

[११(५)] Quick Heal Foundation (QHF) व सोलापूर विद्यापीठ, सोलापूर यांच्यामध्ये सामंजस्य करार करण्याची बाब व सामंजस्य कराराचा (MoU) मसूदा मान्यतेस्तव.

(टिपणी: Quick Heal Foundation (QHF) तर्फे खालील उपक्रम राबविले जातात.

- 1) online course on "Cyber Security Awareness"
- 2) Earn & Learn Scheme for Students
- 3) Faculty Development Programme

उपक्रम क्र.१ व २ हे BCA, B.Sc (CS / IT), MCA or M.Sc (CS / IT) च्या विद्यार्थ्यांसाठी उपयुक्त आहेत. तसेच उपक्रम ३ हा C व C++ हे कॉम्प्युटरचे विषय शिकविणाऱ्या शिक्षकांसाठी उपयुक्त आहे.

सदरचा सामंजस्य करार केल्यास विद्यापीठ व महाविद्यालयातील BCA, B.Sc (CS / IT), MCA or M.Sc (CS / IT) विद्यार्थ्यांना तसेच शिक्षकांना उपक्रम १, २ व ३ चा लाभ घेता येईल.

सबब, Quick Heal Foundation (QHF) व सोलापूर विद्यापीठ, सोलापूर यांच्यामध्ये सामंजस्य करार करण्याची बाब व सामंजस्य कराराचा (MoU) मसूदा मान्यतेस्तव).

ठराव: Quick Heal Foundation (QHF) व सोलापूर विद्यापीठ, सोलापूर यांच्यामध्ये सामंजस्य करार (MoU) करण्यास व सामंजस्य कराराच्या मसूद्यास सर्वानुमते मान्यता देण्यात आली.

मा.कुलगुरु यांच्या परवानगीने बैठक संपल्याचे प्रभारी कुलसचिव यांनी जाहीर केले.

सही/-
सदस्य सचिव
व्यवस्थापन परिषद

सही/-
अध्यक्ष
व्यवस्थापन परिषद



Date : 06/04/2018

To,
Prof. Dr. V.B. Patil,
Officer on Special Duty,
Educational, Research and Development,
Solapur Univesity, Solapur.

Subject: Submission of Information regarding MoU, Patent & Technology.

Reference: SUS/NAAC/RUSA/2018/2781, date:05/04/2018.

Sir,

I am submitting here with the Information of MoU, Patent & Technology of school of Computational Sciences. With this letter following information is attached in detail.

1. MoU with Quick Heal Foundation : This Memorandum of Understanding ("MoU" is made on the 3rd day of July, 2017 at Solapur.

by and between

Quick Heal Foundation, registered under Bombay Public Trusts Act 1950 and obtained a registration under section 21 of the said Act, having its registered office 603 Mayfair Tower II, Wakdewadi, Shivaji Nagar Pune 411005, (hereinafter referred to as "First Party/QHF" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its authorized representative Mr. Ajay Shirke, the Authorized Signatory, of QHF.

AND

Solapur University, having its registered office at Solapur University, Dnyanteerth Nagar, Kegaon, Solapur-Pune National Highway, Solapur-413255. Maharashtra, INDIA. (hereinafter referred to as "Second Party/SUS" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its authorized representative Prof. P. Prabhakar, Registrar, Solapur Univerisity, Solapur.


QHF and SUS are hereinafter individually referred to as "Party" and collectively as "Parties".

2. Patents : Dr. Ravindra S. Hegadi

Sr. No.	Patent title	Application No.	Files on	Sanctioned on
1	Methods for Offline Handwritten Marathi Character Recognition, <i>Ravindra S. Hegadi, P. M. Kamble</i>	201821008703, CBR No. 4167	09-03-2018	-

3. Collaborations: Dr. Ravindra S. Hegadi

Sr. No.	Collaborating Instution	Collaboration Details	From	To
1	Trialect Incorporation, USA	Trialect Global Medical Education Program – Mentoring Program	01-04-2018	31-03-2019


Dr. R.S. Hegadi,
(Director : School of Computational Sciences)

Director
School of Computational Sciences
Solapur University, Solapur.



