

Learnet Skills Limited (formerly IL&FS Skills Development Corporation Limited)

604, 6th Floor, Jay Antariksh Premises Makwana Road, Marol Andheri - East, Mumbai-400059

T 022 - 62397171

w www.learnetskills.com

(CIN U80904DL2011PLC213135)

Date: June 21, 2021

Dr.Leena Raje Smt. Maniben M.P. Shah Women's College of Arts & Commerce 338, R.A. Kidwai Road, Matunga, Mumbai – 400019

Subject: Seeking support for nominating students for our Domestic Data Entry Training Program

Dear Sir,

Greeting from Learnet Skills! Hope you receive this email in good health.

Learnet Skills Limited (formerly IL&FS Skills) is a joint venture between Schoolnet India Ltd. and National Skill Development Corporation (NSDC) Government of India.

Learnet Skills is conducting a **480-hour** online training program on Domestic **Data Entry Operator (SSC/Q2212)** approved by the National Skill Development Corporation, Government of India. This program is aimed at training candidates for the job of "Domestic Data Entry Operator" in the "IT-ITeS Sector/Industry". After successfully completing the training program we will offer jobs to all the candidates to work in reputed companies located in Mumbai undertaking data entry services.

The training will be provided online through, our Learning Management System on *pro-bono* basis to all students nominated by you from your esteem college.

Through this letter we collaborate with you to make best use of this opportunity and in providing employment opportunity to students at your college in IT/IETS industry

We sincerely hope that this initiative will benefit your students and help them shape their career. And request you to share the list of students will their contact number and email id.

We thank you for partnering with us and providing us the opportunity to connect with students at your esteem institute

Thanking you,





Registered Office: D-114, Okhla Industrial Area Phase-1, New Delhi - 110020, India

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COLUMN STATE

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प्रधान मुद्रांक कार्यालय, मुंबई प.मृ.वि.क. ८००००९ ८ 13 JUL 2018

सक्षम अधिकारी

श्रीमती. एस. व्हिः। मसुरकन

MEMORANDUM OF UNDERTAKING (MOU) BETWEEN

PG DEPARTMENT OF COMMERCE OF SMT. M.M.P.SHAH WOMEN'S COLLEGE OF ARTS & COMMERCE (AUTONOMOUS), 338, R.A.KIDWAI ROAD, MATUNGA (CENTRAL), MUMBAI-400019 AND

PG DEPARTMENT OF COMMERCE OF SMT.P.N. DOSHI WOMEN'S COLLEGE,

CAMA LANE, GHATKOPAR (WEST), MUMBAI – 400086. This MOU is entered into on the 12th day of July, 2019 by and between PG Department of Commerce, Smt. M.M.P.Shah Women's College of Arts & Commerce (Autonomous), Matunga, Mumbai- 19 and PG Department of Commerce of Smt. P.N. Doshi Women's College, Ghatkopar, Mumbai- 86, affiliated to S.N.D.T. Women's University for conducting collaborative activities as under:

- 1) Certificate course on Research Methodology- 30 Hours
- One day Workshop on Life Skills
- 3) Faculty and Student Exchange
- 4) Industrial Visit

The aforesaid colleges are hereafter known individually as 'Institute' & collectively

1. Objective of MOU;

The objectives of the MOU are:

- B) To provide and enhance expression and sharing of knowledge amongst peer students from two different institutions.
- b) To provide exposure to the students about learning aids& infrastructure of institutions offering same Masters' programme & specialization affiliated with same University within the vicinity of Mumbai.
- c) To inculcate in students, competitive skills for enhancing their academic interest.
- d) To promote research/continuing education activities between both the institutions.

2. About the Faculty and Students Exchange Programme:

The MOU is entered between the PG Department of Commerce of Smt. P.N. Doshi Women's College, Ghatkopar, Mumbai- 86 and PG Department of Commerce of Smt. M.M.P. Shah Women's College of Arts & Commerce (Autonomous), Matunga, Mumbai-19and hence.

