

RENEWAL AGREEMENT

THIS RENEWAL AGREEMENT is made at Ahmedabad on this 03 day of December 2019 between **NSE Academy Limited**, C/O: National Stock Exchange of India Ltd (NSE), a company incorporated under the provisions of the Companies Act, 2013, having its regional office at 304,305 GCP Business Centre, Opp. Navrangpura Fire Station, Navrangpura, Ahmedabad - 380009 (hereinafter referred to as "NAL" which expression shall unless otherwise provided includes its executors, successors, administrators, legal representatives and permitted assigns) of the One Part and **Amity University Madhya Pradesh**, having its office and campus at Maharajpura, Opp. Airport, Gwalior - 474005 (hereinafter referred to as "AMITY MP" which expression shall unless otherwise provided includes its executors, successors, administrators, legal representatives and permitted assigns) of the Other Part :

WHEREAS

- a. NAL is a wholly owned subsidiary of National Stock Exchange of India Limited (NSE). Pursuant to an arrangement between NSE and NAL, NSE has transferred all rights and obligations to carry out its education business to NAL in July, 2016 and NAL has accepted the same. NSE and AMITY MP had entered into an Agreement on July 21, 2016 (hereinafter referred to as the "Principal Agreement") for the launch of NSE Certified Capital Market Professional ("NCCMP") Course of 100 hours duration, in joint collaboration, to provide knowledge and awareness about the securities market and thereby upgrade the skills and proficiency of the younger generation. The Principal Agreement has been assigned to NAL.
- b. The Principal Agreement which was entered with NSE has expired on July 20, 2019 and the parties hereto have mutually agreed to extend the term of the Principal Agreement on the same terms and conditions as mentioned therein for a further period as specified in this Renewal Agreement.
- c. The parties are, desirous of recording the said terms to writing and accordingly renew the Principal Agreement.

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

- 1. The term of the Principal Agreement is extended for a further period of 3 years and hence shall be deemed to have commenced from July 21, 2019 to July 20, 2022.

NSE ACADEMY LIMITED

Authorised Signatory

[Signature]
Registrar
Amity University Madhya Pradesh
Gwalior

[Signature]
Registrar

THE KALUPUR COMMERCIAL
CO-OP BANK LTD.
STAYNER ROAD BE
AHMEDABAD-380015
GULSOSVA NARVAJ 052006



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2. It is agreed between the Parties that pursuant to the arrangement between NSE and NAL, the name of NSE, if any, shall be replaced with NAL wherever applicable in the Principal Agreement.
3. Save and except to the extent as provided for herein, all terms and conditions of the Principal Agreement shall remain in full force and effect during the renewed period.
4. In the event of a conflict between this Renewal Agreement and the Principal Agreement, the provisions of this Renewal Agreement shall prevail.
5. This Renewal Agreement forms a part of the Principal Agreement and may be executed in counterparts, each of which shall constitute an original and both of which together shall constitute one and the same agreement.

IN WITNESS WHEREOF the parties hereto have set and subscribed their respective hands this day, month and year first mentioned hereinabove.

