

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

*RONALDOSSPAGO CATERING SERVICES L.L.C,
Al Quoz Industrial Area, Dubai, UAE*

AND

*ST. ANTONY'S COLLEGE PERUVANTHANAM
PERUVANTHANAM P.O IDUKKI DISTRICT
KERALA, INDIAN, 685532*

For B.Sc. Hotel Management & Culinary Arts
Programme of St. Antony's College Peruvanthanam
Affiliated To Mahatma Gandhi University

This MOU is made on 22-09-2022 for B.Sc. Hotel Management & Culinary Arts Programme of
St. Antony's College Peruvanthanam, Affiliated to Mahatma Gandhi
University

BETWEEN

*RONALDOSSPAGO CATERING SERVICES L.L.C,
Al Quoz Industrial Area, Dubai, UAE (hereinafter called " the Catering Company ") of the first party*

AND

*St. Antony's College Peruvanthanam, Peruvanthanam P.O Idukki District Kerala,
India, 685532*

(hereinafter called " the Learning Institution ") of the second party.

Hereinafter individually referred to by name or Party and collectively as Parties as the case may be;

WHEREAS:

- a. The Company operates a Catering Services known as RONALDOSSPAGO CATERING SERVICES L.L.C,

Al Quoz Industrial Area, Dubai, UAE(hereinafter called " the Catering Company")

- b. The learning Institution has expressed interest for its students (" the Participants") to participate in the Internship/Practical Training Program (hereinafter called Internship Program ") to be conducted by the company at the Event.
- c. The parties have agreed that Participants shall undergo the Internship/ Practical Training Program in accordance with the terms and conditions hereinafter provided.
- d. Any and All costs incurred for recruitment of the staff will be borne by Ronaldo Spago and there will be ZERO cost to the staff coming in for the event.

NOW THEREFORE, the Parties agree as follows:

1. This agreement shall be valid from the date of the Agreement for a period of Five (5) Years unless terminated earlier under the provisions of this Agreement.
The Parties may agree on further extension of the term of this Agreement by prior written Agreement/notice.
2. The Company's job scope under this Agreement shall be as stated in CLAUSE I herein.
3. The Learning Institution's job scope under this Agreement shall be as stated in CLAUSE 2 herein.
4. The duration is subject to government approval based on Visa requirements.
5. In consideration of the above, the Parties hereby agree as follows

The company shall provide to each Participant the following:

1. 2 way Flight tickets for internship 11.
Monthly allowance is INR 35000/-
111. Accommodation.
- IV. 3 meals a day
- V. Medical Insurance Coverage.
- VI. Uniform.(3 work shirts)
- VII. Laundry services for the Uniform.
- VIII. Life Insurance, workman
compensation. IX. Visa fees.

- x. Transport in the Country

The details of which shall be decided by the Company at its sole discretion.

6. during the three year B.Sc. Hotel Management & Culinary Arts programme offered by the institution , the company shall provide every year, an internship with a maximum period of three months to each participant
7. The Second Party (i.e. the College) is prohibited from using any of the y unlicensed brokers or sub-agents for sourcing and/or identifying any potential applicant/ candidate / worker.
8. The Second Party shall ensure that all advertisements in any form for the purpose of soliciting potential candidates clearly state that no recruitment or processing fees, or payments and fees of any other nature, including any upfront deposits, refunds or security-payments, are required in the process. The Second Party shall abide by such statement throughout the execution of his services under this Agreement.
9. The Second Party shall not collect any payment from any candidates throughout any stage of the recruitment process, whether or not the candidate is selected for interview and/or employment. The term payment in this article shall include recruitment fees, processing fees, convenience fees and refund including any upfront deposits or security-payments for the provision of recruitment services. For the sake of clarity, the First Party requires that no candidate (or their heirs or families or anyone associated and/or related to the candidates) shall be required to make any payments, whether in cash or kind, for securing an application, interview or accepting an offer, as well as the formalities associated with accepting an offer.

10. It is hereby further agreed that if the participants at any time throughout the duration of the Internship/ Training Program has in the Company's opinion behaved in any manner detrimental to the Company's image and good name; or has been negligent or in any other manner failed to purpose/undergo the Internship/Training Program in accordance with the company's expectation; or the Learning Institution/Participants have breached any of the provisions contained in this Agreement, then in any of the above circumstances the Company may at its own discretion terminate this Agreement and the Learning Institution/Participants involved shall cease to be entitled to any other right or benefit under this Agreement and the Learning Institution shall take all necessary action to bring back all the participant at its own cost and expense.
11. The Parties may conduct an evaluation of the Internship/Training Programme every month. It is acknowledged and agreed that the Appendices herein shall be read and constructed as part of this Agreement.
12. After the successful completion of degree programme and internship they will be appointed as assistants with a salary ranging from INR 45000/- to 70000/- per month
13. Any dispute or differences arising out of this Agreement or in connection herewith shall be settled by direct negotiations between the Parties hereto.
14. This agreement shall be governed by the laws of respective country.
15. This agreement shall be binding upon the permitted assigns and respective successors-in-title of the parties hereto.
16. The Learning Institutions shall indemnify and keep the Company indemnified against all cost, claims, demands, expenses and liabilities suffered by the Company as a result of any acts, omission or negligence of the Participants whilst undergoing the Internship/ Training Program at the catering company.

CLAUSE 1:

Roles and responsibilities of the company

1. The company shall provide necessary facilities to the participants.
2. The company shall provide practical hands-on experience to the participants.
3. The company shall educate the participants to master the technical service and other relevant matters pertaining to the management and operation of the Event.
4. The company shall provide the participants the necessary orientation program in order for them to be familiar with the rules and regulation of Event as well as country's custom and tradition.
5. The company shall inform the Learning Institute as soon as possible should any accident or unexpected serious problem occur to the participants.
6. The company shall conduct regular meeting with the participants to solve their problem and difficulties.
7. The company shall issue a certificate on the company's letterhead, signed and stamped by authorized personnel to each Participant who has successfully completed the Internship/Training Program, stating the department and duration of the same.
8. The company shall fill up, sign and stamp the Internship Evaluation Form of each student.

CLAUSE 2:

Roles and responsibility of the Learning Institution

1. The Learning Institution shall provide Participants for the Internship/Training Program, the number of participants to be decided and mutually agreed upon in writing by the Parties.
2. The Learning Institution shall provide all necessary documentation for Visa applications of Participant from the relevant authorities before the departure of the Participants.

3. The Learning Institution shall as its own cost expense, recall the Participants who have violated to the Company's rules and regulations as determined and advised by the Company at its sole discretion.
 4. The Learning Institution shall review the progress and performance of each participant with the company's management staff.
 5. The Learning Institution shall review the progress and performance of each participant with the company's management staff.
 - a. Comply with the company's policies, rules and regulations.
 - b. Wear the uniform given by the Company during working hours.
 - c. Carry out duties given by the head of the department or appointed supervisors.
 - d. Refrain from divulging any confidential information of the company and/or the Event.
 - e. Brief and ensure that all participants abide by the work schedule based on the following of conditions.
 6. The Learning Institute shall ensure that throughout the duration of the Internship/Training Program, the participant shall not be involved in any activities contrary or against the interests of the company and/or the Event, and shall discontinue any such activities upon so being directed by the company and/or the Event Organizer.
 7. The Learning Institution shall ensure that the participants shall abide with all the rules and regulations enforced by the company.
 8. The Learning Institution shall ensure that throughout the duration of the Internship/Training Program, the participants shall not be employed or be engaged by any party for performance of services/work without the Company's prior written consent.
 9. The learning Institution shall ensure that the participant shall be diligent during the Internship/Training Program, complete all the tasks assigned satisfactory and learn the subject matter being taught.
 10. The Learning Institution shall ensure that participants shall only participate in the Internship/Training Program upon the issuance of the training visit passes for the designated students agreed by the parties
- IN WITNESS WHEREOF the parties have hereunto executed this Memorandum of Understanding on the date and year first written above.

Signed for and on behalf of

ST. ANTONY'S COLLEGE PERUVANTHANAM
PERUVANTHANAM P.O IDUKKI DISTRICT KERALA,
INDIAN,685532

Name: Antony Joseph
Designation: Principal, St. Antony's College
Peruvanthanam



Signature:

[Handwritten Signature]

Date:

22/09/22

Dr. ANTONY JOSEPH
Principal
St. Antony's College, Peruvanthanam
Peruvanthanam P.O., Idukki (Dt.)

In presence of

Name:

Tijomon Jacob

Designation:

Sectary, St. Antony's College Peruvanthanam

Signature:

[Handwritten Signature]

Date:

22.09.2022



Signed for and on behalf of

RONALDOSSPAGO CATERING SERVICES L.L.C, Dubai, UAE

Name:

Ronaldo
Bremann

Designation:

CEO

[Handwritten Signature]



Signature:

Date: 22/09/2022

In presence of

Name:

Donavan Strydom

Designation:

Group Chief Commercial Officer

Signature:

[Handwritten Signature]

Date:

22/09/2022





കേരളം കേരल KERALA

DV 962670


CONTRACTUAL AGREEMENT


THIS CONTRACTUAL AGREEMENT is prepared and entered on this 28th February 2023 between M/s SCIENTIFIC AND TECHNICAL EDUCATION DEVELOPMENT COUNCIL (STED COUNCIL); its Central Administrative Office at 1st Floor, SB Tower, Sreemoolam Road, Mele Thampanoor, Thiruvananthapuram 695001, Kerala State, South India as the first party represented by its Chairman. AND.....

