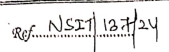
NETALI SUBHAS INSTITUTE OF TECHNOLOGY

(A Unit of Sitwanto Devi Mahila Kalyan Sansthan, Jamshedpur)
AMHARA, BIHTA, PATNA - 801118 (BIHAR)



(Approved by AICTE, New Delhi And Dept. of Science & Technology, Govt, of Bihar)
Affillated to: Aryabhatta Knowledge University, Patna & State Board
of Technical Education, Bihar. Bihar Engineering University, Patna
Mobile No.: 7781020364, 9334833166, 9334819255

Email: info@nslt.in | www.nsit.in



Date 03 05 2024

MEMORANDUM OF UNDERSTANDING (MOU)

Between

Netaji Subhas Institute of Technology, Bihta and Rapidsoft Technologics, Guargaon

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into records on the Twenty Eighth day of April 2024 between Netaji Subhas Institute of Technology (NSIT) and Reput Soft Technologies.

Recapi Subhas Institute of Technology (NSIT), Bihta, the First Party is represented herein by issumption of Institution. Rapid soft Technologies, the Second party, is represented become by its Centre Head / Director. Parties also mean and include the legal successors, permitted assigns duly authorized signatories and representatives.

WHEREAS:

in in Sulpharty is a Higher Educational Institution named: Netaji Subhas Institute of Technology, bints a leading Engineering college located at Amhara, Bihta, District Patna, 801103 in Bihar.

(i) (saritism) liechnologies is a global software Solution firm offering Total Software Solution, Saritism and Residuets for Mobile and Web platforms based at Plot number-872, Phase V, Udyog Vitat Contest of 102016, Haryana, India.

wie services provided by Rapidsoft include Mobile / Tablet Application development. Web

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c) Rapidsoft Technologies is desirous to be associated with NSIT on various areas as discussed in the purview of this MOU, which will be mutually beneficial to both organizations. That, relying on the principle of good faith, by virtue of which they will carry out all the possible actions for their due fulfillment, requirements and organizational growth,

And relying also on their common bonds and concerns, they state their interest in strengthening their professional relationships through academic cooperation, and for this end they on their own accord are entering into this MOU.

- d) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities in this highly competitive and rapidly changing business environment.
- e) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training. Education, Placement, Industrial Visit, Expert Lecture and practical exposure of the human resources to be market ready and future ready to chart and illustrious career graph.

NOW THEREFORE THIS MEMORANDUM OF UNDERSTANDING WITNESSES THE TERMS OF UNDERSTANDING AS FOLLOWS:

1. CO-OPERATION

1.1 Both Parties are united by common interests and objectives, and they shall extend and establish sincere professional co-operation.

1.2 First Party and Second Party co-operation will facilitate effective utilization of the

intellectual capabilities.

1.3 The parties shall co-operate with each other and shall as promptly as is responsibly practical, honour the terms and relevance of this MOU.

2. SCOPE OF THE MOU

- 2.1 Industrial Training & Visits: Industry and Institution interaction will provide an insight into the latest technological developments / requirements of the industries. Rapidsoft Technologies will provide Placement Drive for students of NSIT in emerging technologies/future skills programms. This will provide practical exposure, marketability, imbibe confidence & smooth transition from studentship to gainful employment.
- 2.2. Awareness/publicity of various skill development programs/schemes conducted by Rapid Soft Technology.

2.3 Placement of trained students: Second party will actively engage to help the delivery of the training and placement of the successful students of the first party on the technology trends and in-house requirements.

2.4 There is no financial commitment on the part of NSIT, the first party to take up any program mentioned in this MOU. If there is any financial consideration, it will be dealt sophrately after due discussion and consideration between both the parties to this MOU.

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2.5 Both the Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature is required, at their own cost and responsibility.

3. VALIDITY

3.1 This Agreement will be valid for a period of 5 years with effect from the date of signing the agreement and may be renewed after that period. MOU may be brought to an end during period of validity by either party agreeing to do so with prior notice of 1(one) month in writing.

4. RELATIONSHIP BETWEEN THE PARTIES

4.1 It is expressly agreed that First Party and Second Party are acting under this MOU as independent establishment and legal entities, and the relationship established under this MOU shall not be construed as a partnership of any kind or nature.

5. Intellectual Property Right Clause:

"All Intellectual Property, including, but not limited to, copyrights, software and database rights, patents, trade secrets, trademarks, rights in designs and all other Intellectual Property or other proprietary rights ("Intellectual Property") owned by one Party prior to the date of this MOU will continue to be owned by that party. All Intellectual Property rights made available by one Party to the other Party in connection with this MOU, or otherwise, will remain the sole property of, and vest in, the first Party or its licensors. Neither Party will gain, by virtue of this MOU, any rights in or to any Intellectual Property rights owned by the other Party. Any Intellectual Property Right created by one Party without use of or reference to the Intellectual Property Rights or Confidential Information of the other Party will be and will remain the sole and exclusive property of the first Party."

6. Dispute Resolution Clause

(a) The Parties shall attempt to amicably settle all disputes arising out of this MOU and the obligations hereunder ("Dispute"). Either Party may give written notice of a dispute to the other Party within (10) days of the occurrence of the event which gives rise to such Dispute or the date such event comes to the notice of the applicable Party. Any dispute between NSIT and Rapid soft Technologies in connection with this MOU shall be referred to the designated officials of NSIT and Rapidsoft Technologies for mutual discussions and negotiations, If no settlement can be reached through mutual discussions and negotiations within [15 days] of either NSIT or, Rapidsoft Technologies, serving/delivering a notice of the dispute to the other Party, then such matter shall be finally settled by arbitration in accordance with the provisions of the Arbitration & Conciliation Act, 1996 or any other statutory amendments or modifications thereof ("Arbitration Act"). If both the parties cannot agree on a common arbitrator within 30 (Thirty) days of receiving the notice for arbitration by either party from the other party, then either party can approach the Court, by way of filing a petition under section 11 of the Arbitration and Conciliation Act, 1996 and seek appointment of a neutral person to preside world and specificator Place of Arbitration will be Gunggram, Haryana. Language of Arbitration will be English of Arbitration, if any, will be corne by each party on its own. Outcome of Arbitration final and binding upon the parties to this MOU.

For Netaji Subhas Institute of Technology

Name : Dr. Sheojee Singh

Designation : Director, NSIT

Telephone: 9102403265

Emplicing Angle of Technology

Placembers, Bihta, Paina, Biha PIN-801108

For Rapidsoft Technologies

Name : Mrs. Supriya Chhikara

Designation: Director, Rapidsoft

Technologies

Telephone: 9711114739

Email: supriya@watsoo.com

Witness 1.

Anthora, Binta. Patna

Witness 3.

Witness 4.