



Cisco Academy Membership Agreement

Welcome to the Cisco Networking Academy. This agreement governs your Academy’s participation in the Cisco Networking Academy.

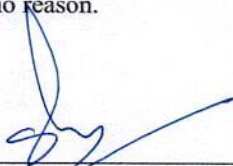
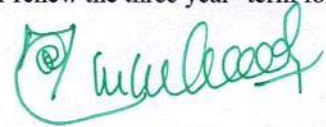
The Networking Academy Membership Guide for Cisco Academies (“NAMGCA”) describes the benefits, roles and responsibilities of Cisco Systems, Inc. or its subsidiary responsible for distribution in the country in which you are located (“Cisco”) and your Academy. The NAMGCA forms part of this agreement, and will be made available to your Academy by Cisco. Your Academy should review the NAMGCA carefully before agreeing to participate in the Cisco Networking Academy. By accepting this agreement your Academy agrees to comply with the NAMGCA. As the Cisco Networking Academy evolves, changes to the NAMGCA may be appropriate. Cisco will exercise reasonable efforts to provide advance notice to your Academy of any major changes to the NAMGCA.

Cisco provides all resources, course materials, services, websites or other deliverables “as is”, without warranty of any kind (as far as Cisco is permitted to do so by law). Further details are set out in the NAMGCA.

The following provisions (a)-(c) govern your treatment of personal information of Academy and Cisco Networking Academy participants (*i.e.* employees, students, instructors, administrators, or any other of your Cisco Networking Academy participants) (“Cisco Networking Academy Participants”) provided to or otherwise obtained by Cisco from your Academy in connection with the Cisco Networking Academy:

- (a) By entering into this agreement, your Academy will ensure that Cisco Networking Academy Participants have given their unambiguous consent, to the processing of their personal information by Cisco: (i) from within and outside of the European Economic Area and those countries deemed to have adequate data protection laws in connection with processing the personal information; and (ii) in accordance with Cisco Networking Academy Privacy Policy, as amended from time to time and located at <http://www.cisco.com/web/siteassets/legal/privacy.html>.
- (b) Your Academy agrees to comply with: (i) applicable data protection laws and regulations, including your Academy’s obligations as data controller under those laws and regulations; and (ii) Cisco’s Networking Academy Privacy Policy located at <http://www.cisco.com/web/siteassets/legal/privacy.html>.
- (c) To the maximum extent permitted by law, your Academy shall defend, indemnify and hold harmless Cisco and its officers, directors, employees, shareholders, customers, agents, successors and assigns from and against any and all loss, damages, liabilities, settlement, costs or expense (including legal expenses and the expenses of other professionals) as incurred, resulting from or arising out of your Academy’s breach of applicable laws relating to the treatment of personal information including any claim for the unauthorized solicitation, collection, storage, forwarding, or use of personal information. As a condition to such defense and indemnification, Cisco will provide your Academy with prompt written notice of the claim and permit your Academy to control the defense, settlement, adjustment or compromise of any such claim. Cisco may employ counsel at its own expense to assist it with respect to any such claim; provided, however, that if such counsel is necessary because of a conflict of interest of either your Academy or your Academy’s counsel or because your Academy does not assume control, your Academy will bear the expense of such counsel. Cisco shall have no authority to settle any claim on behalf of your Academy.

Your term of membership in the Cisco Networking Academy is three years (36 months), commencing on the date when Cisco executes this agreement. The term shall be automatically renewed for additional twelve (12) month terms unless (i) sixty (60) days prior to the end of the then-current term one party gives written notice to the other party of its election not to renew this agreement. Notwithstanding the foregoing, either Cisco or your Academy may terminate this agreement without any liability to the other party for any reason or for no reason by providing at least thirty (30) days’ written notice to the other. Either party may refuse to extend or renew the three year- term for any reason or no reason.

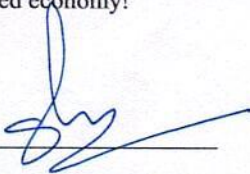
PRINCIPAL

SRK Institute of Technology
ENIKEPADU, VIJAYAWADA-521 108.