MEMORANDUM OF UNDERSTANDING



This Memorandum of Understanding ("MOU") is made on the 3rd day of July, 2017 at Solapur

by and between

Quick Heal Foundation, registered under Bombay Public Trusts Act 1950 and obtained a registration under section 21 of the said Act, having its registered office 603 Mayfair Tower II, Wakdewadi, Shivaji Nagar Pune 411005, (hereinafter referred to as "First Party /QHF" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its authorized representative Mr. Ajay Shirke, the Authorized Signatory, of QHF.

AND

Solapur University, having its registered office at Solapur University, Dnyanteerth Nagar, Kegaon, Solapur-Pune National Highway, Solapur- 413255. Maharashtra, INDIA. (hereinafter referred to as "Second Party / SUS" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns) acting through its authorized representative Prof. P. Prabhakar, Registrar, Solapur University.

QHF and SUS are hereinafter individually referred to as "Party" and collectively as "Parties".

WHEREAS,

- A. QHF is a non-profit, non-religious, non-political organization involved in social work with one of its key area creating cyber awareness among school children and college students by conducting seminars and workshops free of cost.
- B. SUS is state university;
- C. SUS is recognized for its work, inter alia, in the development of human values in the past many years. The detailed objectives which CALC proposes to achieve are set out in Schedule I of this MoU ("hereinafter referred to as "Project").
- D. For the purpose of implementing the Project, first party has submitted a Project Proposal dated 1st April, 2017 to second party under the scheme/Project CALC to the tune of Rs. As per schedule III as a grant which shall be utilized by second party for meeting the Project Cost (more particularly set out in Schedule III).



E. Therefore, to further the objectives of the Project under CALC₂, QHF has agreed to provide upto a sum of Rs. As per schedule III as grant ("Grant Amount"). The Grant Amount shall be provided to Second Party only after successfully and satisfactory implementation of the Project;

NOW THEREFORE, THESE PRESENTS WITNESSES AS FOLLOWS:

I. DEFINITIONS

1.1 In this MoU, unless the context otherwise so requires, the following expressions shall have the meanings as set out against each of it, v.i.z.:

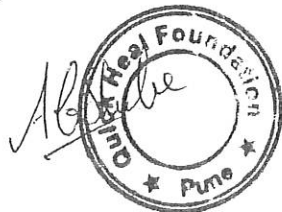
- (i) "Authority" shall mean and include any applicable legislative body, regulatory or administrative authority, agency or commission, or any court, board, bureau, instrumentality, tribunal, or judicial or quasi-judicial or arbitral body having authority of law;
- (ii) "Business Day" shall mean a day on which the office of the First Party as described in this MoU, or such other office as may be notified by the First Party to the Second Party, is open for normal business transactions;
- (iii) "Constitutional Documents" shall mean the registration documents of Second Party filed at the time of its registration and any amendments thereto;
- (iv) "Facility Agreements/Documents" shall collectively mean and include this MoU, CSR Guidelines, Project Proposal, Proposal Documents, Project Approval, Board Resolutions issued by the First Party in respect of Grant Amount to the Second Party and all or any other MoUs, instruments, undertakings, deeds, writings and other documents executed or entered into, or to be executed or entered into by the Second Party and/or any other person (whether financing, security or otherwise) in relation to or pertaining to the transactions contemplated by or under this MoU and/or the other Facility Agreements, as amended from time to time;
- (v) "Grant Amount" shall mean an amount of a sum up to Rs. As per schedule III, which the First Party had agreed to provide to the Second Party for the implementation of the Project;
- (vi) "Project Monitor" shall mean an authorized person appointed from time to time by the First Party from time to time at its sole discretion for the purpose of monitoring and inspection of the implementation of the Project under this MoU;
- (vii) "Law" shall mean and include any statute, law, treaties, rule, regulation, ordinance, guideline, notification or any requirement, restriction, authorization, order, directive, permit, judgment, decree having the force of law and shall include any re-enactment, substitution or amendment thereof that is applicable to any transactions contemplated herein and/or to any other Facility Agreement, and/or to any of the respective Parties to this MoU and/or any Facility Agreements. The term 'Law' shall not include the Governing Law;
- (viii) "Material Adverse Effect" shall mean the effect or consequence of any event or circumstance which, is or is likely to be detrimental to or to adversely affect the ability of either Party to perform or comply with any of their respective obligations under this MoU;