Mr. PUTHUPARAMPIL THOMAS BENNY, M/s. ST. ANTONY'S COLLEGE PERUVANTHANAM, KODUKUTHI, PERUVANTHANAM.P.O, IDUKKI DISTRICT, KERALA STATE being the second party, hereby enter into a contractual agreement whereby both the parties are to abide by the charter and bylaws given hereinafter to run an associate deed.

WHERE AS the second-party has been conducting various job oriented courses which have to be approved and permitted by first party, which has been granting Authorised Training Center (ATC) to various other institutions as ATC of the first party.

AND WHEREAS the first party has been fixing the standards in the mode of teaching by its ATC and accrediting the same skill nurturing the students and granting certificates to the students who successfully complete the various courses from ATC.



1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head



Page 3 of 13

Chairman, St. Antony's College
Peruvanthanam


MUNDAKAYAM VENDOR
CODE No. 08021059

26/134/P
13.02.2023




കേരളം കേരल KERALA


DV 962671

AND WHEREAS the first party has been fixing the standards in the mode of teaching by its ATC and accrediting the same skill nurturing the students and granting certificates to the students who successfully complete the various courses from ATC.

AND WHEREAS the first party clarifies that, it is only a certification body which conducts examination for the students who have been successfully trained under the ATC. We are an autonomous educational trust/organisation and have no any concern with any similar organisation or governmental bodies. The first party is not responsible for the tuition fees collected by the second party and also having no share from the tuition fees. It is specially mentioned that after course completion the right to conduct the examination is vested only on the first party and the second party must arrange all the facilities to conduct the examination confidentially. Those students who have completed the course in regular basis is only eligible for appearing the exam conducted by the first party.

AND WHEREAS second party has applied to the first party to render them the above assistance which is agreed by the first party subject to the observances of following terms and conditions. This agreement shall be effective from the day of 28th February 2023 to 28th February 2024.. (i.e. 1 year)


1st Party CHAIRMAN
SPED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head





Page 4 of 13

Chairman St. Anthony's College
Pennantharam
P. H. MOHAMMED BASHEER
MUNDAKAYAM VENDOR
CODE No. 0803105A

No. 13819
13.02.2023

1. Be sharp on ATC renewal procedure to avoid unnecessary termination of ATC. Please renew your agreement within 30 days after expiry, otherwise you have to pay fine to continue as ATC.
2. On the expiry of this agreement the parties shall be in liberty to enter into a fresh agreement. It can be renewed yearly on the basis of second party's performance and interaction with the first party.
3. After receiving the original contractual agreement (Stamp Paper deed) with the first party, the ATC head has to sign the document and must send back to the first party head office within 7 days of time. The ATC procedures with the concerned second party will be done only after receiving the signed original document.
4. Second party's are required to have a minimum admission of 50 nos. in a year (ATC Licensee period) otherwise the ATC will be terminated. If the second party wants to discontinue the business within the stipulated period i.e. 1 year then surrender the ATC to the first party only, not to any other institution. If an institution does not have a minimum of fifty (50 nos.) admission in a year the same course will be offered to any centre nearby without any permission or prior notice to the second party. Second party could take admission at any time during the academic year and conduct examination under the supervision of first party.
5. First party will provide services to the second party as per the terms and conditions.
6. Second party is not permitted to use the Name, Emblems, ISO Logos of STED COUNCIL on their own course certificate issued to the student who has undergone the course, same time they are permitted to use the only Logos & Name of STED COUNCIL on the Brochure, Sign Board, Notice, Poster, ID card, Visting Card etc.
7. The second party shall not be entitled to use the first party's ISO logos, accreditations, govt. emblems, QR code, official seal and trademark etc... on their institution display name board, visiting cards, certificates, brochures, website, advertisements, marketing materials, letter pad etc... in any manner without permission, and can use logos & emblems specified & permitted by the first party.
8. Second party should represent themselves as ATC of the first party during their tenure.
9. Warning : All data, contents, documents, designs, official logos, creative works, slogans, emblems, certificates, marklist, images, QR codes etc., of the first party has been completely licensed and protected under section 13 of the Indian copyright act 1957, Indian design act of 2000 (sec 47), Trade Mark act 1999 (section 46), Privacy & IT act 2000 (section 43 A) and Data Protection act of 1998 copying, reproducing, distributing or using in any manner is a punishable offense with imprisonment of upto 3 years.
10. Only first party's brand name & official logos can be used for marketing, advertisement and promotional purpose.
11. A name board designed by the first party having 8 x 4 feet size must compulsorily placed in front of the training centre. (sample attached in approval mail) and ATC must place the name board within 7 days of receipt of approval.
12. TIE-UP Contracutal Agreement in between the ATC and with the associated institution or industry showing they are willing to allow the ATC to conduct practical classes at their premise without any hesitation and the period of consent, in a Rs. 100 stamp paper.
13. The name of the training centre under the first party should be suffixed with academy/ institute/college/school/centre.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

14. First party is not charging any deposit and franchise/license fee from the second party to become their designated ATC.
15. ATC is non-transferable and non-exclusive.
16. The second party should not sub-license the ATC to any other institutions.
17. The agreement with the ATC is valid only for a single institution and should not mention the address of second party's annexe and sister concerns in advertisements as our franchise.
18. First party shall have the right to terminate the agreement forthwith if such an instance comes to notice and immediately initiate legal action against the second party.
19. Second party should not open a bank account in the name of STED COUNCIL (Scientific & Technical Education Development Council) by the centre director or anybody else. The second party shall run its own account in the personal name of the centre director himself/herself, opening of the illegal bank account shall immediately render the ATC liable for cancellation of ATC agreement and legal action. In all such matters the decision of Chairman/Board of Directors of STED COUNCIL would be final binding.
20. Second party must purchase minimum 10 application forms at a time and can get it for Rs. 75/- from head office, and can issue to students for Rs.100. (Xerox copy of application form is not accepted)
21. The information bulletin issued by the first party must be given to the student for getting details of examination fees (fees based on duration) of their prescribed course.
22. Filled registration form (i.e. ATC copy) shall be kept into 2nd party's custody for further reference atleast for 3 years.
23. Second party has to register each student with the first party, by remitting following amount towards examination & certification Fees (based on the duration of the courses) along with the registration form.

for short term courses	Rs. 300/student + CGST & SGST
6 months courses	Rs. 750/student + CGST & SGST
above 6 to 12 months courses	Rs.1000/student + CGST & SGST
and for above 1 year courses	Rs.1000 per year + CGST & SGST

Note I : GST is payable by ATC/Student when it is compulsorily demanded by the government.

Note II : Fees for duplicate/correction on certificate Rs. 250 & for duplicate markist Rs.100/sheet as fine.

Note III : Special category students (Blind/Deaf/Physically Handicaped/Widows) are exempted from paying 50% of examination fees. (Must attach copy of disability certificate attested by a gazetted officer)

24. Registration form (i.e. Head office copy, in the last page of information bulletin) issued by the first party shall be compulsorily and completely filled by the student without any mistake and which should be verified & checked thoroughly and must duly signed and sealed by the centre head/counsellor and sent back to the head office along with examination fees within 30 days after admission.

1st Party CHAIRMAN
STED COUNCIL

2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

25. The second party shall remit the examination/certificate fees of the students directly to the first party.
26. 2nd party should teach every one without any discrimination on caste/age/income basis.
27. Registration/Approval/ATC certificate (Soft copy can be downloaded within two days from your official mail id, after returning the original signed MOU to the STED COUNCIL. Downloaded ATC certificate & laminated specimen copy of merit certificate issued by the first party should be placed compulsorily in the front office and must produce before any kind of enquiry from a superior officer/office.) and should shown to the students for getting more information about the first party or for the transparency of all matters. Students should be made aware of first party's official website "www.stedcouncil.com" before getting into admission/enrolment.
28. It is compulsory that the students should be aware of all the details of the first party about the examination, merit certificate validity & marklist that are getting after the completion of the prescribed course, with 40% marks as aggregate and must abide by the rules & regulations prescribed by the 1st party.
29. First party must be having updation delay in changing or replacing their website contents, logos, approvals, accreditations, brochures, certificate model etc... due to technical support. So the second party must be aware to convince the students and they themselves in the time bound latest changes, before the process of taking admission.
30. The board of examination has taken the decision that marks and grades of the exam must be in the following classification of grades/marks format.

CLASSIFICATION OF GRADES		
Percentage of marks	Grade	Rating
80% & above	A+	First Class with Distinction
60% & above	A	First Class
50% & above	B	Second Class
40% & above	C	Third Class


The centers should keep Answer Sheets & Result of final examination of each student for a period of 3 years and should be able to present the answer sheets if a higher authority demands for a special scrutiny.