By clicking "Accept", you represent that you are authorized to enter into this agreement (including the NAMGCA) on behalf of your Academy.

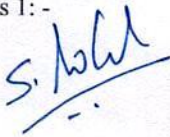
On behalf of the Cisco Networking Academy global community, Welcome! By signing this agreement your Academy is taking an important step in bringing new opportunities and knowledge to your students, the future architects of the networked economy!

By: 


Name: **Shubhajit Jagadev**
Head, Cisco Academy Support Center & ITC
Associate Director, Trident Group

Date: 04-05-2018

Witnesses 1: -



Witnesses 2 :- 
Dr. D. Haritha

By: 

Name: **Dr M. Ekambaram Naidu**
Principal
SRK Institute of Technology

Date: 04-05-2018

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- (c) To the maximum extent permitted by law, your Academy shall defend, indemnify and hold harmless Cisco and its officers, directors, employees, shareholders, customers, agents, successors and assigns from and against any and all loss, damages, liabilities, settlement, costs or expense (including legal expenses and the expenses of other professionals) as incurred, resulting from or arising out of your Academy's breach of applicable laws relating to the treatment of personal information including any claim for the unauthorized solicitation, collection, storage, forwarding, or use of personal information. As a condition to such defense and indemnification, Cisco will provide your Academy with prompt written notice of the claim and permit your Academy to control the defense, settlement, adjustment or compromise of any such claim. Cisco may employ counsel at its own expense to assist it with respect to any such claim; provided, however, that if such counsel is necessary because of a conflict of interest of either your Academy or your Academy's counsel or because your Academy does not assume control, your Academy will bear the expense of such counsel. Cisco shall have no authority to settle any claim on behalf of your Academy.

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Cisco Networking Academy: Cisco Academy Membership Agreement

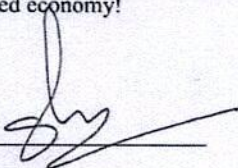
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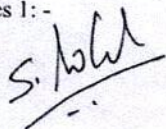
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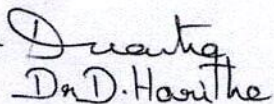
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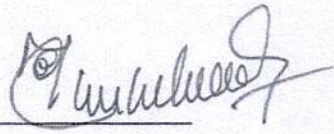
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Cisco Academy Membership Agreement

On behalf of the Cisco Networking Academy global community, Welcome! This Cisco Academy Membership Agreement (“**Agreement**”) is entered into by and between Cisco Systems, Inc. and the organization that you represent (“**Academy**”), supersedes any other agreement by and between the parties relating to the subject matter of this Agreement, and governs the Academy’s participation in the Cisco Networking Academy. By accepting this Agreement, your Academy is taking an important step in bringing new opportunities and knowledge to your students, the future architects of the networked economy!