NSE ACADEMY LIMITED

Authorized Signatory

First Party

Name: Mr. Ashish Goyal

Designation: Authorized Signatory, NAL

Second Party

Name: Mr. Rajesh Jain

Designation: Registrar, AMITY MP

Registrar
Amity University, Madhya Pradesh
Gwalior

In the presence of

S. Guha

Name: Mr. Soumyajyoti Guha

Deputy Manager, NSE

Vikram

Name: Mr. Vikrant Vikram Singh

Asst. Professor, AMITY MP



मध्य प्रदेश MADHYA PRADESH

AF 784719

AGREEMENT

This Agreement is made and executed

BETWEEN

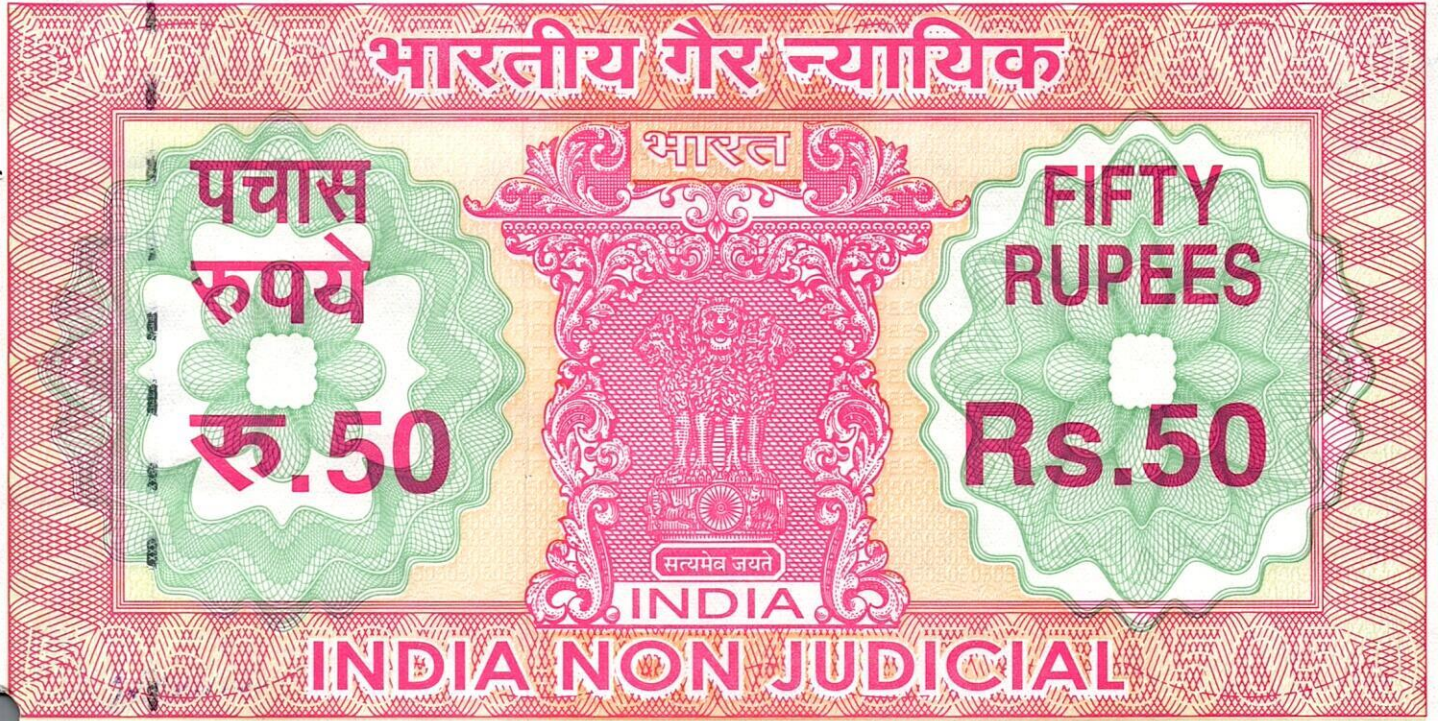
NSE Academy Limited, (hereinafter referred to as NAL) a company incorporated under the provisions of the Companies Act, 2013 and having its registered office at Exchange Plaza, Plot C/1, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051; represented through Ms. Bhawika Wanchoo, Chief Manager, at Ahmedabad regional office at B-304/305, GCP Business Centre, Opp. Memnagar Fire Station, Navrangpura, Ahmedabad – 380009, who is duly authorized to sign and execute this Agreement on behalf of NAL, the party of the **First Part**. (“NAL” includes its successors-in-interest and permitted assignees);

AND

Amity University Madhya Pradesh, (hereinafter referred to as AMITY MP) having its office and campus at Maharajpura, Opposite Airport, Gwalior – 474 005, Madhya Pradesh; represented through Mr. Rajesh Jain, Registrar at AMITY MP, who is duly authorized to sign and execute this Agreement on behalf of AMITY MP, the party of the **Second Part**. (“AMITY MP” includes its successors-in-interest and permitted assignees).

AMITY MP and NAL collectively referred to as “**Parties**” and individually as a “**Party**”.





