SERVICE LEVEL AGREEMENT

This Agreement is made at Bangalore dated 1st April, 2024

BETWEEN

Navriti Technologies Private Limited, A company registered under the provisions of the Companies Act 1956 having its registered office at 9, PID No. 55, 160-9, 100 Feet Ring Road, Bendrenagar, BSK 2nd Stage, Kadarenahalli Cross, Bangalore – 560070 (hereinafter referred as "NTPL" which expressions shall include repugnant to the context or therefore, include its successors and permitted assigns;) as First Party

AND

Arya College of Engineering, Jaipur is Recognized as the highest placement provider to engineering students amongst the best colleges in Rajasthan, Arya College of Engineering Jaipur was established in 2005 under the aegis of All India Arya Samajis Society. Shri. T.K. Agarwal, founder, and chairman of the college founded this college believing that "engineers build the nation. Arya College of Engineering having campus at SP-40, Arya College of Engineering Rd, RIICO Industrial Area, Kukas Delhi, Expressway, Jaipur, Rajasthan 302028. (Rajasthan) (hereinafter referred to as ACE)," which expression shall, unless repugnant to the context or meaning hereof, shall include its successors & assigns;) as Second Party

"NTPL," and "ACE", shall hereinafter be collectively referred to as "Parties" and individually as "Party" to the Contract.

WHEREAS

- a. ACE has evolved as one of the best college with a global reputation that strives for highquality education. The mission of the group is to offer innovative opportunities to our students to showcase their creativity and talent thereby making a positive impact on society.
- b. NTPL is a for-profit enterprise engaged in providing design and development of tests aimed at conducting skill competency assessment. It also provides various services pertaining to manpower and technology required for the fulfillment of tasks or activities needed to deliver the skill assessments as required or desired by its customers.
- c. The ACE desires to engage the **NTPL** to undertake and render the services more fully describes in <u>Annexure-I</u> to this agreement. **NTPL** and ACE agrees upon a mutually beneficial collaboration to render such services on terms and conditions agreed to.

GENERAL DEFINITIONS TO THIS AGREEMENT

AGREEMENT: means this agreement, together with all the Annexes.

APPLICABLE LAWS: means the laws and any other instruments having the force of law in India as are in force or as amended or as may be made from time to time.

CANDIDATE: an individual selected for the assessment.

CLIENT: means ACE to which NTPL provides services under this Agreement.

CONFIDENTIAL INFORMATION: means the Disclosing Party's information comprising all data and information relating to the business and other operations of the Disclosing Party and all other information whatsoever disclosed by it pursuant to, by virtue of, in the course of negotiating or performing services specified under this agreement, whether in writing or electronic or in oral form including but not limited to, financial information, know-how, processes, ideas (whether patentable, copyrightable, or otherwise protectable), schematics, trade secrets, technology customer lists (potential or actual), methodologies, product information, formulation, recipes, specifications, information relating to new launches, technical literature, information of a commercial and other customer related information sales statistics, market intelligence, marketing and other business strategies. The Parties agree that the Terms & Conditions set forth in this agreement shall govern any such disclosure information. All information if provides during the tenure of this agreement whether or not expressly disclosed as Confidential Information.

• Exclusion

Confidential Information shall not include:

- i. The Information which is on public domain or comes into public domain excluding the information brought in the public domain by disclosure or default by the party receiving the confidential information: or
- ii. The information which was or is lawfully obtained or available from a third party who was lawfully in possession of the same and free to disclose it: or
- iii. The information, which was already know to the party receiving the Confidential Information and has been received from a source other than the Party disclosing the Confidential Information.
- iv. The information provided or exchanged by either of the parties, essential for the conduct of services rendered under this agreement and essential to be shared with one or more stakeholders responsible for the conduct of assessments. Same should be exchanged electronically with mutual consent towards usage of the same for smooth delivery of services

CURRICULUM: means and includes the syllabus/curriculum, outline/curriculum standard/content required for this service provided by the client.

DISPUTE: shall have the meaning set forth in clause 12.

FEES AND CHARGES: means and includes the consideration paying ACE to NTPL for services rendered or to be rendered, in accordance with the <u>Annexure-II</u> to this agreement titled "Fee and Charges".

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GOVERNMENT: mean the (Government of India and / or the Government of Rajasthan.

PERSONNEL: means persons of both the parties assigned for the performance of the Services or any part thereof.

PROCTOR: means technical support executive who participate in the assessment.