1. **Networking Academy Membership Guide.** The Networking Academy Membership Guide (“**NAMG**”) describes the benefits, roles and responsibilities of Cisco and the Academy. The NAMG forms part of this Agreement and will be made available to the Academy by Cisco. Academy should review the NAMG carefully before agreeing to participate in the Cisco Networking Academy and comply with the NAMG at all times. Cisco will exercise reasonable efforts to provide advance notice to your Academy of any material changes to the NAMG.
2. **Grant of License**
 - (a) **Course Material.** Cisco hereby grants Academy a nonexclusive, nontransferable license to use all educational material, including the web-based instructional courses provided by Cisco as part of the Program (“**Curriculum**”), lab exercises, instructor guides, simulation tools, and similar material or data made available to Academy by Cisco for use in connection with the Program (“**Course Material**”) solely for the purpose of fulfilling its obligations during the term of this Agreement and otherwise in accordance with the terms and conditions set forth in this Agreement. Academy shall not make any copies, duplicates, or derivative works of Course Material without prior written consent from Cisco. Cisco retains all right, title, ownership and interest in the Course Material and any modifications or improvements, including but not limited to translations and localized versions of Course Material. All licenses not expressly given by Cisco herein are reserved.
 - (b) **Software.** Except as set forth in any separate license, purchase, loan, or donation agreement for any commercially available Cisco hardware, Software or other technology (“**Products**”), Academy’s rights and obligations with respect to any and all machine readable (object code) versions of any computer programs made available by Cisco to the Academy, and any copies, updates, or upgrades thereof provided in connection with the Program (“**Software**”) shall at all times be subject to the terms and conditions governing use of the Software, packaged or downloaded with the Software or found at the following URL: [Software and Cloud Services Terms - Cisco](#) (“**Software License Agreement**”).
 - (c) **Product Identification.** Academy shall not remove, conceal, or alter any product identification or proprietary notices appearing on the Course Material or any Products made available in connection with the Program.
 - (d) **No Cost.** Cisco shall provide Academy access to the Course Material at no charge. Academy acknowledges and agrees that Cisco may modify the Course Material at any time in its discretion.
3. **Warranties.** Cisco provides all resources (including all course materials, services, websites or other deliverables) “as is”, without warranty of any kind (as far as Cisco is permitted to do so by law). Further details are set out in the NAMG. Academy shall not make any warranty, representation, or commitment concerning the Cisco Networking Academy program (the “**Program**”), whether written or oral, on Cisco’s behalf, except as expressly set forth herein.
4. **Data Protection.**
 - (a) The Academy agrees to and shall at all times comply with the NetAcad Data Protection Addendum (a copy of which is located at [Global NetAcad Instance | Networking Academy](#)), the terms of which are hereby incorporated herein by reference and may be modified by Cisco from time to time.
 - (b) To the maximum extent permitted by law, your Academy shall defend, indemnify and hold harmless Cisco and its officers, directors, employees, shareholders, customers, agents, successors and assigns from and against any and all loss, damages,

liabilities, settlement, costs or expense (including legal expenses and the expenses of other professionals) as incurred, resulting from or arising out of a breach of the Data Protection Addendum.