मध्य प्रदेश MADHYA PRADESH

AF 784720

AGREEMENT

This Agreement is made and executed

BETWEEN

NSE Academy Limited, (hereinafter referred to as NAL) a company incorporated under the provisions of the Companies Act, 2013 and having its registered office at Exchange Plaza, Plot C/1, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051; represented through Ms. Bhawika Wanchoo, Chief Manager, at Ahmedabad regional office at B-304/305, GCP Business Centre, Opp. Memnagar Fire Station, Navrangpura, Ahmedabad – 380009, who is duly authorized to sign and execute this Agreement on behalf of NAL, the party of the **First Part**. (“NAL” includes its successors-in-interest and permitted assignees);

AND

Amity University Madhya Pradesh, (hereinafter referred to as AMITY MP) having its office and campus at Maharajpura, Opposite Airport, Gwalior – 474 005, Madhya Pradesh; represented through Mr. Rajesh Jain, Registrar at AMITY MP, who is duly authorized to sign and execute this Agreement on behalf of AMITY MP, the party of the **Second Part**. (“AMITY MP” includes its successors-in-interest and permitted assignees).

AMITY MP and NAL collectively referred to as “**Parties**” and individually as a “**Party**”.



WHEREAS

1. NAL is a subsidiary of National Stock Exchange of India Limited (NSE). NSE is one of the leading Stock exchange in India. It in addition to various other businesses carries out a number of educational initiatives such as certification programs, investor seminars, secondary and senior secondary school level courses, development of educational materials on financial markets etc. It promotes financial literacy and skill oriented financial markets courses and has also introduced an online examinations system for testing and certification called NSE Academy's Certification in Financial Markets. NAL has also launched various international certificate & PG programs to empower and develop the skill sets that many enhance ability of younger generation further and also to be competitive in the international financial sector.
2. AMITY MP, has been established by the Ritanand Balved Education Foundation (RBEF), New Delhi which is a society registered under the Societies Registration Act, 1860. RBEF was established in 1986. Presently, more than 1,00,000 Students study in 240 programs across 30 Amity campuses spread over 1000 Acres of land with more than 5.1 million sq. ft. of built-up area. It was established with the view to promote professional, industry-oriented education in the state of Madhya Pradesh. Amity University Madhya Pradesh located on 110 acres of land opposite Gwalior Airport imparts modern, practical and research-based courses which leads to the development of manpower which is employable and ready for industry. This in turn drives the socio-economic upliftment of the region. Amity provides industry oriented professional courses and is at the cutting edge of innovation. The first Master's program in nanotechnology was started by Amity. Amity was also the first in the country to start a program in cyber law and the first to launch an insurance institute. This industry-oriented approach has ensured that Amity has almost 100% placements.
3. The parties of the First and Second Parts have appreciated each other's objectives in promoting excellence, inter alia, in education in common areas of interest and are desirous of entering into an Agreement for mutual benefit and advantage.
4. NAL and AMITY MP, in joint co-operation, propose to launch NSE Academy's Certified Capital Market Professional (hereinafter referred to as "NCCMP") course of 4-6 months duration to provide knowledge and awareness about the Securities Market and thereby upgrade the skills and proficiency of the younger generation.
5. The Parties are also desirous of working together for other areas of co-operation between them.
6. The Parties hereto are desirous of putting the broad terms of the collaboration into an Agreement for the areas identified for co-operation and commit to co-operate to the fullest extent.

NOW THIS AGREEMENT WITNESSES, GOVERNS AND BINDS THE PARTIES AS FOLLOWS:

1. DEFINITION:

1.4 Confidential Information means-

- a. Either Party's proprietary technology and / or software in all versions and forms of expression, whether or not the same has been patented or the copyright thereto registered, is the subject of a pending patent or registration application, or forms the basis for a patentable invention;
- b. All technical, proprietary and confidential information of either Party.
- c. Any manuals, notes, documentation, technical information, drawings, diagrams, specifications, or formulas which are not intended for distribution to or use by end-users or know-how related to any of the foregoing;
- d. Any information regarding current or proposed Courses, Course outline, study material, Candidates details, faculties details, business methods, financial data or marketing data which are not intended for distribution;
- e. Any other written information that is clearly marked or designated as confidential or proprietary by the Party disclosing it.

2. **SCOPE:**

2.1 The Course titled "NSE Academy's Certified Capital Market Professional" (hereinafter referred as "NCCMP") will be launched as a 4 - 6 months Course relating to Capital Markets in joint collaboration by the Parties.

2.2 NAL shall grant non- exclusive rights to AMITY MP to use the NCCMP and NAL's trade name during the term of this Agreement in such manner as may be specified by NAL from time to time.