31. After completion of paper valuation by the first party the tabulation sheet will be sent to the ATC. After scrutinising the marks with answer sheets, if no complaints the result must sent to the first party on their letter head with authorised seal and signature of the second party or in charge. ATC should compulsorily conduct examination just after 30 days of course completion and within a period of 45 days of time paper valuation shall be completed and result must be published. Violating this condition may be punished with a fine of Rs. 100 for each student. No excuses will be entertained for this.
32. The second party shall provide all necessary infrastructure including teaching staff/ non-teaching staff to conduct the class in accordance with the syllabus.
33. Teaching staff must be properly qualified and trained. Detailed bio-data of all teaching staff should be sent to the first party, every year.
34. Minimum qualification for teaching staff should be Diploma/ Degree/ Master's Degree of concerned subject.

1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

36. ATC's conducting Paramedical/Ayurvedic and Medicine related courses, must keep the copy of consent letter of the concerned faculties (Doctors, Nurses, other professionals) all through the academic year, if faculty changes occurs inform STED COUNCIL immediately and compulsorily send the consent copy of the newly appointed. Resignation of existing faculties should be notified to the STED COUNCIL by mail. Within 7 days of the appointment of new faculties the ATC must send their copy of qualifying certificates, experience certificates and resume with photo with a covering letter to the STEDCOUNCIL.
36. Adequate theory and practical hours should be maintained in the institution, as per the course curriculum.
37. The Institute should maintain records of attendance of students and teaching staff.
38. Number of students in one batch should not exceed 20.
39. Students faculty ratio shouldn't be more than 20:1
40. Based on the student strength, necessary class rooms and teaching faculty and facilities should be provided by the second party.
41. The class room and practical workshop should be at least in the R.C building with asbestos roof or concrete roof and it should have adequate space, proper ventilation and lighting.
42. Adequate drinking water and sanitation facilities should be provided at the institute by the second party.
43. First party's vigilance committee will inspect the facilities which are made available to the students at the institute, at any time and first party have the right to inspect the second party without any prior notice. The facilities that Second Party (ATC's) are having at the time of inspection must be there in all the time throughout the period. If they are arranged only temporarily for the purpose of inspection and if it was known to first party, immediate action like termination of second parties approval will be done without any prior notice.
44. If the Institute is not having hospital, laboratories and other kind of workshop for imparting practical training to the students, they should make tie-up with existing hospitals, laboratories and other kind of workshop and the details of the same should be submitted along with the renewal forms.
45. If the second party is in touch with any institution/industry for practical classes ATC is required to present their tie-up contractual agreement's copy and consent letter which must be duly signed by the authorised person. It is to be noted that for every renewal, tie-up contractual agreement and consent letter must be submitted along with renewal documents.
46. The first party has the right to have discussion or conversation with the faculties of the second party in connection with the training/classes or all other matters allied to teaching and training.
47. If any disagreement or dispute occurs between the ATC and TIE-UP institution/industry, full responsibility will be vested only on these two parties. STED COUNCIL will have no responsibility over the issues.
48. Any advertisement using state or central government emblems and giving false information to public is punishable. It will lead to the cancellation of the approval of the institution without prior notice.


1st Party CHAIRMAN
STED COUNCIL



2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head


49. Second party should not propagate as the course and certificate are from direct government and giving or taking admission with fake information regarding the certificate validity (PSC approval) and with 100% placement assurance is restricted. And make students aware that the certificate issued by STED Council is only a merit/course completion certificate.
50. Second party should not guarantee the NORKA (Home), Saudi Arabia, Qatar & some other selected countries embassies attestations to the students before getting into admission.
51. Examination will be normally conducted by first party in the institute/study centre where approval was granted.
52. Examinations, valuation & certification of the students will be controlled by the first party.
53. Final Examination of ATC/2nd party must be conducted in the presence of an invigilators/examinators from STED COUNCIL, for this the ATC have to pay all the expenses including TA, DA, Food & Accomodation charge and facilitate the centre for conducting exam properly.
54. Second party should not conduct any kind of examination practical/viva through online mode.
55. Issuing combination of 2 courses in a single certificate is restricted by first party.
56. Second party can design any new job oriented course with standardised syllabus and curriculum but it can be conducted only after getting approval from first party as per the rules & regulations stipulated by the authority.
57. STED COUNCIL if needed will conduct re-inspection when adding an additional course in addition to the approved courses and ATC have to bear all the expenses allied to that.
58. Final certificate will be issued by the first party only after getting the NO DUES certificate from the second party and a consent letter that the student have sufficient attendance, has passed all the relevant examinations and has met minimum required marks related to internal tests/evaluation.
59. Medium of instruction may be in English, Hindi or students mother language.
60. The registration, examination & certificate fees already paid by students will not be returned or adjusted under any circumstances.
61. The collection of tuition/course/training fees from students shall be the full responsibility of the second party.
62. Correction of certificate or mark list must be done within 30 days of receipt of the certificate.
63. Any kind of correction in certificate/mark list can be done without payment only within 30 days of receipt of the certificates from STED COUNCIL. if it is from the part of STED COUNCIL, subsequent corrections will be subject to pay fine even if it is from the part of STED COUNCIL.
64. The courses shall not be stopped midway by the second party. If it happens they should make alternative arrangement for the completion of course.
65. Second party is expected to adhere to the time span for each course and shall be obliged to complete the course within the stipulated time.
66. The powers to accept or reject the application for starting new course/ new institute shall exclusively rest with first party.
67. This agreement further can be terminated on failure of observance of any directions issued by the first party to the second party.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

68. The second party shall not canvas any matter or publish any article which is in any manner derogatory to the interest of first party or in any way harm the reputation of first party and affect its business. First party will be at liberty to terminate the contract with the second party without prior notice in case the second party has acted derogatory to the interest of first party or misuse the secrets of the organization.
69. The first party has full authority to cancel the approval/contract/recognition without any prior notice, if the franchise is guilty or of any deviation from the rules or impropriety of any of the first party terms and conditions.
70. Seek approval or permission from STED COUNCIL for all kinds of advertisements before publishing in any media.
71. Record Book and ID card are compulsory and should be issued by the second party who registered and undergoing courses of the first party.
72. Second party must finish the course on prescribed syllabus and period.
73. The periodical/model/internal examination and continuous evaluation will be the responsibility of the second party.
74. The course certificate, mark list and other concerned certificates to the student shall be issued by the first party on the strict observance of the periodic directions issued by the first party.
75. The second party should disburse only the certificates & marklists issued by first party and restricted to issue duplicates.
76. The second party shall abide by all directions and principles provided by first party time to time for the proper and smooth functioning of franchise. The mentioned directions shall become a part and parcel of this agreement.
77. The second party shall conduct their institution up to their best effort for the common good of the students therein and the first party shall not be liable for any act of the second party towards their students and to a third party. It is specially made clear that the second party is only a franchise of the first party conducting their institution using the goodwill and general assistance of the first party. The second party is not an agent of the first party nor does this agreement intend to create an agency. The second party is not allowed to act as an agent of first party and the second party hereby indemnifies themselves to recoup any loss resulted to first due to any of their act without the concurrence of the first party.
78. First party may choose 3 institutions from the second parties for giving best performance award, "An award to our best performing ATC" The award criteria may depend upon the strength of an academic year of a training centre. The award category will be on three levels 5 star, 4 star & 3 star.
79. Second party are required to have a minimum admission (50 Nos/year) in an academic year other wise the association will be terminated.
80. STEDCOUNCIL will be collecting the feed back or declaration of the students at any time during the academic period without the knowledge/consent of the ATC.
81. First party has the right to take feedback from any students of the second party about the courses and the centre at any time.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

92. In case of default of any of the conditions of this agreement the defaulting party is liable to compensate the aggrieved party with cost for any loss resulted thereby.
93. The second party shall not disclose the business secrets in any manner to any third party.
94. If any dispute arises, it will be subjected to decision of the arbitrator appointed by first party and can also be redressed within the legal jurisdiction of Thiruvananthapuram, Kerala.
95. If second party is conducting 6 months, one year & two years diploma courses should compulsorily attach the following document along with their request/result for obtaining certificate & mark list.
- Affidavit of centre head. (sample copy obtained from STED COUNCIL)
 - Qualifying, relevant certificates of the student must be attested by a gazetted officer.
96. Second party doesn't have the right to make changes in the course title, course content, duration & direction of the course approved and given by first party.
97. The second party must keep the xerox copy of all Certificates & Marklist issued by the first party before disbursing to the students. It is compulsory that if the students request for duplicates, the ATC must produce the particular copy. Second party/student should remit Rs. 250 for duplicate/correction certificate and Rs.100 for duplicate marklist per sheet.
98. Request for transfer to another course must be made in writing before the commencement of the course and is subjected to the approval of the first party.
99. Date of commencement of classes will be announced by the second party. The first party decision of all matters pertaining to rules & regulation shall be final.
90. That the students securing less than 80% attendance shall not be eligible to appear for final examination conducted by the first party.
91. First party has the right to give ATC approvals for new centres in a particular distance/ areas under certain circumstances without any prior notice and franchise have no right to question.
92. Second party if violates any rules of first party may be terminated from the first party's ATC's as per the by-law without any prior notice.
93. Second Party raises any issues against first party (legal or local issues) will not be eligible to continue in the status of the first party's Authorized Training Centre.
94. Any kind of misbehaviour from the second party will be viable to take disciplinary actions from the first party which may include immediate termination of the second party.
95. First party and Board members will not be responsible at any cost, of the legal disputes, court issues, police cases and such issues against the Authorised Training Centre or the Authorised Person/s of the particular training centre.
96. All legal disputes are subject under Thiruvananthapuram Jurisdiction only.