PROPRIETARY INFORMATION: shall include but not limited to, know-how, algorithms, software programs, schematics, source documents, materials, contracts, customer information, financial information, personnel information, product development, engineering and strategic and tactical plans, sales and marketing plans, and business methods.

SCOPE OF SERVICE: means service specified in <u>Annexure-I</u> to this agreement titled "Scope of Service".

1. TERM AND EFFECTIVE DATE

a) The Agreement shall become effective from 1st April 2024 and shall remain valid till 31st March 2025 and further renewal by writing unless terminated by either party by giving a thirty (30) day notice.

2. GENERAL SERVICE

- I. NTPL shall be responsible for providing following services to ACE.
 - a) NTPL shall render services to ACE as detailed in the <u>Annexure-I</u> to this agreement titled "Scope of Service"
 - b) NTPL shall be responsible for the provisions of Scope of Service as described in this agreement and shall be responsible to perform all such duties and obligations necessary for and incidental to the effective implementation of the service.
 - c) NTPL shall be responsible for the provision of such other services as may be mutually agreed from time to time, by and between the parties in writing and acknowledgement thereafter.

3. INDEPENDENT PARTY

Either party shall be an independent contractor and shall have no power, or each of them represent that each of them have any power, to bind the other or to assume or to create any obligation or responsibility, express or implied, on behalf of or in the name of each other.

"NTPL" & "ACE" agree that they are entering into this agreement as independent contractors & not as the agent of the other for any purpose whatsoever, and nothing herein shall be construed to establish a relationship of agency or joint venture between "NTPL" & "ACE".

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4. CONSIDERATIONS

- a) In consideration of the services to be provided to ACE, in pursuant to this agreement, ACE shall pay NTPL such fees and charges as specified in Annexure- II to this agreement titled "Fees and Charges".
- b) ACE understands and agrees that the recurring charges as per the said annexure are payable from the date of the commencement of this agreement.

5. REPRESENTATIONS, WARRANTIES AND CONVENANTS

- I. ACE, covenants and undertakes that:
- 5.1 It will at all times conduct itself in accordance with the terms of this agreement.
- 5.2 It shall be solely responsible for the accuracy and completeness of all data and information provided by NTPL to ACE for the purpose of performance under this agreement.
- 5.3 It will at all the time ensure strict compliance with instructions received by it in writing from NTPL with regard to the nature and performance of the various obligations and duties of NTPL pursuant to this agreement.

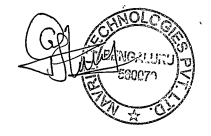
II. NTPL hereby represents warrants and covenants that:

- 5.4 It has the necessary power and authority to enter into this Agreement and to perform the services contemplated hereunder and to abide by the duties and obligations to be compiled hereunder.
- 5.5 It has obtained necessary registrations and permissions required in the law for the purpose of providing services contemplated hereunder and that it complies with the requirements of all relevant legislation.
- 5.6 It will perform the services contemplated in this agreement in a prudent and professional manner with reasonable care and competence.
- 5.7 It shall duly render services and perform the obligations under this agreement.
- 5.8 NTPL have adequate and competent assessment and personnel for conducting physical assessment.
- 5.9 NTPL can make use of ACE name, Logo, marketing, promotion and branding through digital, print, phygital, social media and all formats with proper consent each time.

6. CONFIDENTIALITY

(i) NTPL and ACE shall treat this agreement, all confidential or proprietary information, data, reports and all other relevant records and material that NTPL and ACE, may disclose as confidential. Information disclosed by either party (as disclosing party) and received by the other (as receiving party) will be received in confidence by the receiving party. The receiving party agrees that it will undertake all necessary and appropriate steps to ensure that the secrecy of the Confidential Information its possession will be maintained. The receiving party also agrees that it will treat the confidential information with not less than the same degree of care and confidentiality with which it treats its own confidential





information. The receiving party agrees that access to the Confidential Information will be given only to those of its employees or agents who have a need to know and who have been informed of and agreed to maintain the confidential nature of the Confidential Information.