5. **Term, Termination.** Your term of membership in the Cisco Networking Academy is three years (36 months), commencing on the date when you click "I Agree" below. The term shall be automatically renewed for additional twelve (12) month terms unless sixty (60) days prior to the end of the then-current term one party gives written notice to the other party of its election not to renew this Agreement. Notwithstanding the foregoing, either Cisco or the Academy may terminate this Agreement without any liability to the other party for any reason or for no reason by providing at least thirty (30) days' written notice to the other. Further, this Agreement may be terminated immediately by Cisco, upon written notice, in the event of breach of Section 7 ("Confidentiality") of this Agreement. Either party may also terminate this Agreement immediately by providing written notice, if the other party ceases business operations, or becomes the object of the institution of voluntary or involuntary proceedings in bankruptcy or liquidation, or a receiver or similar officer is appointed with respect to the whole or a substantial part of its assets, or an act similar to any of the foregoing occurs under applicable law. Either party may refuse to extend or renew the three-year term for any reason or no reason.
6. **Compliance with Laws.** Academy represents and warrants that all licenses, permissions, authorizations or consents of governmental officials necessary for the Academy to perform hereunder have been obtained, or will be obtained, before Academy participates in the Program or delivers course material to students. Without limiting the foregoing, Academy represents and warrants that its policies for soliciting, collecting, storing, and forwarding of any personal data comply with local laws and regulations. Academy shall not distribute, including forwarding to Cisco, any personal data in violation of any laws or regulations and will immediately notify Cisco of any request from Cisco it reasonably believes to violate such laws or regulations. Academy shall perform under the Program, at its own expense, in compliance with all applicable laws, regulations and ordinances, including, but not limited to, applicable laws or regulations governing export, re-export, and transfer related to the performance of this Agreement.
7. **Confidentiality.** Academy shall not disclose (i) the terms and conditions of this Agreement; (ii) information clearly marked as "Confidential," "Proprietary" or a similar legend if disclosed in writing (or other tangible form); (iii) information clearly identified as confidential, proprietary or the like at the time of disclosure if disclosed orally; or (iv) information Academy knows or reasonably should know is confidential, proprietary or a trade secret of Cisco ("Confidential Information") to any third party or use Confidential Information for any purpose except as necessary to perform in accordance with this Agreement or as otherwise approved by Cisco in writing. Academy shall have no obligation to protect as confidential any information which (a) was legally in its possession or known to Academy without any obligation of confidentiality prior to receiving it from Cisco; (b) is, or subsequently becomes, legally and publicly available without breach of this Agreement; (c) is legally obtained by Academy from a third party source without any obligation of confidentiality; or (d) is developed by or for Academy without use of the Confidential Information and such independent development can be documented. Academy may disclose Confidential Information pursuant to a valid order issued by a court or government agency, provided that Academy provides to Cisco: (I) prior written notice of such obligation; and (II) the opportunity to oppose such disclosure or obtain a protective order.
8. **Limitation of Liability.** EXCEPT AS PROHIBITED BY APPLICABLE LAW, ALL LIABILITY OF CISCO OR ITS SUPPLIERS FOR CLAIMS ARISING UNDER THIS AGREEMENT OR OTHERWISE SHALL BE LIMITED TO TWENTY-FIVE THOUSAND U.S. DOLLARS (\$25,000.00). THIS LIMITATION OF LIABILITY IS CUMULATIVE AND NOT PER INCIDENT. IN ALL SITUATIONS INVOLVING CLAIMS ASSOCIATED WITH THE COURSE MATERIAL, ACADEMY'S SOLE AND EXCLUSIVE REMEDY IS THE CORRECTION OR REPLACEMENT OF THE COURSE MATERIAL BY CISCO, AT CISCO'S SOLE DISCRETION. IN NO EVENT SHALL CISCO OR ITS SUPPLIERS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LOST OR DAMAGED DATA, LOSS OF USE, OR INTERRUPTION OF BUSINESS) SUSTAINED OR INCURRED IN CONNECTION WITH THE PROGRAM OR ITS TERMINATION, REGARDLESS OF THE FORM OF ACTION AND WHETHER OR NOT SUCH DAMAGES ARE FORESEEABLE AND EVEN IF CISCO OR ITS SUPPLIERS HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. CISCO WILL NOT BE LIABLE TO ACADEMY BASED ON ANY THIRD PARTY CLAIM. Nothing in this Agreement shall limit or exclude Cisco's liability for the tort of deceit, for personal injury or death caused by its negligence or for any other liability to the extent that it cannot be excluded or limited under applicable.
9. **General Provisions.** Neither party shall be liable for any delay or failure in performance due to events outside the defaulting party's reasonable control, including without limitation acts of God, earthquake, labor disputes, shortages of supplies, riots, wars, fires, epidemics, or delays of common carriers or other circumstances beyond its reasonable control. The obligations and rights of the excused party shall be extended on a day to day basis for the time period equal to the period of the excusable delay. This Agreement shall be governed by the laws of the State of California, United States of America, without giving effect to principles of conflicts of laws. The Parties disclaim the application of the UN Convention on Contracts for the International Sale of Goods to the interpretation or enforcement of this Agreement. Cisco may change this Agreement, including the NAMG and the NetAcad Data Protection Addendum, by providing you with notice of any such changes. If any changes are material, Cisco will provide you with advance notice of such changes. If you do not accept such changes you may terminate this Agreement with immediate effect by notice to Cisco.

Cisco may provide local language translations of this Cisco Academy Membership Agreement in some locations. You agree those translations are provided for informational purposes only and if there is any inconsistency, the English version of this Cisco Academy Membership Agreement will prevail.

MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN



SRK Institute of Technology, Enikepadu

AIR Port Road 3-44, Eluru, Road, Enikepadu, Vijayawada, Andhra Pradesh 521108

&



VOICE 4 Girls

8-2-693/3/28, Plot no 28, Mithila Nagar colony, inside Kaman, Banjara Hills, Road
Number 12, Hyderabad-500034, Telangana

FOR

INTERNSHIPS AND RELATED SERVICES

January 2023-December 2023

AB

Memorandum of Understanding (MOU) for Internship

This Memorandum of Understanding is made this *19/01/2023* between **SRK Institute of Technology and VOICE 4 Girls**.

Whereas, SRK Institute of Technology, Eluru Road, Enikepadu, Vijayawada, hereafter referred to as SRK, desires to maintain a coordinated internship program for qualified students;

Whereas, VOICE 4 Girls and SRK recognize the need for trained workers in the community and both parties desire to cooperate in furnishing an internship experience to students enrolled in the program;

Now, therefore, this Memorandum of Understanding establishes the following guidelines for internship placement and defines the responsibilities of each party SRK & VOICE 4 Girls.

Background

There are over 113 million adolescent girls in India. Many of them are cut off from critical information and do not have decision-making power in their own lives. Almost 50% of them are married before the age of 18, and only 30% finish 10th standard. Trapped in this situation, adolescent girls will perpetuate the same cycles of poverty and social inequality that they are born into. However, given knowledge and agency, adolescent girls can lift themselves and their families out of poverty.

Objective of MOU- Empowering Rural Girls in India

VOICE 4 Girls and **SRK** aims to enable marginalized adolescent girls in India to take charge of their futures by imparting critical knowledge, spoken English, and life skills through activity-based camps. VOICE runs camps for students in 6th-10th classes, ages 11-16, in low-income private schools and government day and residential schools across India. These camps provide adolescent girls with the practical tools and knowledge needed to overcome challenges they face, such as completing secondary education, early marriage and early pregnancy, restricted mobility, and lack of career opportunities. VOICE, in association with **SRK**, aims to transform schools into girl-safe environments where students can learn, develop, and grow. We believe in a world where girls can realize their dreams and act on their potential.

VOICE 4 Girls agrees:

- To allow students participation and observation in the work setting of **VOICE 4 Girls**.

- To collaborate with **SRK – Student Activity Center, NSS Cell, Women Empowerment Cell, Placements Cell, NCC Cell** to ensure the quality of internship activities to be performed by the student.
- To provide students with an intern experience which will help them gain a real-world perspective.
- Not to discriminate against any student or faculty member of the Program in regard to race, colour, religion, national origin, sex, age, familial status, or handicap with respect to any matter arising out of this agreement.
- To reserve its right not to accept a student for any lawful reason.
- To encourage student interns to complete their college education.
- To take care of the safety aspects of the selected students of **SRK**, particularly during field jobs. VOICE 4 Girls is not responsible for unforeseen events like damage or ill health that may be caused due to a natural calamity, accident or criminal activity during travel and camp. VOICE or its representatives will not be responsible for the acts of God.
- To pay the interns a consolidated pay as mutually agreed by both parties, besides taking care of their travel, food and shelter during the field visits.
- To report to **SRK** on the internship of their students
- To provide appropriate personnel to supervise and evaluate Student interns.
- To advise **SRK** regarding any student whose performance is unsatisfactory, whose personal characteristics prevent desirable relationships within VOICE 4 Girls or limit the successful completion of the internship.
- VOICE 4 Girls may dismiss a student who is deemed unsatisfactory and will notify **SRK** of such a dismissal.

SRK agrees:

- To prepare the student interns academically duly by taking their parent consent for the student internship at VOICE 4 Girls.
- To designate a Coordinator to consult with VOICE 4 Girls and to share administrative responsibilities with VOICE 4 Girls for coordination of the student interns.
- To designate VOICE Ambassador at the college level to consult with VOICE 4 Girls and will be responsible for the management and supervision of VOICE 4 Girls involvement in the college.
- To provide a minimum of 50 female and 50 male students to intern with VOICE 4 Girls for each round of camps with prior notice by VOICE 4 Girls at an appropriate juncture of the academic year for at least two internship cycles.
- To place the Student Intern only with the approval of the Principal, SRK and the Student's parents.
- To share planning of academic calendar, exam schedules and assignment of students in cooperation with the designated representative of VOICE 4 Girls i.e., the Project Officer.
- To follow VOICE 4 Girls policies that are revealed before the internship programme and are mutually accepted for internship visits and/or observation.
- To provide training space to VOICE 4 Girls during the training period.