IN WITNESSES THERE OF the parties here in put their respective signatures on this agreement on the day and year mentioned above.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

INSTRUCTIONS >>

- a. It is compulsory that the student must fill the application form by him/her self and it must be thoroughly verified by the 2nd Party before sending to 1st Party.
- b. Ensure the name of the student, course name, duration etc... as entered in the yellow colour application form as correct by the 1st party. As 2nd party will not verify the name from any other documents like SSLC certificate, Passport, Aadhaar etc.
- c. Student name, course name etc... will be printed in the final certificate as same as given in the yellow colour application form.
- d. Any correction occurs due to wrong entry in the application or change after printing certificate, 1st party will be charged Rs. 250 for certificate and Rs. 100 for per marksheet.
- e. 1st party is not responsible for the delay of courier/post and transportation damage of documents.
- f. Certification process will start after receiving the result in prescribed format from 2nd party and 2nd party could receive the certificate within 10 working days.
- g. The second party must be aware about the circular/notice released from the first party time to time through mail.

Approval of Courses

Second party is limited to conduct 10 courses at a time under STED COUNCIL. If the second party needs to add courses it can be done through a payment of Rs.1000/- upto 5 courses. It is compulsory to display the approval course list in front office.

Change of Institution Name

After getting approval the second party needs to change their name & address, they have to pay Rs.1000 along with a Stamp Paper of Rs.100 with a request.

Re-Examination


For conducting re-examination for failed students, each one has to pay Rs.250.


Renewal

Renew the license of second party before 15 days of expiry as mentioned in the ATC certificate by paying Rs. 2000+18% GST as renewal fee along with a Stamp Paper of Rs.100. Failed to renew the franchise license before expiry a fine of Rs. 500 will be charge additionaly. For each month of delay respectively. There will be no automatic renewal of License.

Courses approved by STED COUNCIL


As per the request of the second party the first party has undergone a thorough examination of the courses mentioned in the franchisee application form and STED COUNCIL approves to conduct the following courses in the second party's centre/institute/organisation as per the approved eligibility, duration & syllabus.



1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

The Board of STED COUNCIL grants the license to conduct only the courses that are listed below in **REGULAR/OFFLINE MODE ONLY** with approved syllabus, duration & eligibility and the STED COUNCIL acknowledges the willingness to certify these courses only.

Sl.	Approved Course List for REGULAR/OFFLINE MODE	Dur.	Qual.
01.	Diploma in Professional Accounting	6 Months	Plus 2
02.	Diploma in Film Studies	6 Months	Plus 2
03.	Diploma in Surface Embellishment	6 Months	Plus 2
04.	Diploma in Aviation Management	6 Months	Plus 2
05.	Diploma in Fashion Apparel Design	6 Months	SSLC
06.	Diploma in Fashion Illustration	6 Months	Plus 2
07.	Diploma in Video Editing	6 Months	Plus 2
08.	Diploma in Fashion Design & Technology	6 Months	Plus 2
09.	Diploma for Programming in Python	6 Months	Plus 2
10.	Professional Diploma in Hotel Management	1 Year	SSLC


 1st Party CHAIRMAN
 STED COUNCIL


 2nd Party (PUTHUPARAMPIL THOMAS BENNY)
 ATC Head



The Meenachil East Urban Co-Op: Bank Ltd., No. 4266
Regd. Office Poonjar, Poonjar Thekkekara P.O., Pin - 686582

KOTTAYAM DISTRICT, KERALA

Phone: 04822-272353, 272508

E-mail : mail@meucb.in Website : www.meucb.in

Ref: No.

Memorandum of Understanding (MoU)

Between

Meenachil East Urban Co Operative Bank Ltd

And

St Antony's College, Peruvanthanam, Idukki District, Kerala

This agreement entered into this 18th day of March 2022, by and between the St Antony's College, Peruvanthanam (hereinafter referred as the "first party") and *Meenachil East Urban Co-Operative Bank Ltd, Poonjar* (herein after referred as the "second party"). The purpose of this agreement is for facilitating students training in Co-operative Banks for B Com Co-operation students.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the bank of the second party. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/04/2022 to 31/05/2022.

This MoU is jointly signed by the General Manager, *Meenachil East Urban Co Operative Bank Ltd, Poonjar* and Principal, St Antony's College, Peruvanthanam.

PLACE: Peruvanthanam

DATE: 18/03/2022

SIGNATURE

General Manager

Meenachil East Urban Co Operative Bank Ltd,
For The Meenachil East Urban
Co-op: Bank Ltd, No.4266, Poonjar

Abraham Mathan
Dy. General Manager,

SIGNATURE

Principal In charge
St. Antony's College, Peruvanthanam
Principal

St Antony's College, Peruvanthanam





THE KANAMALA SERVICE CO-OPERATIVE BANK Ltd. No. K. 268

H. O. Eruthuapuzha
Pampavalley (N) P. O.
Ph : 04828 - 214243

Branch : Pampavally
Kanamla P.O.
Ph: 04828 214994

Branch : Mukkoottuthara
Mukkoottuthara P. O.
Ph : 04828 - 254416

Ref. No.

Memorandum of Understanding (MoU)

Between

Kanamala Service Co Operative Bank Ltd K268

And

St Antony's College Peruvanthanam, Idukki District , Kerala

This agreement entered into the 18th day of March 2022, by and between the St Antony's College , Peruvanthanam (hereinafter referred as the "first party") and *Kanamala service Co operative Bank Ltd K268*(herein after referred as the "second party"). The purpose of this agreement is for facilitating students training in Co operative Banks for B Com Co operation students.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the bank of the second party. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/04/2022 to 31/05/2022.

This MoU is jointly signed by the Secretary, *Kanamala service Co operative Bank Ltd No K268* and Principal, St Antony's College , Peruvanthanam

PLACE: KANAMALA

DATE: 18/03/2022

SIGNATURE For THE KANAMALA SERVICE
CO-OPERATIVE BANK LTD. No. K. 268

Secretary

SECRETARY

Kanamala Service Co operative Bank Ltd No K268

SIGNATURE
Principal in charge
St. Antony's College, Peruvanthanam
Peruvanthanam P.O., Idukki Dist.

St Antony's College , Peruvanthanam

Seal





The Kokkayar Service Co-operative Bank Ltd. No. 3267

NARAKAMPUZHA, KOOTTICKAL P.O., PIN - 686 514

Date.....

Memorandum of Understanding (MoU)

Between

Kokkayar Service Co operative Bank Ltd

And

St Antony's College Peruvanthanam, Idukki District , Kerala

This agreement entered into this 14th day of March 2022, by and between the St Antony's College , Peruvanthanam (hereinafter referred as the "first party") and *Kokkayar Service Co Operative Bank Ltd*(herein after referred as the "second party"). The purpose of this agreement is for facilitating students training in Co operative Banks for B Com Co operation students.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the bank of the second party. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/04/2022 to 31/05/2022.

This MoU is jointly signed by the Secretary ,*Kokkayar Service Co Operative Bank Ltd* and Principal, St Antony's College , Peruvanthanam

PLACE: Kokkayar

DATE: 14/03/2022

SIGNATURE

Secretary

Kokkayar Service Co Operative Bank Ltd

SIGNATURE

Principal in charge
St. Antony's College, Peruvanthana
Peruvanthanam P.O., Idukki Dist.
Principal

St Antony's College , Peruvanthanam

For KOKKAYAR SERVICE CO-OPERATIVE
BANK LTD No.3267



Secretary





**MUNDAKAYAM SERVICE CO-OPERATIVE BANK
LTD., No. K. 122, MUNDAKAYAM
KOTTAYAM DIST., KERALA-686 513, Ph: H.O. 04828 274535, 272339**

Br. Koottickal : 284126 Yendayar : 286452 M&E: 272339, 283545 Parathanam: 287290

No. _____ MUNDAKAYAM

To

Memorandum of Understanding (MoU)

Between

Mundakayam Service Co Operative Bank Ltd

And

St Antony's College Peruvanthanam, Idukki District, Kerala

This agreement entered into this 15 th day of March 2022, by and between the St Antony's College, Peruvanthanam (hereinafter referred as the "first party") and Mundakayam Service Co Operative Bank Ltd (herein after referred as the "second party"). The purpose of this agreement is for facilitating students training in Co operative Banks for B Com Co operation students.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the bank of the second party. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/04/2022 to 31/05/2022.

This MoU is jointly signed by the President, Mundakayam Service co operative Bank Ltd and Principal, St Antony's College, Peruvanthanam

PLACE: Peruvanthanam

DATE: 15/03/2022

SIGNATURE

for The Mundakayam Service Co-op Bank Ltd. President.