2.3 The eligibility and pre-requisite skills of the Candidates shall be such as mutually agreed between the parties from time to time. But admission procedure and selection of the Candidates shall be decided by AMITY MP and NAL will be informed of the procedure.

2.4 The Course will be for a total of 100 hours (80 hours on theory and concept building and 20 hours of practical session).

2.5 To be eligible for the NCCMP certificate, the Candidate would be required to show consistent performance and successfully complete the following:

- Mid term examination scoring at least 50% marks
- End term examination scoring at least 50% marks
- Submission of project work of satisfactory quality

Students who fail to secure qualifying marks will be allowed to appear for one supplementary examination conducted by AMITY MP /NAL within one month of the publication of the result. If the student fails to obtain the qualifying marks in the supplementary examination he/she may opt for a participation certificate or may appear for the examination with students of the next batch after paying an examination fee to NAL. The amount of such fee may be decided by the NAL.

- 2.8 The Course fees consist of base Course Fees which would be Rs. 12,000 (Rupees Twelve Thousand) per candidate plus service tax and any other taxes as applicable. Base Course fees can be revised in future after mutual consultation between the Parties.
- 2.9 AMITY MP shall provide faculties for the Course out of its own faculties or from outside, but based on the competencies, expertise and credentials of the faculties as required for the course.
- 2.10 At the end of the Course a joint AMITY MP – NAL certificate would be awarded to the successful Candidates by the college directly to the candidate after the final results are announced.
- 2.11 Candidates can appear for any other certification exams offered by NAL i.e. NCFM, at skill development centre developed by AMITY MP.

3. RIGHTS AND OBLIGATIONS OF NAL:

- 3.1 NAL shall grant rights to AMITY MP to use NAL's name and logo only for marketing purposes of the course.
- 3.2 For the theoretical part of the Course, NAL shall give study material in such a form as agreed mutually between NAL and AMITY MP and grant rights to AMITY MP to make agreed number of copies of the same. The study material may be upgraded by NAL from time to time and AMITY MP would implement the upgraded study material.
- 3.3 Out of the base course fee collected per candidate by AMITY MP, AMITY MP shall share with NAL as below:
- a.) Rs.4200 plus service tax per candidate if the batch size is maximum up to 49 candidates
 - b.) Rs.3500 plus service tax per candidate if the batch size is of minimum 50 candidates or more
- 3.4 NAL shall be entitled to raise the invoice based on information received by AMITY MP as per clause 4.7, for receiving NAL's share of base fees collected from the candidates plus service tax and any other taxes as applicable.
- 3.5 NAL shall offer its on-line testing engine for conducting the end term examination.
- 3.6 NSE shall offer NSE Learn to Trade (NLT) mock trading software to the college for practical training.
- 3.7 NAL shall allow the candidate enrolling for NCCMP course to appear for any one of the NCFM exam. The list of modules for the exam is as per enclosure given at Annexure 2.

subsidiary NAL to carry out this initiative and NAL has decided to enter into the transaction contemplated under this Agreement. In view of this and the mutual benefits which the Parties will derive by being associated with each other in this endeavour, AMITY MP on its own agrees that this engagement with NAL shall be on an exclusive basis from the date of this Agreement and that AMITY MP will not associate nor undertake any work of any nature that is in direct competition with or detrimental to the Programme during the validity of this Agreement, without NAL's prior written consent.

- 4.2 AMITY MP shall consult NAL and take NAL's approval before undertaking any kind of marketing with regard to the Course, specifically in instances where NAL's name, logo etc. are being used.
- 4.3 AMITY MP shall admit Candidates for the Course and collect the Course Fees and conduct the Course at its premises.
- 4.4 AMITY MP shall publicize and market the Course to its students and to others by way of advertisements, publicity material, brochures etc. subject to the aforesaid clause 4.2.
- 4.5 AMITY MP shall co-ordinate with the Candidates and with the faculties regarding the lectures, schedule the lecture timings, conduct all assessments excluding end term examination and provide necessary assistance and guidance to solve the Candidate's queries.
- 4.6 AMITY MP shall remit the part of the Base fees due to NSE within 10 days of receipt of the invoice as per clause 3.4 by way of cheque/ demand draft/ online transfer payable at Ahmedabad.
- 4.7 AMITY MP shall provide complete details to NAL of the Candidates enrolling for the Course, including name, address, phone numbers, email address, qualifications, work experience, class schedule etc. within 15 days of the closure of admissions. Admissions must close before the commencement of the course.
- 4.8 AMITY MP shall also provide candidate-wise, centre-wise date and name of the NCFM exam.
- 4.9 AMITY MP should finalize the date, time and venue of the end term examinations in consultation with NAL and inform the Candidates about the same. The schedule is not normally alterable as per any individual candidate's request.
- 4.10 AMITY MP shall ensure that the competencies, expertise and credentials of the faculties are such as specified by NAL from time to time. AMITY MP shall specify the role and responsibilities of the faculties.
- 4.11 AMITY MP shall ensure that the content of the lectures are conforming to the Course outline of the NCCMP.