- a) There will be faculty exchange between PG Department of Commerce of both the institutions.
- b) One faculty from each institution will conduct a lecture in the other Institution on a topic relevant to their study to develop academic interaction and to enhance teaching skills of the faculties.
- c) Students of second year M.Com will participate for the purpose of exchange. These students will get exposure of attending lectures in the other Institute.
- d) The above students will be participating in all the activities undertaken within the purview of the said programme and will be entitled for participation certificate and the Course completion certificate. The activities so undertaken will help the students in developing their personality, competency, presentation skills and improving their research abilities which will in turn help the students in their dissertation.
- e) The activities to be conducted during the programme shall be decided mutually by the
- Coordinatorsof the said programme of both the Institutions. f) The Coordinators reserve the right for any change of activity by their mutual consent
- before or during the conduction of the programme.

3. Proposed Mode of Collaboration:

3. PG Department of Commerce of Smt. P.N. Doshi Women's College, Ghatkopar, pG Deput pG Bept 19, proposes to collaborate through the following College, Ghatkopar, Manual, Mumbai-19, proposes to collaborate through the following Commerce (Autonomous), Manunga, Mumbai-19, proposes to collaborate through the following:

- a) propagation of education and training in the areas of mutual interest.
- a) Co-operation and conduction of various activities with consent of faculty c) Any other appropriate mode of interaction agreed by the PG Department of

A schedule of activities and conduction will be drafted with the consent of the Coordinators of both the Institutions along with this MOU.

4. Duration of the Programme& MOU:

The followingcollaborative activities shall be conducted between the two Institutions: 1. Certificate course on research methodology- 30 hours. 2. One day workshop on life skills. 3. Faculty and student exchange. 4. Industrial visit. The undersigned MOU will be valid for the period of two academic years i.e. 2019-2020 and 2020-2021.

5. Terms & Conditions :

- a) The cost incurred for travel of faculties & Students during the Faculty and Students Exchange Programmeto and fro- from each college shall be borne by both the institutions individually.
- b) The cost of infrastructural utility including use of classrooms, teaching aids, books, resources, internet, laptops, OHP'S, Projectors, etc. shall be borne by both the institutions individually.
- c) The expenses relating to the Visits, Certificates, Prize, Trophy's, Refreshments, Honorarium expenses for inviting Experts, Judges during the programme shall be borne by both the Institutions collectively and equally.
- d) The institutions reserve the right to be indemnified for the expenses incurred specifically during the conduction of this programme collectively and equally.
- e) However, the institutions are free to arrange sponsors for part or whole of the
- f) Both the Institutions agree to co-ordinate, co-operate in organizing activities, identifying and inviting the faculty members/ Experts/Judges and arranging for the
- g) The MOU may be amended, renewed and terminated mutually by the institutions. In case of termination of the MOUbefore time, either institute shall reserve the right to terminate this MOU, by giving a written notice of not less than 30 days to

the other institute.

6. Confidentiality:

The Institutions entering into the MOU shall agree to hold in confidence all information/data/records obtained by either of them during the conduction or performance of the programme and shall not disclose any of the material facts relating to the MOU to any third party. Violation of the confidentially will hold the MOU to be Null and Void.

7. Co-ordinators:

The responsibility for conduction of this programme shall be of the Coordinators of pG Department of Commerce of each of the Institution. They can depute their faculty members for the exchange programme.

All the above clauses are true to our knowledge and abiding under the bylaws of Indian Government. Violation of any of the above clause will make the MOU Null and Void. The MOU is undersigned in the presences of two Witnesses,

1. Name & Address of Witness

2. Name & Address of Witness

Date:12/07/2019.

Place: Mumbai.

PPhana

Miss.PurvyKaria

Coordinator, PG Department of Commerce, Smt. P.N. Doshi Women's College of Arts & Commerce Ghatkopar (West), Mumbai- 400 086.

