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Memorandum of Understanding

This Memorandum of Understanding (herein after called "MOU") is executed on .!!... day of July 2022 between the KAMPS ENGINEERING SOLUTIONS PRIVATE LIMITED. Thiruvananthapuram, Kerala, represented by its Director, Mr. Sreeram J., (herein after called the First party) and, MOHANDAS COLLEGE OF ENGINEERING AND TECHNOLOGY, Anad, Thiruvananthapuram, represented byits Director, Dr.AshalathaThampuran(herein after called the Second party).

Whereas the Mohandas College of Engineering and Technology located at Anad in Thiruvananthapuram district is affiliated to the Kerala Technical University established in 2002. Being an ISO 9001:2008 certified and NAAC accredited institution having facilities for soil testing, concrete testing, hydrology, surveying and other related testing laboratory andrelated equipment and facilities.

And whereas after considering the facilities, equipment and recognition of the college among other institutions in Kerala and in view of the welcome move of the KAMPS ENGINEERING SOLUTIONS PRIVATE LIMITED to utilise the equipment and expertise of the college, it is agreed to enter into an MOU.





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PURPOSE

This agreement is entered into for the following reasons:

The first party "KAMPS ENGINEERING SOLUTIONS PRIVATE LIMITED" is registered as an engineering solutions company, which carries out various kinds of Engineering Consultancy Services for which investigations and laboratory services are required. Hence the facility and services of second party will become essentially required for the first party.

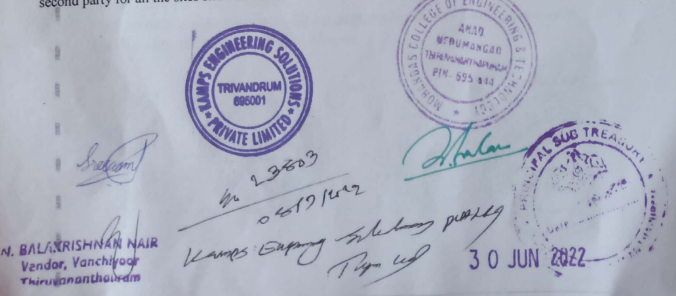
The Engineering laboratory services such as soil testing, cement and concrete testing, surveying etc will be required for the first party and the second party is willing to share the

services at a prescribed fee.

The first party will be entering into contract with government agencies or other quasigovernment or NGOs or private companies for which the second party's services will become part and parcel of this MOU.

The first party is willing to enter into this MOU with second party so that the laboratory services will be given to the first party at a prescribed fee as published by the

second party for all the sites situated within the State of Kerala.



RESPONSIBILITIES OF THE PARTIES

The first party will notify the second party about the required services to be carried out by the second party well in advance.

- 1. The first party will settle the bills claimed by the second party soon after the services rendered as per the agreed fee for the particular service.
- 2. The first party will give all the support and guidance for collecting the samples from the sites.
- 3. The first party will be responsible for all the arrangements to collect and supply samples from the sites to the second party's premises
- 4. The second party is responsible to report the test results without much delay to the first party.
- 5. The second party will supply the published schedule of cost and fees for collecting and testing samples.
- 6. The second party is responsible for the correctness of testing of samples received from the first party as per BIS standards.
- 7. The first party will be responsible for the transportation of equipment and personnel to-and-fro to the sites.

CONFIDENTIALITY

- 1. Data collected and processed should be confidentially maintained between the two parties.
- Samples collected and tested should be considered as the asset of the first party and shouldnot be used for other projects or companies without the permission of the first party.

FINANCIAL ASPECTS

- 1. All monetary transactions will be done in the name of the first party company name withoue hard copy of the invoice provided by the second party.
- 2. The final payments will be done by the first party to the second party within a period of 'Thirty' days from the issue of invoice.
- 3. Final payment is subject to successful completion of work done by the second party.
- 4. The first party will pay 50% of fee as advance.







TERMS OF MOU

- The MOU is at will and may be modified by mutual consent of authorised officials from list of parties.
- This MOU shall become effective upon signature by the authorised officials from the 2. list of parties and will remain in effect until modified or terminated by any one of the parties by mutual consent.
- Violation of any terms by either parties will automatically lead to the termination of 3. the MOU.

REVOCATION CLAUSE

Upon termination of MOU by the parties, the termination can be revokedby mutual consent.

CONDITIONS OF MOU

- 1. The parties should comply with the terms of agreement.
- 2. The final payments will be done only after the completion of work agreed by the second party.
- 3. The works should be completed well in time within the agreed period.

IN WITNESS WHEREOF we, the parties, signed this MOU, this day .U. July 2022. 2nd Party: 1st Party: SREERAM J 1) Dr. S. Skula. 11/6+122
2) Dr Skule Evangeler Skule Toll 22 Witness 1) PRASAD - Branad. K.5 2) Jagman. 13. RIVANDRU