4.12 AMITY MP shall monitor the performance of the faculties for ensuring the quality of the

- 4.14 AMITY MP shall extend help and co-operation to NAL in developing other educational programmes in future on such terms as may be mutually agreed upon.
- 4.15 AMITY MP shall pay directly from their share of course fees to the agency providing the 20 hours of practical sessions, if they choose to hire the services of such an agency.

5 GEOGRAPHICAL REACH

NAL is desirous of widening the NCCMP Course across the territory of India and abroad and may tie-up with other entities in India and abroad for providing the NCCMP course. However, AMITY MP shall not tie-up with any other entity anywhere in India or abroad for providing collaboration under this Agreement.

6 CONFIDENTIALITY

- 6.1 The Parties herein undertake to keep confidential and not to disclose any information (written, electronic or oral) directly or indirectly concerning the (i) transactions contemplated herein, (ii) any data relating to the Seminars which is not publicly released, and (iii) the existence of this Agreement ("**Confidential Information**"), all of which information might have been obtained or received by either Party before or during the term of this Agreement save that which is:
- a. Already in its possession other than as a result of a breach of this clause; or
 - b. In the public domain other than as a result of a breach of this clause; or
 - c. Was subsequently disclosed to it lawfully by a third party who lawfully obtained the same and who was not bound by any obligation of confidence in respect thereof to the disclosing party.
- 6.2 The Parties herein shall not disclose any Confidential Information to any third party for the term of this Agreement. All Confidential Information of the Parties shall remain the sole and exclusive property of such respective Party which disclosed it. No license under any trademark, patent rights or copyright or application for same, is either granted or implied by the disclosure of Confidential Information by either Party under this Agreement.

7 INTELLECTUAL PROPERTY

- 7.1 Neither party during the course of performance of this Agreement desire nor intend to transfer any intellectual property rights whatsoever with respect to any information that is proprietary.
- 7.2 The Parties acknowledge that they will not acquire any right, title, or interest in either party's trademarks, trade names, service marks, copyrights, patents, ideas, concepts, designs, specifications, models, processes, software systems, technologies, and other intellectual property owned or developed by either party.

8 GENERAL REPRESENTATIONS AND WARRANTIES

8.1 Each Party represents and warrants to the other that:

8.1.1 It has the full power and absolute authority to enter into, execute and deliver this Agreement and to perform its obligations and the transactions contemplated hereby and, it is duly incorporated and validly registered under the laws of the jurisdiction of its incorporation or organisation.

8.1.2 The execution and delivery of this Agreement and the performance by it of the transactions contemplated hereby have been duly authorised by all necessary corporate or other internal action of such Party.

8.1.3 The execution, delivery and performance of this Agreement does not constitute a breach of any agreement, arrangement or understanding, oral or written, entered into by it with any third party;

8.1.4 The execution, delivery and performance by it of this Agreement does not violate any statute, law, regulation, rule, order, decree, injunction or other restriction of any governmental entity, court or tribunal to which it is subject;

8.2 Each Party warrants to the other that the representations and warranties in Clause 5 hereof are true and accurate in all respects and do not contain any untrue statement of any fact or omit to state any necessary or material fact.

8.3 Notwithstanding anything to the contrary contained in this Agreement, each Party hereby acknowledges and confirms that the performance by the other Party of its obligations under and in accordance with this Agreement is interlinked with the due performance of its own duties, obligations and responsibilities under and in accordance with this Agreement.