- (ix) "Project Approval" shall mean the approval granted in response to the Project Proposal mentioning *inter-alia* the amount.;
- (x) "Project Documents" shall mean all the manuals, records, registers and all other documents maintained by the Second Party exclusively in relation to the implementation and progress of the Project;
- (xi) "Project Monitoring Report" shall mean the report containing the monitoring and status of implementation of the Project on various parameters as per terms of this MoU including but not limited to the provisioning of travel, boarding and lodging to the student/participant by the Second Party, training provided to the student/participant, provisioning of internship opportunities to the student/participant during the course of training with or without basic stipend;
- (xii) "Project Proposal" shall mean the proposal submitted by the Second Party for the Grant Amount required for implementing the Project, mentioning *inter-alia* the project cost, benefits from the Project etc., the copy of the same is annexed herewith as Schedule V;
- (xiii) "Schedule(s)" means the Schedule(s) to this MoU and which forms an integral part of this MoU;
- (xiv) "Taxes" shall mean and include all present and future taxes, levies, imposts, duties or charges of a similar nature whatsoever imposed or exempted by any Authority;
- (xv) "Term" shall have the meaning ascribed to it under Article V;
- (xvi) "Certificate" shall mean the certificate to be submitted by the Second Party at the end of every quarter on the progress/update on the Project.

II. GENERAL TERMS

- 2.1 (i) The First Party hereby agrees to release the Grant Amount up to a sum of Rs. As per schedule III on successfully and satisfactory completion of the Project.;
- (ii) The Second Party further agrees to perform the Project as per the Project Proposal and shall comply with the said guidelines and amendments thereto, if any;
- (iii) The Second Party shall select students/participants in the Project in accordance with the student/participant eligibility criteria as detailed in Schedule II. It is however clarified that such selection of students/participants shall be as per Second Party's requirements and at its sole discretion thereto.
- (iv) The disbursements of the Grant Amount shall be made by the First Party as per the disbursement schedule provided in Schedule III of this MoU;
- (v) The disbursements shall be credited by the First Party into a separate/ designated bank account of the Second Party for grants disbursed under this MoU. All the related collection/remittance/other charges in relation to obtaining the Grant Amount will be borne by the Second Party;



(vi) The First Party, in its own discretion, may reduce the Grant Amount, for each student/participant that withdraws from the Project and is not replaced by the Second Party, by average participant cost as detailed in Schedule III for the period that a place was unfilled. The First Party shall however be obliged to reimburse all amounts incurred by the Second Party in respect of such withdrawn (and not replaced) student. In addition, any excess amounts incurred by the Second Party in relation to the training for the incumbent student shall also be reimbursed by the First Party;

(vii) The Second Party shall be severally liable to comply and fulfill all its obligations under this MoU;

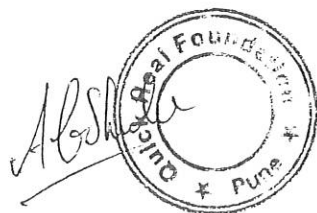
(viii) If the Second Party fails, omits or neglects to observe or perform or commits or allows to be committed a breach of any of the terms, conditions, provisions or stipulations of this MoU or in connection with any other Facility Agreements on its part to be observed and performed or in case of occurrence of any Material Adverse Effect ("Default"), then the First Party shall give written notice to Second Party to rectify the said default within a period of ___ days, failing which the First Party shall be entitled to initiate appropriate legal proceedings including termination along with damages, interests and expenses without prejudice to any other right or remedy which the First Party may have under this MoU or otherwise in law..