The receiving party and all associates/assignees/affiliates will not-

- (ii) Use of any portion of the Confidential Information for any purpose not contemplated by this agreement or a future agreement between the parties here OR
- (iii) Disclose the Confidential Information or any party of it to any third party without the prior written consent of the other party: provided, however, that Confidential Information shall not include any information of the disclosing party that:
 - a) Is already properly known to the receiving party at the time of its disclosure; b) Is publicly known;
 - c) Is received from the third party free to disclose it to the receiving party;
 - d) Is independently developed by the receiving party;
 - e) Is communicated to the third party with expressed written consent of the disclosing party;
 - f) Is trivial and not therefore capable of constituting confidential information at law or
 - g) Is lawfully required to be disclosed to any Governmental Agency or is otherwise required to be disclosed by Law, provided that before making such disclosure the receiving party shall give the disclosing party an adequate opportunity to interpose an objection or take action to assure confidential handling of such Confidential Information.
- (iv) The parties acknowledge and agree that the Confidential Information and rights related thereto being protected by each other party hereunder are of a special unique unusual and extraordinary character, which gives them a peculiar value, the loss of which cannot be adequately or reasonably compensated for in damages in an action at law, and further agree the breach by the receiving party of any of the provisions of this agreement will cause the other party irreparable injury and damage.
- (v) In such event the party alleging breach of this Agreement shall be entitled, as a matter of right, without further notice, to require of the other party specific performance of all the acts and undertakings required of the other party hereunder and to obtain injunctive and other equitable relief or specific performance herein granted shall constitute a waiver by either party of any other rights which it may have as regards damages or otherwise.
- (vi) Notwithstanding any termination of this agreement, all rights and obligations hereunder regarding confidentiality shall survive with respect to Confidential Information disclosed prior to such termination.

7. INTELLECTUAL PROPERTY RIGHTS

The rights of written contents, pictures, diagrams, registered brands and other materials provided by the Parties will remain with the concerned Parties and their associates. The Parties are allowed to make use of these materials only for the purpose of this agreement & during the tenure of the agreement.

Further the client is bound by the IP Rights and is not allowed to use the material shared during the said assessment/service to sell/resale or use in other assessments or to share with any other agency or any other purposes. If found guilty, first party can ask for the damages and injury for such breach.

8. INDEMNIFICATION

Each Party (defaulting party) warrants to hold the other Parties (non-defaulting parties) harmless and indemnified against any action instituted against the non-defaulting parties by any statutory authority or third party by reason of acts or omissions or commissions on the part of the defaulting party which constitute defaults and/or violations under law or contract.

9. TERMINATION

- 9.1 Upon the cessation of this agreement either by termination by the parties or by efflux of time either party shall deliver to the other all documents, plans, drawings, sources, electronic media or any other source or papers in any way relating to the affairs of each other, which may be in its possession or under its control for the purpose of said service.
- 9.2 Either party may terminate this agreement upon giving 30 (thirty) calendar day notice in writing to the other party without reason, penalty or breach of this Agreement.
- 9.3 **Effect of Termination**: Any outstanding projects shall be completed to the satisfaction of the clients unless it is mutually agreed otherwise. The termination of the agreement or Expiration of the agreement shall have no effect on the right of the Parties under the Clause "Intellectual Property Right" and "Confidentiality".
- 9.4 **Payment upon termination:** Termination of this agreement shall not nullify any payments due from one party to the other as on date of termination. Any such payment, due to one party shall be cleared in full by the other within 30 (thirty) days of termination.
- **9.5** In case of material breach, the non- breaching party may give notice in writing to the breaching party for rectifying the breach and if the breaching party fails to rectify/remedy the breach within 14 days of service of a written notice, the non-breaching party shall after completion of 14 days shall have the right to terminate the agreement forthwith.

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10. COMPLIANCE WITH LAWS

"NTPL" & "ACE" shall at all times and at its own expense will strictly comply with all applicable laws, rules, regulations and Governmental orders and maintain in full force and effect all licenses, permits, authorization, registration and qualifications from all Governmental departments and agencies to the extent necessary to perform its obligations hereunder.

11. GOVERNING LAW AND JURISDICTION

The agreement shall be governed by and construed in accordance with the Laws of India without giving effect to principles of conflict of laws thereof, regardless of the making or performance. The Parties subject themselves to the exclusive jurisdiction of courts at Jaipur, India.

12. DISPUTE RESOLUTION

Any and all differences and disputes whatsoever arising between the parties shall in the first instance be resolved mutually between the parties and in the event of a non-resolution the matter may be referred to arbitration.

Both the parties shall mutually appoint one arbitrator and any decision, determination or award of the Arbitrator shall be binding on the parties. The cost of arbitration shall be shared by the parties in equal proportion & the venue of arbitration shall be in Jaipur only.

This agreement shall be governed according to the Indian laws and each Party shall submit to the Arbitrator appointed by the parties and jurisdiction of the Courts at Jaipur, India. The language of Arbitration shall be in English.