9 INDEMNITY

Each Party agrees to indemnify and hold harmless each other from and against direct and actual losses, reasonable costs including without limitation the reasonable fees, costs of investigation, expenses, claims, damages, penalties and liabilities arising out of any claims, actions or proceedings (collectively, "Losses") which may be incurred, made against or suffered by a Party, its directors, officers, agents or employees arising directly out of or in connection with or as a consequence of (i) the non-performance of their respective obligations under this Agreement, (ii) any material breach of any representations, warranties, covenants made by either Party in this Agreement. The total liability of a Party under this Agreement shall not exceed to an amount paid to or received by the other party except in the case of liability for negligence causing death or personal injury and for fraud, fraudulent misrepresentation or deceit.

10. LIMITATION OF LIABILITY

10.1 Nothing in this Agreement shall give either party any rights to use any trade names or trademarks or any service marks (or the goodwill associated therewith) which are used by the other, save as may be authorized by the latter in writing.

- 11.1 This Agreement shall be valid for a period of 3 (three) years from the Effective Date.
- 11.2 The Agreement shall on the expiry of three years from the date of execution stand terminated without any notice by either party; however the Parties shall be entitled to renew this Agreement before its expiry through a written instrument signed by both Parties, on mutually agreeable terms.
- 11.3 This Agreement may be terminated (i) by mutual consent of the Parties; or (ii) immediately by a written notice by the non-defaulting party in the event the other party commits a material breach of the Agreement and is unable to rectify it within 15 (fifteen) days after receiving a written notice; (iii) immediately if AMITY MP ceases to be an University affiliated institution.
- 11.4 This Agreement may be terminated at any time without any cause by either Party with one month written notice to the other.
- 11.5 Any termination under the above clauses shall not affect the rights and obligations of the Parties and the Parties shall be entitled to exercise their rights and be obliged to fulfil their obligations under this Agreement which had arisen prior to such termination.

12 CONSEQUENCES OF TERMINATION

- 12.1 Each Party shall, subject to the provisions of this Agreement, pay to the other Party on the date of termination any amount then payable by such Party under and in accordance with this Agreement.
- 12.2 The Parties shall immediately return all Confidential Information of the other Party, which is in its possession. At the request of the discloser of the Confidential Information, the receiver of the Confidential Information shall destroy all Confidential Information in its possession and to certify the same in writing.
- 12.3 The grant of the IP Material shall cease and the both Parties shall immediately return to the other Party, its respective IP Material.
- 12.4 The provisions of this Clause shall survive the termination of this Agreement and shall be without prejudice to the right of NAL to claim damages as a result of any breach by AMITY MP of its duties, obligations or responsibilities under this Agreement, whether prior to or arising as a consequence of the earlier termination of this Agreement.

13 DISPUTE RESOLUTION AND GOVERNING LAW

- 13.1 In the case of any dispute or claim arising out of or in connection with or relating to this Agreement its construction or interpretation or the rights, duties and obligations of either of the Parties hereto, or the termination or validity hereof, the Parties shall endeavor to resolve such dispute or claim through good faith discussions between the parties.
- 13.2 If the dispute or claim is not resolved through such discussions as contemplated in clause 13.1 above within 30 (thirty) days after one Party has served a written notice on the other Party requesting the commencement of discussions then such dispute or claim shall be

hereunder may be entered in any court having jurisdiction, or an application may be made to such court for judicial acceptance of the award and an order of enforcement, as the case may be.

- 13.3 Each Party shall co-operate in good faith to expedite (to the maximum extent practicable) the conduct of any arbitral proceedings commenced under this Agreement.
- 13.4 The costs and expenses of the arbitration, including, without limitation, the fees of the Arbitration Board, shall be borne equally by the Parties to the dispute or claim and each Party shall bear and pay its own costs, expenses, fees, disbursements and other charges of its counsel in connection with the arbitration proceedings, except as may be otherwise determined by the Arbitration Board. The Arbitration Board shall have the power to award interest on any sum awarded pursuant to the arbitration proceedings and such sum would carry interest, if awarded, until the actual payment of such amounts.
- 13.5 Any award made by the Arbitration Board shall be final and binding on both the Parties.
- 13.6 This Agreement shall be governed by and construed in accordance with the laws of India as applicable from time to time. Subject to the Arbitration clause herein, all legal disputes shall be subjected to the courts in Madhya Pradesh only.