President

Mundakayam Service Co operative Bank Ltd

Seal



SIGNATURE
Principal in charge
St. Antony's College, Peruvanthanam
Peruvanthanam P.O., Idukki Dist.
Principal

St Antony's College, Peruvanthanam





THE PERUVANTHANAM SERVICE CO-OPERATIVE BANK LTD. NO.K.186

PERUVANTHANAM P.O., PIN : 685 532, IDUKKI DT., KERALA

Branches :- H.O. : Peruvanthanam ☎ 04869 280213, 281062

Palookavu : ☎ 04869 286778, Kanayankavayal : ☎ 04869 288188

E-mail : pscbk186@yahoo.in

Date :

Memorandum of Understanding (MoU)

Between

Peruvanthanam Service Co operative Bank Ltd

And

St Antony's College Peruvanthanam, Idukki District , Kerala

This agreement entered into this 15th day of March 2022, by and between the St Antony's College , Peruvanthanam (hereinafter referred as the "first party") and *Peruvanthanam Service Co operative bank* (herein after referred as the "second party"). The purpose of this agreement is for facilitating students training in Co operative Banks for B Com Co operation students.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the bank of the second party. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/04/2022 to 31/05/2022.

This MoU is jointly signed by the Secretary, *Peruvanthanam Service Co operative Bank Ltd* and Principal, St Antony's College , Peruvanthanam

PLACE: Peruvanthanam

DATE: 15/03/2022

SIGNATURE

For *Peruvanthanam Service Co-op: Bank Ltd. No. K.186*

Secretary

Peruvanthanam Service Co operative Bank Ltd



Secretary

SIGNATURE

Principal in charge
St. Antony's College, Peruvanthanam
Peruvanthanam P.O., Idukki Dist.
Principal



St Antony's College , Peruvanthanam



THE THIDANAD SERVICE CO-OPERATIVE BANK LTD.

No. 3990, THIDANAD

CHEMMALAMATTOM P.O., Pin - 686 508

email : tscbank@gmail.com

H.O. CHEMMALAMATTOM

Ph : 04828-235224

PRESIDENT : Ph. 04828-235297

Branches:

THIDANAD : Ph. 04828-235317

AMPARANIRAPEL : Ph. 04822-272017

PINNAKKANAD : Ph. 04828-236224

MYLADY : Ph. 04828-235024

No. *Ans/2022*

Memorandum of Understanding (MoU)

Date :

Between

Thidanadu Service Co Operative Bank Ltd

And

St Antony's College Peruvanthanam, Idukki District , Kerala

This agreement entered into this 21st day of March 2022, by and between the St Antony's College , Peruvanthanam (hereinafter referred as the "first party") and *Thidanadu service Co Operative Bank Ltd*(herein after referred as the "second party"). The purpose of this agreement is for facilitating students training in Co operative Banks for B Com Co operation students.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the bank of the second party. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/04/2022 to 31/05/2022.

This MoU is jointly signed by the President, *Thidamadu Service Co Operative Bank Ltd* and Principal, St. Antony's College , Peruvanthanam

PLACE: Thidanad

DATE: 21/03/2022

SIGNATURE

SIGNATURE

For The Thidanad Service Co-operative
Bank Ltd. No. 3990, Chemmalamattom

[Signature]
President

Thidanadu service Co Operative Bank Ltd



Seal

[Signature]
Principal In charge
St. Antony's College, Peruvanthanam
Peruvanthanam P.O., Idukki Dist.

St Antony's College , Peruvanthanam





ST. ANTONY'S COLLEGE PERUVANTHANAM

Accredited by Govt. of Kerala & Affiliated to M.G. University, Kottayam
Peruvanthanam P.O., Kodikuthy, Idukki (Dt.), Kerala - 685 532

Memorandum Of Understanding (MoU)

Between

Kallor Electronics & Lighting Pvt. Ltd.(KELL) Mundakkayam Kottayam District Kerala

And

St Antony's College Peruvanthanam, Idukki District , Kerala

This agreement entered into this 14th day of December 2022, by and between the St Antony's College , Peruvanthanam (hereinafter referred as the "first party") and Kallor Electronics & Lighting Pvt. Ltd.(KELL)Mundakkayam (herein after referred as the "second party"). The purpose of this agreement is for facilitating students training for project work.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the company of the second party. The students will be permitted to utilize all the facilities available in the company. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 23/12/2022 To 23/01/2023.

This MoU is jointly signed by the HR Manager Kallor Electronics & Lighting Pvt. Ltd.(KELL) Mundakkayam and Principal, St Antony's College , Peruvanthanam

PLACE: Mundakkayam

DATE: 14/12/2022

Manager

Kallor Electronics & Lighting Pvt. Ltd



Dr. ANTONY JOSEPH
Principal
St. Antony's College, Peruvanthanam
Peruvanthanam P.O., Idukki (Dt.)

Principal

St Antony's College , Peruvanthanam





HO : PLACKALPADY
0481 240487

BR : MALLAPALLY
0489 2802107

PAMAPADY
0481 2505792

PONKUNNAM
04828 223387

KARUKACHAL
0481 2488797

CHAGANACHERRY
0481 2424287

Memorandum Of Understanding (MoU)

Between

Konattu Hypermart Mundakayam PO Kottayam District Kerala

And

St Antony's College Peruvanthanam, Idukki District, Kerala

This agreement entered into this 28th day of December 2022, by and between the St Antony's College, Peruvanthanam (hereinafter referred as the "first party") and Konattu Hypermart Mundakayam PO Kottayam District Kerala (herein after referred as the "second party"). The purpose of this agreement is for facilitating students training for project work.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the company of the second party. The students will be permitted to utilize all the facilities available in the company. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/01/2023 To 16/01/2023.

This MoU is jointly signed by the Sales Manager Konattu Hypermart Mundakayam PO Kottayam District Kerala And Principal, St Antony's College, Peruvanthanam

PLACE: Mundakayam

DATE: 28/12/2022

SIGNATURE

Sales Manager

KONATTU HYPER M
PAINGANA
MUNDAKAYAM P.O
PH : 04828 274487
GSTIN : 32AATFK2196C12



SIGNATURE

Dr. ANTONY JOSEPH
Principal
St. Antony's College, Peruvanthanam
Peruvanthanam P.O., Idukki (Dt.)

PRINCIPAL

St Antony's College, Peruvanthanam

SUGAR 'N SPICE

BAKERY & SUPER MARKET, BAKER JUNCTION, KOTTAYAM Phone: 0481 - 2584454
Branch: MC ROAD, ETTUMANOOR Phone: 0481 - 2532570

Memorandum Of Understanding (MoU)

Between

Sugar 'N Spice Bakery and Supermarket Kottayam

And

St Antony's College Peruvanthanam, Idukki District , Kerala

This agreement entered into this 15th day of December 2022, by and between the St Antony's College , Peruvanthanam (hereinafter referred as the "first party") and *Sugar 'N Spice Bakery and Supermarket Kottayam*(herein after referred as the "second party"). The purpose of this agreement is for facilitating students training for project work.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the company of the second party. The students will be permitted to utilize all the facilities available in the company. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 27/12/2022 To 16/01/2023.

This MoU is jointly signed by the *Sugar 'N Spice Bakery and Supermarket Kottayam* and Principal, St Antony's College , Peruvanthanam

PLACE: Kottayam

DATE: 15/12/2022

SIGNATURE

Manager

Sugar 'N Spice Bakery and Supermarket Kottayam St Antony's College , Peruvanthanam



Seal

SIGNATURE

Dr. ANTONY JOSEPH
Principal

St. Antony's College, Peruvanthanam
P.O., Idukki (Dt.)



भारतीय गैर न्यायिक

एक सौ रुपये

Rs. 100

₹. 100

ONE HUNDRED RUPEES



सत्यमेव जयते

भारत INDIA

INDIA NON JUDICIAL

കേരളം കേരल KERALA

DC 114648

CONTRACTUAL AGREEMENT

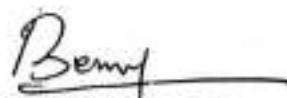
THIS AGREEMENT is prepared and entered on this 28th day of February 2022 between M/s SCIENTIFIC AND TECHNICAL EDUCATION DEVELOPMENT COUNCIL (STED COUNCIL); its Central Administrative Office at 1st Floor, SB Tower, Sreemoolam Road, Mele Thampanoor, Thiruvananthapuram 695001, Kerala State, South India as the first party represented by its Chairman. AND.....

Mr. PUTHUPARAMPIL THOMAS BENNY, M/s ST. ANTONY'S COLLEGE PERUVANTHANAM, PERUVANTHANAM.P.O, KODUKUTHI, IDUKKI DISTRICT, KERALA STATE being the second party, hereby enter into a contractual agreement whereby both the parties are to abide by the charter and bylaws given hereinafter to run an associate deed.

WHERE AS the second-party has been conducting various job oriented courses which have to be approved and permitted by first party, which has been granting Authorised Training Center (ATC) to various other institutions as ATC of the first party.

AND WHEREAS the first party has been fixing the standards in the mode of teaching by its ATC and accrediting the same skill nurturing the students and granting certificates to the students who successfully complete the various courses from ATC.