Cranes Varsity Private Limited

Correspondence Address:

#82, Presidency Building, 3rd & 4th Floor,
St. Marks Road, Bengaluru - 560 001. Karnataka

Ph: +91 80 6764 4800/4848

Fax: +91 80 6764 4888

Email: training@cranessoftware.com

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called the 'MOU') is entered into on this Sixteenth February Two Thousand and Twenty-Three (28/03/2023), by and between

Cranes Varsity Private Limited (A subsidiary Company of Cranes Software International Limited) (hereinafter referred to as the "First Party"), registered under the Companies Act, 2013 and having its office at # 82, Presidency Building, 3rd & 4th Floor, St Marks Road, Bengaluru, Karnataka 560001 (hereinafter referred to as "Cranes Varsity")

And

The **SRK Institute of Technology** is a non-profit organization established under the flagship of SRK Foundation in 2007 to develop efficient knowledge delivery systems with emphasis on the learning and problem solving capabilities of the student.

WHEREAS:

Cranes Varsity is an established Technical Education Institution that strives to enhance and strengthen its Student's Admissions and empowerment and has taken various initiatives to complement its educational excellence in the ways from past 22 years and has entered into various collaborative arrangements with other parties to enhance the process of technical training.

SRK Institute of Technology is a non-profit organization established under the flagship of SRK Foundation in 2007 to develop efficient knowledge delivery systems with emphasis on the learning and problem solving capabilities of the student.

The memorandum of understanding is proposed in order to establish high-end technology training. Through this MOU, the two parties agree to the following:

- A steering committee will be set up to monitor the activities of the MoU. The committee will consist of **Ms. Arpita Mitra, Business Head of Cranes Varsity Bangalore, and Mr. A Siva Nageswara Rao, Placement Officer of SRK Institute of Technology** with mutual consent, the steering committee can be expanded to include more members from the two institutions. The steering committee will be the supreme body as far as the implementation of the activities of the MoU, the continuation of the MoU, and the termination of the MoU are concerned.
- The Parties are desirous of entering into this MoU to declare their respective intentions and to establish a basis of cooperation and collaboration between the Parties upon the terms as contained herein.
- It has been decided between the parties to provide support to deliver training to SRK Institute of Technology.
- The Parties intend to cooperate and focus their efforts on cooperation within the area of Skill Based Training, and Education.
- The Parties to this MoU agree to continue discussions and communication on the areas as identified in respect of their implementation and in identifying each Party's function.
- In the event the Parties so desire, they may enter into a separate legally binding agreement in respect of any area subject to terms and conditions as mutually agreed by both Parties.




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OBJECTIVE

To be a quality skill enhancement partner and design, develop, and deliver programs that in turn will lead to professional courses as per the industry requirements and make aspirants employable.

Both parties are united by common interests and Objectives, and they shall establish channels of communication and cooperation that will promote and advance their respective operations. The parties shall keep each other informed of potential opportunities and shall share the information that may be relevant to secure additional opportunities for one another.

Cranes Varsity & SRK Institute of Technology cooperation will facilitate the effective utilization of the trainers and the training methodology keeping in mind the needs of the industry.

SCOPE

The Budding Graduates from the institutions and also early career professionals/professionals looking to up-skill could play a key role in technological up-gradation, innovation, and competitiveness of an industry. Both parties believe that the close cooperation between the two would be of major benefit to the student community to enhance their skills and Knowledge.