14 MISCELLANEOUS

- 14.1 Neither Party shall be liable to the other for special, indirect nor consequential losses or damages incurred or suffered by the other Party arising as a result of or arising out of this Agreement.
- 14.2 The Parties shall not assign any of the rights under this Agreement, or delegate the performance of any of their obligations hereunder, without the prior written consent of the other Party.
- 14.3 No amendment, change or modification of this Agreement shall be valid unless it is in writing and signed by both the Parties.
- 14.4 This Agreement is on a Principal to Principal basis and neither Party shall describe itself as an agent, partner, joint-venture partner, employee, or representative of the other Party, or pledge the credit of the other Party in any way or make any representations or give any warranties to any third party which may require the other Party to undertake or be liable for, whether directly or indirectly, any obligation and/or responsibility to any third party or enter into contracts on behalf of the other Party.
- 14.5 If any provision of this Agreement shall be found by any court or government or administrative body of competent jurisdiction to be invalid or unenforceable, the invalidity or un-enforceability of such provision shall not affect the other provisions of this Agreement and all provisions not affected by such invalidity or un-enforceability shall remain in full force and effect.
- 14.6 Either Party may (i) extend the time for performance of any of the duties, obligations or responsibilities of the other Party (ii) waive any duties, obligations or responsibilities of the

- 14.7 This Agreement will be executed simultaneously in two counterparts, each of which will be deemed to be an original but all of which together will constitute one and the same instrument.
- 14.8 This Agreement constitutes the entire understanding and agreement of the Parties, and save the Service Agreements that are to be entered into in accordance with the terms of this Agreement, any and all prior agreements, understandings, and representations are hereby terminated and cancelled in their entirety and are of no further force and effect.
- 14.9 Notice: All notices, approvals, instructions, demand and other communication given or made under this Agreement shall be in writing and may be given by electronic mail, facsimile, by personal delivery or by sending the same by pre-paid registered mail addressed to the relevant Party at its postal address, email address or fax number set out below (or such other address or fax number as the addressee has by 5 (five) Business Days' prior written notice specified to the other Parties).

To NAL

Attn.: Ms. Bhawika Wanchoo
Address: National Stock Exchange
B-304/305, GCP Business Centre,
Opp. Memnagar Fire Station,
Navrangpura,
Ahmedabad – 380009,
Gujarat.

Facsimile No.: _____

To AMITY MP


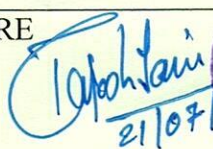
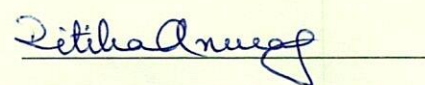
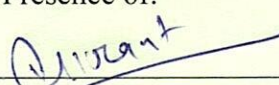


Attn.: Mr. Rajesh Jain
Address: Amity University Madhya Pradesh,
Maharajpura, Opposite Airport,
Gwalior – 474005
Madhya Pradesh

Facsimile No.: _____

Any notice, approval, instruction, demand or other communication so addressed to the relevant Party shall be deemed to have been delivered (1) if given or made by registered mail, 10 (ten) Business Days after posting; (2) if given by personal delivery at the time of delivery; (3) if given or made by facsimile, upon receipt of a transmission report confirming dispatch; and (4) if given by electronic mail, upon receipt of a confirmation of delivery.

Any notice required to be made or given hereunder may be signed by an officer, manager or authorized representative of the Party giving or making the same. No recipient shall be required or obliged to inquire as to the authority of the officer, manager or authorized representative so signing.

- 14.10 Public Announcement. The Parties hereto shall consult with each other before issuing and shall provide the other with a reasonable opportunity to review and comment upon, any press

For and on behalf of NSE ACADEMY LIMITED	For and on behalf of AMITY UNIVERSITY MADHYA PRADESH
SIGNATURE  DATE: 21-07-16	SIGNATURE  DATE: 21/07/16
Name: Ms. Bhawika Wanchoo Title: Chief Manager	Name: Mr. Rajesh Jain Title: Registrar
In the Presence of:  Name: <u>RITIKA ANURAG</u>	In the Presence of:  Name: <u>Vikram Singh</u>
 Name: <u>Bradeep Singh</u>	 Name: <u>Dr. Anil Vashisht</u>