(ix) The Second Party agrees that if as a result of review by the First Party or 'Project Monitor', it is of the opinion that the Second Party has not implemented/nor is likely to implement the Project within the Project Cost as provided in Schedule III and/or in accordance with the financing plan as per the Project Proposal, the First Party shall be entitled to terminate this MoU;

(x) Notwithstanding termination of this MoU, the Second Party's obligations shall be limited only to complete the training to the enrolled students/participants of the Project as per the Project Proposal for which the First Party shall reimburse the accrued costs as per the terms and conditions of this MoU. It is further agreed that in the event of termination of the MOU, the Second Party shall not be under any obligation to continue enrollment of any new students/participants;

(xi) The Second Party may apply and/or obtain any loan or further grant from any third party during the term of this MoU in respect of the Purpose/Project only with the prior written approval of First Party other than what has been approved in the Project Proposal;

(xii) The Second Party shall submit all necessary and relevant documents as per the Project Proposal to the complete satisfaction of the First Party and shall submit a certificate within one month of the completion of the training to the students enrolled under the Project.



III. SECOND PARTY'S REPRESENTATIONS AND WARRANTIES

3.1 Second Party hereby makes the following representations, warranties and confirmations; and state that the same are true, correct, valid and subsisting in every respect as on the date of this MoU and shall remain true, correct, valid and subsisting in every respect as on the date of each disbursement by the First Party hereunder:-

- i) That the information given in the Project Proposal and any prior or subsequent information or explanation furnished by the Second Party to the First Party are true, bona fide and accurate in all material respects.
- ii) That the Second Party is duly incorporated and validly existing under the Laws of India and is in compliance of all applicable laws and possesses all statutory approvals and compliance for the execution of this MoU and the other Facility Agreements and for implementation of the Project.
- iii) That the Second Party does not violate any covenants, conditions and stipulations of any of its existing agreement and shall at all times abide by all the terms and conditions of this MoU and other Facility Agreement(s).
- iv) It has the necessary infrastructure and assistance of high reputes along with appropriate content, technical inputs and instruments required for implementing the Project.

IV. COVENANTS

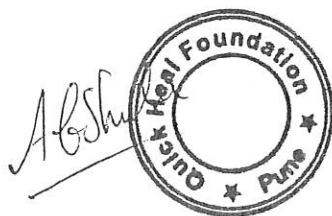
4.1 During the subsistence of this Project and/or the MoU, the Second Party hereby agrees to:

(i) Promptly notify the First Party;

- (a) of any event or circumstance which would, or is likely to, result in any of the representations and warranties made by the Second Party hereunder becoming untrue, incorrect or misleading in any manner;
- (b) of any circumstance or event which would, or is likely to interfere in/prevent/delay the proper implementation of the Project, or other similar happenings likely to have a Material Adverse Effect on the Project;
- (c) of any material loss or damage which the Second Party may suffer due to any event, circumstances or act of God;

(ii) Deliver to the First Party:

- (a) Project Monitoring/Implementation Reports agreed upon by both parties shall be submitted by the Second Party to the First Party demonstrating the status of the Project every quarter on the Second Party letter head;
- (c) any other document as may be reasonably required by the First Party to implement the Project as per the terms of this MoU.



7.4 This MoU shall be governed and interpreted by, and construed in accordance with the laws of India. The parties hereto agree that the courts at Pune will have exclusive jurisdiction over the disputes arising out of this MoU.

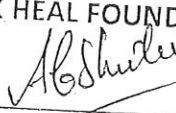
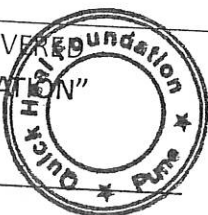
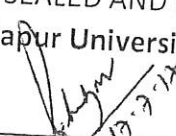
7.5 The Parties understand and agree that in the course of Project execution under this MoU, it may have access to the documents which is confidential in nature. The Parties and its representative/employees shall be bound by the confidentiality obligations.


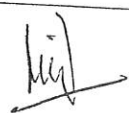

7.6 Parties acknowledges and agrees that either Party shall be the sole and exclusive owner of all its own work product and all patents, inventions, copyrights, trademarks, trade secrets, computer software code, confidential information and other intellectual property or proprietary rights as may exists before the execution of this MoU.