1st Party CHAIRMAN
STED COUNCIL

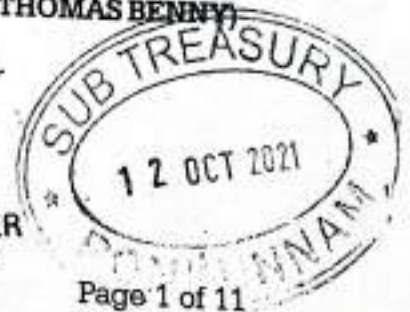

2nd Party (PUTHUPARAMPIL THOMAS BENNY)

ATC Head

St. chairman, St. Anthony's College
Peruvanthanam

No. 2629
20-10-2021


MOHAMMED BASHEER
MUNDAKAYAM VENDOR
CODE No. 08031058



AND WHEREAS the first party clarifies that, it is only a certification body which conducts examination for the students who have been successfully trained under the ATC. We are an autonomous educational trust/organisation and have no any concern with any similar organisation or governmental bodies. The first party is not responsible for the tuition fees collected by the second party and also having no share from the tuition fees. It is specially mentioned that after course completion the right to conduct the examination is vested only on the first party and the second party must arrange all the facilities to conduct the examination confidentially. Those students who have completed the course in regular basis is only eligible for appearing the exam conducted by the first party.

AND WHEREAS second party has applied to the first party to render them the above assistance which is agreed by the first party subject to the observances of following terms and conditions. This agreement shall be effective from the day of **28th February 2022 to 28th February 2023** (i.e. 1 year)

1. Be sharp on ATC renewal procedure to avoid unnecessary termination of ATC. Please renew your agreement within 30 days after expiry, otherwise you have to pay fine to continue as ATC.
2. On the expiry of this agreement the parties shall be in liberty to enter into a fresh agreement. It can be renewed yearly on the basis of second party's performance and interaction with the first party.
3. After receiving the original agreement (Stamp paper deed) with the first party, the ATC head has to sign the document and must send back to the first party head office within 7 days of time. The ATC procedures with the concerned second party will be done only after receiving the signed original document.
4. Second party's are required to have a minimum admission in an academic year otherwise the ATC will be terminated. If the second party wants to discontinue the business within the stipulated period i.e. 1 year then surrender the ATC to the first party only, not to any other institution.
5. First party will provide services to the second party as per the terms and conditions.
6. Second party is not permitted to use the Name, Emblems, ISO Logos of Sted Council on their own course certificate issued to the student who has undergone the course, same time they are permitted to use the only Logos & Name of Sted Council on the Brochure, Sign Board, Notice, Poster, ID card, Visting Card etc.
7. The second party shall not be entitled to use the first party's ISO logos, accreditations, govt. emblems, QR code, official seal and trademark etc... on their institution display name board, visiting cards, certificates, brochures, website, advertisements, marketing materials, letter pad etc... in any manner without permission, and can use logos & emblems specified & permitted by the first party.
8. Second party should represent themselves as ATC of the first party during their tenure.
9. Warning : All data, contents, documents, designs, official logos, creative works, slogans, emblems, certificates, marklist, images, QR codes etc., of the first party has been completely licensed and protected under section 13 of the Indian copyright act 1957, Indian design act of 2000 (sec 47), Trade Mark act 1999 (section 46), Privacy & IT act 2000 (section 43 A) and Data Protection act of 1998 copying, reproducing, distributing or using in any manner is a punishable offense with imprisonment of upto 3 years.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

10. Only first party's brand name & official logos can be used for marketing, advertisement and promotional purpose.
11. A name board designed by the first party having 8 x 4 feet size must compulsorily place in front of the training centre. (Sample attached in promotional CD).
12. The name of the training centre under the first party should be suffixed with academy/institute/college/school/centre.
13. First party is not charging any deposit and franchise/license fee from the second party to become their designated ATC.
14. ATC is non-transferable and non-exclusive.
15. The second party should not sub-license the ATC to any other institutions.
16. The agreement with the ATC is valid only for a single institution and should not mention the address of second party's annexe and sister concerns in advertisements as our franchise.
17. First party shall have the right to terminate the agreement forthwith if such an instance comes to notice and immediately initiate legal action against the second party.
18. Second party should not open a bank account in the name of STED COUNCIL (Scientific & Technical Education Development Council) by the centre director or anybody else. The second party shall run its own account in the personal name of the centre director himself/herself, opening of the illegal bank account shall immediately render the ATC liable for cancellation of ATC agreement and legal action. In all such matters the decision of Chairman/Board of Directors of STED COUNCIL would be final binding.
19. Second party must purchase minimum 10 application forms at a time and can get it for Rs. 75/- from head office, and can issue to students for Rs. 100. (Xerox copy of application form is not accepted)
20. The information bulletin issued by the first party must be given to the student for getting details of examination fees (fees based on duration) of their prescribed course.
21. Registration form (i.e. Head office copy, in the last page of information bulletin) issued by the first party shall be compulsorily and completely filled by the student without any mistake and which should be verified & checked thoroughly and must duly signed and sealed by the centre head/counsellor and sent back to the head office along with examination fees within 30 days after admission.
22. Filled registration form (i.e. ATC copy) shall be kept into 2nd party's custody for further reference.
23. Second party has to register each student with the first party, by remitting following amount towards examination & certification Fees (based on the duration of the courses) along with the registration form.

for Short term courses	Rs. 300/student + CGST, SGST & KFC
6 months courses	Rs. 750/student + CGST, SGST & KFC
above 6 to 12 months courses	Rs.1000/student + CGST, SGST & KFC
and for above 1 yr courses	Rs.1000 per year + CGST, SGST & KFC

Note I : GST is payable by ATC/Student when it is compulsorily demanded by the government.

Note II : Fees for duplicate/correction on certificate Rs. 250 & for duplicate markist Rs.100/sheet as fine

Note III : Special category students (Blind/Deaf/Physically Handicaped/Widows) are exempted from paying 50% of examination fees. (Must attach copy of disability certificate attested by a gazetted officer)


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

24. The second party shall remit the examination/certificate fees of the students directly to the first party.
25. 2nd party should teach every one without any discrimination on caste/age/income basis.
26. Registration/Approval/ATC certificate (Soft copy can be downloaded within two days from your official mail id, after returning the original signed MOU to the STED COUNCIL. Downloaded ATC certificate & laminated specimen copy of merit certificate issued by the first party should be placed compulsorily in the front office and must produce before any kind of enquiry from a superior officer/office.) and should shown to the students for getting more information about the first party or for the transparency of all matters. Students should be made aware of first party's official website "www.stedcouncil.com" before getting into admission/enrolment.
27. It is compulsory that the students should be aware of all the details of the first party about the examination, merit certificate validity & marklist that are getting after the completion of the prescribed course, with 40% marks as aggregate and must abide by the rules & regulations prescribed by the 1st party.
28. The board of examination has taken the decision that marks and grades of the exam must be in the following **classification of grades/marks format.**

CLASSIFICATION OF GRADES		
Percentage of marks	Grade	Rating
80% & above	A+	First Class with Distinction
60% & above	A	First Class
50% & above	B	Second Class
40% & above	C	Third Class


The centers should keep Answer Sheets & Result of final examination of each student for a period of 3 years and should be able to present the answer sheets if a higher authority demands for a special scrutiny.


29. After completion of paper valuation by the first party the tabulation sheet will be sent to the ATC. After scrutinising the marks with answer sheets, if no complaints the result must sent to the first party on their letter head with authorised seal and signature of the second party or in charge. ATC should compulsorily conduct examination just after 30 days of course completion and within a period of 45 days of time paper valuation shall be completed and result must be published. Violating this condition may be punished with a fine of Rs. 100 for each student. No excuses will be entertained for this.
30. The second party shall provide all necessary infrastructure including teaching staff/ non-teaching staff to conduct the class in accordance with the syllabus.
31. Teaching staff must be properly qualified and trained. Detailed bio-data of all teaching staff should be sent to the first party, every year.
32. Minimum qualification for teaching staff should be Diploma/ Degree/ Master's Degree of concerned subject.
33. Adequate theory and practical hours should be maintained in the institution, as per the course curriculum.
34. The Institute should maintain records of attendance of students and teaching staff.
35. Number of students in one batch should not exceed 20.
36. Students faculty ratio shouldn't be more than 20:1
37. Based on the student strength, necessary class rooms and teaching faculty and facilities should be provided by the second party.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

38. The class room and practical workshop should be at least in the R.C building with asbestos roof or concrete roof and it should have adequate space, proper ventilation and lighting.
39. Adequate drinking water and sanitation facilities should be provided at the institute by the second party.
40. First party's vigilance committee will inspect the facilities which are made available to the students at the institute, at any time without prior notice.
41. If the Institute is not having hospital, laboratories and other kind of workshop for imparting practical training to the students, they should make tie-up with existing hospitals, laboratories and other kind of workshop and the details of the same should be submitted along with the renewal forms.
42. Any advertisement using state or central government emblems and giving false information to public is punishable. It will lead to the cancellation of the approval of the institution without prior notice.
43. Second party should not propagate as the course and certificate are from direct government approval) and with 100% placement assurance is restricted. And make students aware that the certificate issued by STED COUNCIL is only a merit/course completion certificate.
44. Second party should not guarantee the NORKA (Home), Saudi Arabia, Qatar & some other selected countries embassies attestations to the students before getting into admission.
45. Examination will be normally conducted by first party in the institute/study centre where approval was granted.
46. Examinations, valuation & certification of the students will be controlled by the first party.
47. First party will nominate the examiners/invigilators, against request (*required minimum 20 students). Students can write the examinations in any language.
48. Facility for final examination, invigilators and other related expenses should be provided by the second party.
49. Issuing combination of 2 courses in a single certificate is restricted by first party.
50. Second party can design any new job oriented course with standardised syllabus and curriculum but it can be conducted only after getting approval from first party as per the rules & regulations stipulated by the authority.
51. Final certificate will be issued by the first party only after getting the NO DUES certificate from the second party and a consent letter that the student have sufficient attendance, has passed all the relevant examinations and has met minimum required marks related to internal tests/evaluation.
52. Medium of instruction may be in English, Hindi or students mother language.
53. The registration, examination & certificate fees already paid by students will not be returned or adjusted under any circumstances.
54. The collection of tuition/course/training fees from students shall be the full responsibility of the second party.
55. The courses shall not be stopped midway by the second party. If it happens they should make alternative arrangement for the completion of course.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