Cranes Varsity & SRK Institute of Technology hereby agree to associate themselves with delivering services as per the scope defined below:

Both parties to provide the following support:

Cranes Varsity will provide **Certification courses for undergraduates in Partnership with**

SRK Institute of Technology and would support the enrolled students with Placements after successful completion of training.

1. **Skill Development Program** – **Cranes Varsity** in Partnership with **SRK Institute of Technology** will train on emerging technologies, and the modules required by Industry in order to bridge the skill gap and make them industry ready. Provide skill-based training on Embedded, IoT, Data Science, VLSI, Mechanical, & Software Applications.
2. **Curriculum Design** – curriculum will be suitably customized so that the students fit into the industry scenario meaningfully.
3. **Training Methodology** - **Training** delivery can be 100 % offline (Any additional assistance will be given through Online upon completion of 60 days of training program). Classroom mode training can be conducted at **Cranes Varsity**, Bangalore, or **SRK Institute of Technology**. Trainer will provide labs, assignments & projects for the hands-on training to the students. Students' performance will be evaluated at frequent intervals and their performance will be notified to both Student and College. Both parties are to obtain all internal approvals, permissions, and licenses of whatsoever nature required for offering the programs on the terms specified herein.
4. **Trainers /Technical Experts:** Provide technically qualified and certified trainers, Engaging, understanding, and knowledgeable technical trainers for each of the technical modules. Also, provide



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- list of training experts allotted to each Training Centre (in case of multiple centers for training delivery)
5. **Placement of Trained Students** – **Cranes Varsity** will actively engage to help the delivery of the training and placements of students into internships /jobs and will facilitate placements. One-point touch base of students “**Journey from Training till Getting Placed**”
 6. **Infrastructure** – **In case training is conducted at Cranés Varsity**, state-of-the-art facility Classrooms will be provided with well-equipped labs and hardware, classrooms with high-end system configurations, and LCD projectors.
 7. **Training certification** – **Globally recognized training certificate** will be provided to all participants after successful completion of training Students to benefit from Job Oriented Certification courses along with an Engineering Degree, which will help to bridge the gap between education level and industry expectations.
 8. **Financial arrangement:**
 - I. Course fees shall be decided by mutual agreement by both parties for all the programs.
 - II. Installment and mode of payment should also be mutually agreed.

SRK Institute of Technology to provide the following:

1. Provide the available infrastructure, training rooms with the right capacity of students & Basic amenities and with Computers & necessary software and hardware, suitable and ready for delivering the training programs.
2. Provide required students with a relevant background for training.
3. Provide a workable space/room with basic amenities for the staff of the associate.
4. **Accommodation for Technical trainers and staff visiting for training coordination.**

The **Cranes Varsity** and **SRK Institute of Technology** are entering into this memorandum of understanding for the purpose of Technical Training. This agreement is being signed by the parties without any pressure, coercion, influence, or any type of compulsion.

- a) It is hereby clarified between the parties to this agreement that **Cranes Varsity** is not giving any license or sub-franchise to the **SRK Institute of Technology** and any such interpretation by the **SRK Institute of Technology** shall not be valid and the **SRK Institute of Technology** will not represent itself to be a licensor or sub-franchise of **Cranes Varsity** anywhere in respect of any support being provided by them under this agreement. This is a memorandum of understanding for the first-line training Programme.
- b) **Force Majeure** - In the event of non-fulfillment of the contract terms and conditions due to any reason of force majeure namely fires, wars, riots, strikes, natural calamities, etc., neither the **Cranes Varsity** nor **SRK Institute of Technology** shall be held responsible for any loss or consequential loss.
- c) **Indemnity** - The **Cranes Varsity** hereby agrees jointly and severally to indemnify **SRK Institute of Technology**, their representatives, administrators, and properties from and against all action, demands, proceedings, prosecutions, attachments, and the like arising out of its liabilities and all charges, taxes, etc. Similarly, **SRK Institute of Technology** shall be





PRINCIPAL
S.R.K. INSTITUTE OF TECHNOLOGY
ENIKEPADU, VIJAYAWADA.