polyotropic Services shall make provisions to share their respective important R&D facilities in order to promote academic and research interaction in the areas of cooperation.

b) LNJPIT, Chhapra and Polyotropic Services shall permit the sharing software and other materials and components developed in-house in the areas of cooperation, if permissible within the rules governing the two institutions. However, responsibility for safety of software and other materials during the exchange will rest on respective Head of academic department/section.

c) LNJPIT, Chhapra and Polyotropic Services shall provide access to the library facilities to scientists, members of faculty and students as per the prevailing rules and norms in the respective institutes.

ARTICLE-IV: CO-ORDINATION OF THE PROGRAMME INCLUDING FINANCIAL ARRANGEMENTS

- a) The collaborative programme between LNJPIIT, Chhapra and **Polytropic Services** shall be coordinated by a coordination committee appointed by Directors/Heads of both the Institutes.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the Institutions.

ARTICLE-V: EFFECTIVE DATE AND DURATION OF MOU

- a) This MOU shall be effective from the date of its approval by competent authorities at both ends.
- b) The duration of the MOU shall be for a period of 02 years from the effective date.
- c) During its tenancy, the MOU may be extended or terminated by a prior notice of not less than three months by either party. However, termination of the MOU will not in any manner affect the interests of the students/faculty/scientists who have been admitted to pursue a programme under the MOU.
- d) Any clause or article of the MOU may be modified or amended by mutual agreement of LNJPIIT, Chhapra and **Polytropic Services**.

ARTICLE-VI: IPR

Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MOU, shall be decided by the two parties by mutual consent.

ARTICLE-VII: CONFIDENTIALITY

During the tenure of the MOU both LNJPIIT, Chhapra and **Polytropic Services** will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MOU for any purpose other than in accordance with this MOU.

Both LNJPIIT, Chhapra and Polytropic Services shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or PROJECTS.

Further both **LNJPIT, Chhapra and Polytronic Services** shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

CONFIDENTIAL INFORMATION shall mean any proprietary information, data or facts belonging to PARTIES collectively or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be kept confidential by the parties, or declared or identified so by the disclosing party before such disclosure or during the discussions. However confidential information shall not include any data or information which:

- (a) is or becomes publicly available through no fault of the receiving party,
- (b) is already in the rightful possession of the receiving party prior to its receipt of such data or information;
- (c) is independently developed by the receiving party without reference to the confidential information of the disclosing party
- (d) is rightfully obtained by the receiving party from a third party or is in the public domain
- (e) is disclosed with the written consent of the party whose information it is, or
- (f) is disclosed pursuant to court order or other legal compulsion, after providing prior notice to the disclosing party.

ARTICLE-VIII: AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment or addenda.

ARTICLE-IX: RESOLUTION OF DISPUTES

- a) This agreement shall take effect and be construed in accordance with the Laws of India and be subject to the **jurisdiction of the courts at Patna.**

b) In the event of any dispute, question or difference arising during the contractual period or during any other time, as to any matter connected with or arising out of the contract, the decision of the Principal, LNJPIT-CHHAPRA shall be final and binding upon all parties.

b) The dispute or difference whatsoever arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Patna and Language of arbitration shall be English/Hindi.

ARTICLE-X: MISCELLANEOUS

a) The headings and sub-headings are inserted for convenience only and shall not affect the construction of this Agreement.

b) Both LNJPIT, Chhapra and **Polytropic Services** shall not, during the term of this Agreement directly or indirectly, solicit or offer employment or engagement to any of the personnel of other party without the prior consent in writing of that other party.

c) No failure to exercise and no delay in exercising, on the part of a Party, and right, remedy, power or privilege hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege. The rights, remedies, power and privileges herein provided are cumulative and not exclusive of any right, remedies, powers and privileges provided by law.

d) After this Agreement has been signed, all preceding understandings/negotiations and correspondence pertaining to it shall become null and void.

For LNJPIT, Chhapra

For Polytropic Services, Patna

Principal

Director

LNJPIT, Chhapra

Polytropic Services, Patna

Date:

Date:

AGREED:

For LNJPIT, Chhapra

Polytropic Services Pvt Ltd

Principal
LNJPIT, Chhapra
Date:

Director
Polytropic Services Pvt Ltd
Date:

NAME OF INSTITUTION: <i>Loknayak Jai Prakash Institute Of Technology(LNJPIT), Chhapra</i>	NAME OF INDUSTRY: <i>Polytropic Services Pvt Ltd</i>
Address: NH 19, Chapra, Bihar – 841302 (Bihar)	Address: Reg.office: IT Startup Hub, Dept. of IT, Govt. of Bihar, 13th Floor, Biscomaun Tower, Patna-01.
Contact Details: +91- 70079 38701, 89864 89766	Contact Details: 9801946661, 9431051799
E-mails: <i>academiclnjpit@gmail.com, lnjpit.itcell@gmail.com</i>	E-mails: admin@polytropicservices.com
Web: https://www.lnjpitchapra.in/	Web: https://www.polytropicservices.com/

Witness1:

Witness2:

Witness3:

Witness4:



SOFTPRO INDIA
COMPUTER TECHNOLOGIES PVT. LTD.
AN ISO 9001 : 2015 CERTIFIED COMPANY

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

*Loknayak Jai Prakash Institute of Technology,
Chhapra, Bihar*

&

**Softpro India Computer Technologies (P) Ltd
Lucknow, Uttar Pradesh**

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on 30 November 2020

BETWEEN

Loknayak Jai Prakash Institute of Technology chhapra, Bihar having its college premises at NH 19, Chapra, Bihar 841302 of the first party represented by Principal "Dr. S N Sharma"

AND

Softpro India Computer Technologies Pvt. Ltd., Lucknow having its office at Softpro Tower, Near New Hanuman Temple, Kapoorthala, Aliganj, Lucknow and represented herein by CEO , Ms. Yashi Asthana (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

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

WHEREAS:

Yashi
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Head Office : **Softpro Tower**, Near New Hanuman Temple, Kapoorthala, Aliganj, Lucknow-226006
Branch Office : **Softpro House**, 3/213, Sector-J, Jankipuram, Near Gudamba Thana, Lucknow-226021
Email : hr@softproindia.org
URL : www.softproindia.org, www.trainingatsoftpro.com

MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (hereinafter called as the 'MOU') is entered into on this the 1st day of – December 2020 – Two Thousand twenty (Date in Numerals),

BETWEEN

LNJPIT, Chapra, the **First Party** represented herein by its **Mr Preetam Amrit**, **Training and Placement Officer**, **LNJPIT, Chapra** (hereinafter referred as '**First Party**', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

Splen Technologies and Education Pvt Ltd, the **Second Party**, and represented herein by its Zonal / Divisional Head, **Kushagra Singh**, (hereinafter referred to as "**Second Party**", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(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:
 - (i) **Lok Nayak Jai Prakash Institute of Technology, Chapra**
- B) First Party & Second Party believe that collaboration and co-operation