7.7 Dispute Resolution

- a) Any claims, dispute and or difference (including a dispute regarding the existence, validity or termination of this MoU) arising out of, or relating to this MoU including interpretation of its terms will be resolved through joint discussions of the Authorized Representatives of the Parties.
- b) If any such claim, dispute or difference cannot resolved through such joint discussions within 30 (thirty) days of the date of the notice of such dispute, then the matter will be referred for adjudication to the arbitration by nominating one Arbitrator mutually by Parties, and finally resolved by arbitration in Pune, India.
- c) Arbitration proceedings shall be conducted in accordance with the provisions of the Arbitration and Conciliation Act, 1996 for the time being in force which provisions are deemed to be incorporated by reference into this clause.
- d) The language of the arbitration shall be English. The award shall be final and binding on Parties.
- e) Where reference to the courts is necessary, the Parties hereby submit to the exclusive jurisdiction of the courts at Pune, India.

IN WITNESS THEREOF THE PARTIES IN THEIR FREE VOLITION AND FULL UNDERSTANDING WITH THE INTENT TO LEGALLY BIND THEMSELVES TO THIS MOU EXECUTE THIS MOU THROUGH THEIR DULY AUTHORIZED PERSONNEL'S

<p>SIGNED SEALED AND DELIVERED For "QUICK HEAL FOUNDATION"  Name: Mr. Ajay Shirke Designation: Manager, CSR</p> 	<p>SIGNED SEALED AND DELIVERED For "Solapur University"  Name: Prof. P. Prabhakar Designation: Registrar Registrar Solapur University, Solapur.</p>
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<p>Witness  Name: Sugandha Dani Designation: Executive, CSR</p>	<p>Witness  Name: Dr. R. S. Hegadi Designation: Director Director School of Computational Sciences Solapur University, Solapur.</p> 
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SCHEDULE I

ACTIVITES CONDUCTED

1. Online course on "Cyber Security Awareness"

Objective:

to create cyber security awareness among youths by teaching them netiquettes and prevent them from getting victimized from cyber criminals not indulged in any activity which leads to cyber crime

2. Earn & Learn Scheme:

Objective:

To appoint IT students as volunteers and groom them by giving required training of personality development which includes public speaking skills, confidence building, presentation skills and team building and spread cyber security awareness among school children through them. Stipend to be paid for it along with intern certificate on successful completion of the activity.

3. Faculty Development Program

Objective:

To develop professional "C, C++" Programmers required by IT security industry by training computer science faculties as per the IT industry norms free of cost. The faculties will train the students as per industry standards and make them job ready which will increase employment in turn reduce in-house training time of industry.

SCHEDULE II

ELIGIBILITY CRITERIA FOR STUDENTS / PARTICIPANTS IN THE PROJECT

1. ELIGIBLE STUDENTS/PARTICIPANTS:
 - a. For Online Exam: Eligible student should be student of BCA, B.Sc.(CS/IT), MCA or M.Sc.(CS/IT) Full-time course
 - b. For Earn & Learn Scheme: Eligible student should be student of BCA, B.Sc.(CS/IT), MCA or M.Sc.(CS/IT) Full-time course
 - c. For FDP: Eligible faculty should be teaching C, C++ in current / previous academic year.
2. For faculty Development Program, Nodal Center College
 - a. Should have well equipped lab for conducting FDP
 - b. Capacity of lab should 30 computers. At least one should have visual studio installed on it.
 - c. Should be well equipped with LCD Projector and Computer to connect with
 - d. Should be equipped with Public Address (PA) system
 - e. Should provide accommodation facility to Quick Heal Trainer (If outside Pune)
3. Nodal Center college should provide SPOC Person to
 - a. Work as catalyst between colleges and Quick Heal



Dr. Ravindra S. Hegadi

Patents

Sr. No.	Patent title	Application No.	Files on	Sanctioned on
1	Methods for Offline Handwritten Marathi Character Recognition, <i>Ravindra S. Hegadi, P. M. Kamble</i>	201821008703, CBR No. 4167	09-03-2018	-