13. FORCE MAJEURE

Neither party here to shall be considered in breach hereof or in default if it fails to perform or observe any or all of the terms of this agreement resulting directly or indirectly, such as, but not limited to acts of God, Civil or Military authority, acts of Government, acts of Public Enemy, war, riots, explosion, earthquake, flood, storm, lightning strike, etc. In such a case either party shall notify the other party of the occurrence of such cause and should as a consequence, the performance under this agreement be prevented for a period longer than six (6) months, then the other party shall have the right to terminate this agreement.

14. SEVERABILITY

If any of the provisions of this agreement are declared to be invalid, such provisions shall be severed from this agreement after mutual consultation in writing by both the parties and the other provisions hereof shall remain in full force and effect.

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15. GENERAL PROVISIONS

- a) Entire Agreement: This Agreement constitutes the entire agreement between the parties and shall supersede all negotiations, preliminary agreements, and all prior and contemporaneous discussions and understandings of the signatories in connection with the subject matter hereof.
- b) Amendments: No change, modification, or termination of any of their terms, provisions, or conditions of this agreement shall be effective unless made in writing and signed or initialed by the Parties.
- c) Binding: This Agreement will be binding upon the parties hereto and all her agents, employees, nominees, successor and permitted assigns.
- d) Parties to act with Due Diligence and in Good Faith: The Parties hereto shall dutifully perform all covenants of this Agreement in letter and spirit and shall otherwise act with due diligence and in good faith.
- e) No waiver: The failure of either party to assert any of its rights under this agreement shall not be deemed to constitute a waiver of that party's right thereafter to enforce each and every provision of this agreement in accordance with its terms.
- f) Notice: All notices required or permitted by, or made pursuant to, this MOU shall be in writing and shall be sent by facsimile or by registered, first class airmail, E- mail, return receipt requested and postage prepaid, to the following addresses:

Navriti Technologies (P) Ltd:

Address: 9, PID No. 55, 160-9, 100 Feet Ring Road Kadarenahalli, Cross, Banashankari

Stage II, Bendre Nagar, Bengaluru, Karnataka 560070.

Contact Person: Girish Prasad

Contact Number: +91-9811238540/9620857563

Email Address: girish.p@navriti.com

Arya College of Engineering:

SP-40, Arya College of Engineering Rd ,RIICO Industrial Area, Kukas Delhi, Expressway, Jaipur, Rajasthan 302028

Contact Person: Mr. Pawan Sen

Contact Number: +91-9929194294

Email Address: pawan@aryainstitutejpr.com

As such notices shall be deemed to have been received as follows:

- If by facsimile, twenty-four (24) hours after transmission, and (i)
- If by registered, first class airmail, upon receipt of acknowledgement of delivery. (ii)

IN WITNESS WHERE OF THE PARTIES HERE TO HAVE SET THEIR RESPECTIVE HANDS ON THE DAY MONTH & YEAR FIRST ABOVE WRITTEN

Arya College of Engineering

Navriti Technologies Private Limited

Authorized Signatory: Name: Girish Prasad

ef@aryolollege Email: girish.p@navriti.com

Title: Head of Education & Skilling

Date:



ANNEXURE-I

SCOPE OF SERVICE

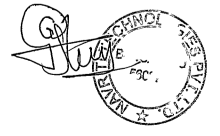
NTPL's Roles and Responsibilities:

- a) To provide training for boosting future skills of B.TECH., MBA, and etc students.
- b) To provide any other services after sharing of signed work order.
- c) To ensure trainers are professionals and must be associated with companies/Industries.
- d) NTPL shall provide training on Data Visualization- Tableau, MS Excel & Power BI, Full stack developer, Cloud computing Amazon web services, Python scripting & Application development, C++ programming, Python programming, Java programming, Data science (Intro to ML), Mobile App development, Big data, ML & AI, ML and deep learning, Dynamic website development. Other course(s) may get added to the list as and when AC shares a request for the same.

ACE's Roles and Responsibilities:

- a) ACE shall provide requisite infrastructural and logistical support to NTPL for conducting training of students including classrooms, Labs, student details in a prescribed format, etc.
- b) To coordinate with and respond in a timely manner to confirm the schedule of Counselling, training and assessment, language preferences, center location or any other Requirement.
- c) ACE shall provide any other documents required for compliance purposes.
- d) ACE shall provide list of courses to NTPL as and when requested.

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ANNEXURE-II

FEE & CHARGES

- a) ACE shall pay Rs. 1150 per hour to NTPL. Taxes will be additional, as applicable.
- b) NTPL shall raise an invoice at the end of the month and share the same with ACE.
- c) Within 15 days of the receipt of the invoice, ACE shall clear the payment.