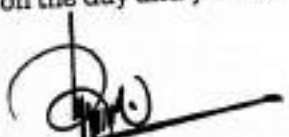
56. Second party is expected to adhere to the time span for each course and shall be obliged to complete the course within the stipulated time.
57. The powers to accept or reject the application for starting new course/ new institute shall exclusively rest with first party.
58. This agreement further can be terminated on failure of observance of any directions issued by the first party to the second party.
59. The second party shall not canvas any matter or publish any article which is in any manner derogatory to the interest of first party or in any way harm the reputation of first party and affect its business. First party will be at liberty to terminate the contract with the second party without prior notice in case the second party has acted derogatory to the interest of first party or misuse the secrets of the organization.
60. The first party has full authority to cancel the approval/contract/recognition without any prior notice, if the franchise is guilty or of any deviation from the rules or impropriety of any of the first party terms and conditions.
61. Seek approval or permission from STED COUNCIL for all kinds of advertisements before publishing.
62. Record Book and ID card are compulsory and should be issued by the second party who registered and undergoing courses of the first party.
63. Second party must finish the course on prescribed syllabus and period.
64. The periodical/model/internal examination and continuous evaluation will be the responsibility of the second party.
65. The course certificate, mark list and other concerned certificates to the student shall be issued by the first party on the strict observance of the periodic directions issued by the first party.
66. The second party should disburse only the certificates & marklists issued by first party and restricted to issue duplicates.
67. The second party shall abide by all directions and principles provided by first party time to time for the proper and smooth functioning of franchise. The mentioned directions shall become a part and parcel of this agreement.
68. The second party shall conduct their institution up to their best effort for the common good of the students therein and the first party shall not be liable for any act of the second party towards their students and to a third party. It is specially made clear that the second party is only a franchise of the first party conducting their institution using the goodwill and general assistance of the first party. The second party is not an agent of the first party nor does this agreement intend to create an agency. The second party is not allowed to act as an agent of first party and the second party hereby indemnifies themselves to recoup any loss resulted to first due to any of their act without the concurrence of the first party.
69. First party may choose 3 institutions from the second parties for giving best performance award, "An award to our best performing ATC" The award criteria may depend upon the strength of an academic year of a training centre. The award category will be on three levels 5 star, 4 star & 3 star.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

70. Second party are required to have a minimum admission in an academic year other wise the association will be terminated.
71. First party has the right to take feedback from any students of the second party about the courses and the centre at any time.
72. In case of default of any of the conditions of this agreement the defaulting party is liable to compensate the aggrieved party with cost for any loss resulted thereby.
73. The second party shall not disclose the business secrets in any manner to any third party.
74. If any dispute arises, it will be subjected to decision of the arbitrator appointed by first party and can also be redressed within the legal jurisdiction of Thiruvananthapuram, Kerala.
75. If second party is conducting 6 months, one year & two years diploma courses should compulsorily attach the following document along with their request/result for obtaining certificate & mark list.
 - a) Affidavit of centre head. (sample copy obtained from STED COUNCIL)
 - b) Qualifying, relevant certificates of the student must be attested by a gazetted officer.
76. Second party doesn't have the right to make changes in the course title, course content, duration & direction of the course approved and given by first party.
77. Second party/student should remit Rs. 250 for duplicate/correction certificate and Rs. 100 for duplicate marklist per sheet.
78. Request for transfer to another course must be made in writing before the commencement of the course and is subjected to the approval of the first party.
79. Date of commencement of classes will be announced by the second party. The first party decision of all matters pertaining to rules & regulation shall be final.
80. That the students securing less than 80% attendance shall not be eligible to appear for final examination conducted by the first party.
81. First party has the right to give ATC approvals for new centres in a particular distance/ areas under certain circumstances without any prior notice and franchise have no right to question.
82. Second party if violates any rules of first party may be terminated from the first party's ATC's as per the by-law without any prior notice.
83. First party and Board members will not be responsible at any cost, of the legal disputes, court issues, police cases and such issues against the Authorised Training Centre or the Authorised Person/s of the particular training centre.
84. All legal disputes are subject under Thiruvananthapuram jurisdiction only.

IN WITNESSES THERE OF the parties here in put their respective signature on this agreement on the day and year mentioned above.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

INSTRUCTIONS >>

- a. It is compulsory that the student must fill the application form by him/her self and it must be thoroughly verified by the 2nd Party before sending to 1st Party.
- b. Ensure the name of the student, course name, duration etc... as entered in the yellow colour application form as correct by the 1st party. As 2nd party will not verify the name from any other documents like SSLC certificate, Passport, Aadhaar etc.
- c. Student name, course name etc...will be printed in the final certificate as same as given in the yellow colour application form.
- d. Any correction occurs due to wrong entry in the application or change after printing certificate, 1st party will be charged Rs. 250 for certificate and Rs.100 for per marksheet.
- e. 1st party is not responsible for the delay of courier/post and transportation damage of documents.
- f. Certification process will start after receiving the result in prescribed format from 2nd party and 2nd party could receive the certificate within 10 working days.

Approval of Courses

Second party is limited to conduct 10 courses at a time under STED COUNCIL. If the second party needs to add courses it can be done through a payment of Rs.1000/- upto 5 courses. It is compulsory to display the approval course list in front office.

Change of Institution Name

After getting approval the second party needs to change their name & address, they have to pay Rs.1000 along with a Stamp Paper of Rs.100 with a request.

Re-Examination

For conducting re-examination for failed students, each one has to pay Rs.250.


Renewal

Renew the license of second party before 15 days of expiry as mentioned in the ATC certificate by paying Rs. 2000+GST as renewal fee along with a Stamp Paper of Rs.100. Failed to renew the franchise license before expiry a fine of Rs. 500 will be charge additionally. For each month of delay respectively. There will be no automatic renewal of License.

Courses approved by STED COUNCIL

As per the request of the second party the first party has undergone a thorough examination of the courses mentioned in the franchisee application form and STED COUNCIL approves to conduct the following courses in the second party's centre/institute/organisation as per the approved eligibility, duration & syllabus.


1st Party CHAIRMAN
STED COUNCIL


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

The Board of STED COUNCIL grants the license to conduct only the courses that are listed below and the STED COUNCIL acknowledges the willingness to certify these courses only.

Sl.	Approved Course List	Dur.	Qual.
01.	Diploma in Video Editing	6 Months	Plus 2
02.	Diploma in Interior Designing	6 Months	Plus 2
03.	Diploma in Logistics & Supply Chain Management	6 Months	Plus 2
04.	Diploma in Retail Management	6 Months	Plus 2
05.	Diploma in Aviation Management	6 Months	Plus 2
06.	Diploma in Media Management	6 Months	Plus 2
07.	Diploma in Cloud Computing	6 Months	Plus 2
08.	Diploma in Artificial Intelligence	6 Months	Plus 2
09.	Diploma in Communication Skill Development	6 Months	Plus 2
10.	Diploma in Business English	6 Months	Plus 2
11.	Diploma in Fashion Apparel Design	6 Months	Plus 2
12.	Diploma in Export - Import Management	6 Months	Plus 2
13.	Diploma in Office Automation	6 Months	Plus 2
14.	Diploma for Programming in Python	6 Months	Plus 2
15.	Diploma in Computer Applications	6 Months	Plus 2
16.	Diploma for Communication Skills in English	6 Months	Plus 2
17.	Diploma in Personality Development	6 Months	Plus 2
18.	Diploma in Goods & Service Tax	6 Months	Plus 2
19.	Diploma in International Business	6 Months	Plus 2
20.	Diploma in Fashion Design & Technology	6 Months	Plus 2
21.	Diploma in Professional Accounting	6 Months	Plus 2
22.	Diploma in Film Studies	6 Months	Plus 2
23.	Diploma in Surface Embellishment	6 Months	Plus 2
24.	Diploma in Fashion Illustration	6 Months	Plus 2
25.	Diploma in Professional Hotel Management	1 Year	Plus 2


1st Party CHAIRMAN


2nd Party (PUTHUPARAMPIL THOMAS BENNY)
ATC Head

10. I only issue the STED COUNCIL merit/course completion certificates to the students those who have registered and passed the examination conducted by STED COUNCIL authority and I assure that I will not issue duplicate STED COUNCIL certificate in any manner to anybody.
11. I will not assure any guarantee or promise to any students about higher admissions and 100% job placement.
12. All admission/registration/examination documents collected from the students registered under STED COUNCIL will be kept safely/confidentially by me and I am obliged to despatch all the relevant materials to head office in time.
13. I assure that any legal/court/police issues/cases/complaints regarding course, syllabus, training/course fee, examination, other facilities, faculties from the students/parents guardians allied to me and my training centre will not cause any harm to STED COUNCIL and Board Members and will not indulge the name of STED COUNCIL and also assures that STED COUNCIL will not be responsible for any such issues and I will be responsible for the same.
14. If I/my institute have any dispute with STED COUNCIL it will be resolved through the committee appointed by STED COUNCIL, under Indian arbitration act 1940, the decision of the arbitrator shall be final and binding on all parties, direct court will not be permissible.
15. I understand that, the STED COUNCIL is a Non-Governmental Educational Organization (NGO) working on the field of manpower training, examination and evaluation. I will not project STED COUNCIL as a direct government department or the courses promoted & certificates issued by the STED COUNCIL authority are not issued by direct govt. body.
16. I have read and understood and accept the conditions, rules and regulations of STED COUNCIL mentioned in this deed (all pages) thoroughly and agree to obey them. If I stuck any rules and regulations of the STED COUNCIL, the STED COUNCIL will freely authorized to cancel the contract without prior notice and I will liable to pay all expenses of the STED COUNCIL and students.

Date : 11th March 2022


 Signature of the Deponent
PUTHUPARAMPIL THOMAS BENNY

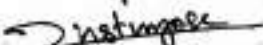
Witness (One witness with name, full address & signature)

.....Justin Jose.....

.....Paichel (H).....

.....Chirakkadavu P.O.....

.....Kanjirapally 686520.....


 Signature of Witness



കേരളം കേരल KERALA

CH 641716

This memorandum of understanding entered on Sixteenth Day of March 2022 between St. Antony's College Peruvanthanam represented by its Chairman Sri.Benny Thomas, Puthuparampil - Chairman St.Antony's College Peruvanthanam , Idukki (Dt), Kerala (here in after called as the First Party)

AND

Eximus Learning Media represented by Its Director, Alan Biju, Palakuzha House, Marygiri P.O, Idukki (Dt), Kerala (here in after called the Second party)

First party : Benny Thomas

Second party : Alan Biju

73494 16/3/2022
ATHIRA, M.A SL NO.....DT.....
STAMP VENDOR SOL SOLD TO.....
THRIKKAKARA.....

Benny Thomas
Puthuparambil
Idukki



भारतीय गैर न्यायिक



INDIA NON JUDICIAL

കേരളം കേരल KERALA

- 2 -

CH 641717

Whereas the first party is a Self-financing college Affiliated to Mahatma Gandhi University Kottayam.

Whereas the second party has offered coaching program for the ACCA course of B. Com/BBA students of the First party with the following terms and conditions.

1. Second party has agreed to conduct training/coaching programme for the students who were studying B.Com/BBA course conducted in the college run by the First Party.

First party : Benny Thomas

Second party : Alan Biju

Handwritten: 73495 16/3/2022

ATIRA, M.A. SL NO.	DT.
STAMP VENDOR ₹ 50/-	SOLD TO
THRIKKAKARA	

Benny Thomas
Puthuparambil
Idukki



भारतीय गैर न्यायिक

पचास
रुपये
रु.50



FIFTY
RUPEES
Rs.50

INDIA NON JUDICIAL

കേരളം കേരल KERALA

- 3 -

CH 641718

2. The Second party is entitled for a coaching fee of Rs.4500 (Including GST)per paper for first four papers of ACCA (Knowledge Level)and 5040 (Including GST) per paper for next 5 Papers(Skill Level) for the first Three batches(2022-'23, 2023-'24, 2024-'25 batches)
3. The coaching programme cover the 9 papers of first two level of ACCA.
4. The first party assures a minimum commitment of 20 students or to compensate the cost that will be suffered by second party, a base rate of Rs.80,000 + GST or fees of 20 students (whichever is higher have to be paid).

First party : Benny Thomas

Second party : Alan Biju

73496 16/3/2022

ATMIRA M.A SL NO.	DT.
STAMP VENDOR ₹ 90k	SOLD TO
THRIKKAKARA	

Benny Thomas
Puthuparambil
Idukki



भारतीय गैर न्यायिक

पचास
रुपये
रु.50



FIFTY
RUPEES
Rs.50

INDIA NON JUDICIAL

കേരളം കേരल KERALA

CH 641719

- 4 -

5. The total service charges to be paid to the second party by the party shall be Rs. 43200/- (per student for the two levels) Collection of fees from the students is the duty of the first party and they have to remit 50% of fees on completing of 50% of classes of each paper and remit the balance of the fee on completing of classes.
6. Mutually Agreed Duration of Coaching is 80 hr. per paper which includes minimum 10hrs offline class.
7. The second party have agreed to provide a minimum of 10 hours of face-to-face offline sessions; however, travelling expenses (maximum 100 kilometer distance) and accommodation have to be provided by the first party.

First party : Benny Thomas

Second party : Alan Biju

73497 16/3/2022
ATIRA, M.A SL NO. DT.
STAMP VENDOR ₹50/- SOLD TO
THRIKKAKARA

Benny Thomas
Pathaperambil
Iolukka



8. The time for completion of coaching for each subject will be two months.
9. Students getting registered under this program will only be trained for a span of 4 years.
10. The second party will provide Revision classes for students after completing of coaching for each subject.
11. The second party shall provide notes/study material to the registered students and avail them the facility to watch recorded classes.
12. The second party has agreed to provide access to recorded classes for those students who failed in the ACCA examination
13. Both first party and second party are responsible for the marketing/promotional activities of the course. The second party will be responsible only for digital marketing.
14. The agreement MOU/between St.Antony's College and Eximus Learning Media is valid for a minimum period of six years. They can renew this MOU after six years with modification in condition if needed.
15. The second party shall not start Franchisees within 30 Kilometers from St.Antony's College Peruvanthanam for providing ACCA + B.com Program.
16. The second party has agreed to conduct weekly Examination to participants of the coaching programme.
17. The second party will assist the first party in matters regarding registration of students in ACCA course, Examination registration etc.

First party : Benny Thomas

Second party : Alan Biju

The image shows two handwritten signatures. The top signature is in black ink and appears to be 'Benny Thomas'. The bottom signature is also in black ink and appears to be 'Alan Biju'. Both signatures are written in a cursive, flowing style.

18. All payments that have to be paid directly to ACCA, will be collected and paid by the first party and second party will not have any obligation in relation to this, however the second party has agreed to assist in the registration process.
19. Any advertisement by first party; for ACCA program should contain the official logo of Eximus Learning media, in addition to that prior authorization have to be taken from the second party before using such logo.
20. The Second party agreed to take classes 1 1/2 daily and three hours on weekends and Holidays.
21. The Second party will be entitled to publish the results of all of our students in their website and pages.
22. For the proper conduct of this coaching programme, matters relating to Academic and curricular activities are vested with the second party and matters relating to fee collection and local administrations were vested with the first party.
23. It is mutually agreed that classes will start from June 2022.
24. Second party unconditionally agreed subject to above conditions to conduct the classes uninterruptedly as per the terms of MOU for the coming six year un/or mutually agree to discontinues.

First party : Benny Thomas

Second party : Alan Biju

The image shows two handwritten signatures. The top signature is for Benny Thomas, written in dark ink with a stylized, cursive script. The bottom signature is for Alan Biju, also in dark ink, appearing as a more compact and less stylized cursive script. Both signatures are positioned to the right of their respective printed names.

If any of the condition/conditions is or are violated by any of the parties the respective party will be responsible for consequences.

First party : Benny Thomas



Second party : Alan Biju



Witness 1

Arms Thomas.


Witness 2

Dr. Lakshmi Kallayally



Date.....

Memorandum Of Understanding (MoU)

Between

Malanadu Rural Co operative society, Vandiperiyar

And

St Antony's College Peruvanthanam, Idukki District , Kerala

This agreement entered into this 15th day of March 2022, by and between the St Antony's College , Peruvanthanam (hereinafter referred as the "first party") and *Malanadu Rural Co operative society, Vandiperiyar* (herein after referred as the "second party"). The purpose of this agreement is for facilitating students training in Co operative Banks for B Com Co operation students.

The second party's facilities will be extended to the students of first party in all aspects for hands on experience as per the rules and regulations of the bank of the second party. They will be awarded certificates at the end of the training by the second party.

This memorandum is in effect from 01/04/2022 to 31/05/2022.

This MoU is jointly signed by the Secretary , *Malanadu Rural Co operative society, Vandiperiyar* and Principal,St Antony's College , Peruvanthanam

PLACE: Peruvanthanam

DATE: 15/03/2022



SIGNATURE *Malanadu Rural Co-operative
Society Ltd. No. I-658, Vandiperiyar*

Secretary

Malanadu Rural Co operative society, Vandiperiyar

SIGNATURE

Principal In charge
St. Antony's College, Peruvanthanam

St Antony's College , Peruvanthanam