Shelkaran

Dr. ShubhangiKulkarni

Coordinator, PG Department of Commerce, Smt. M.M.P. Shah Women's College of Arts & Commerce (Autonomous), Matunga (Central), Mumbai-4000019

elument Dr. Asha Menon

Principal,

Smt. P.N. Doshi Women's College of Arts & Commerce Ghatkopar (West), Mumbai- 400 086.

Dr. LeenaRaje

Principal,

Smt. M.M.P. Shah Women's Collegeof Arts & Commerce (Autonomous), 338, R.A. Kidwai Road, Matunga, Mumbai-4000019

Memorandum of Understanding

This Agreement (the "*Agreement*") is made and entered this day 02/06/2021, between **Smt. Maniben M.P. Shah Women's College of Arts and Commerce** (the "*Client*"), and Eton Advisors Pvt Ltd (*"the Company"*).

Client - Smt. Maniben M.P. Shah Women's College of Arts and Commerce

Company Reg. No.- Registered in - Mumbai

Address -Smt. Parmeshwari Devi Gordhandas Garodia Educational Complex, 338, R.A. Kidwai Road, Matunga, Mumbai – 400019

Company - Eton Advisors Pvt Ltd

Address - A-102, Kapoor Apartments Chs Ltd, chandawarkar Road, Near Ghanta Pan wala Borivali (W), Mumbai-400092.

Each of the Client and the Company are individually deemed a "*Party*" and collectively referred to as "*Parties*".

Tie up - For the purpose of providing Services to client and their students.

Services - Company provides various Services including but not limited to Educational Courses, Skill Development, Personality Development, Professional Training, Graduate & Post Graduate Programs, Competitive Exam Preparations, Entrance Exam preparations, Test Series programs, Management Consulting, Financial Consulting, Strategic Consulting, etc.

WHEREAS, the Client is seeking to engage with the Company as a strategic partner for the specific courses offered to their students by the Company.

THEREFORE, in consideration of the premises, mutual promises, obligations, representations, and warranties, the parties agree as follows

1. <u>Services of the Company</u>. The Company shall teach all enrolled students the desired courses as mentioned below:

A) Stock Market for Beginners.

B) Technical Analysis.

C) Fundamental Analysis.

2. <u>Exclusivity of the Agreement</u>. During the term of this Agreement, the Company shall have the exclusive right to conduct these courses to the client and the company will do so, the Company will provide a certificate to all the enrolled students after completion of their respective courses.

3. <u>Basic Terms.</u> Compensation of the Company by the Client shall be in accordance with and in accordance with the following terms.

- a. Should the Company employ the services of other individuals or organisations to perform the services that of the Company, shall be deemed to be expenses of the Company.
- b. Company will be responsible for providing the course material of all courses and expenses for such material will be deemed to be expenses of the company.
- c. The fees of each course will be revised yearly and will be finalised with consent of both parties.

4. <u>Term of Agreement</u>. This Agreement will become effective as of the first day written above and will terminate on the first (5^{th}) anniversary of the date of this Agreement, unless earlier extended or terminated earlier pursuant to the terms of this Agreement. This Agreement will be automatically extended for additional one (5) year period unless either party provides six (6) months prior written notice of its intention not to extend.

5. <u>Relationship of Parties</u>. It is intention of the parties that the Company be an independent and not an employee, agent, joint venture, or partner of the Client, unless both parties agree by signing an additional agreement (whereby, the agreement will constitute as an addition to this agreement and signed by both parties. Company shall not have any liabilities for and on behalf of the Client; neither shall the Company have any liabilities for and on behalf of the Students.

6. <u>*Right to Accept*</u>. The right to accept any new courses introduced in future, or any other opportunity the Company may introduce to the Client, is vested solely in the Client.

7. <u>Information</u>. In connection with the Company's activities, the Client will not use course material of company for their personal gains as the copyright remains solely with the company.

8. <u>Confidentiality</u>. The Parties hereto agree that any and all individuals and/or information revealed or divulged by any of the parties hereto, are privileged and confidential information, which may not be used or communicated by the receiving party without the prior written consent of the communicating party. Information not previously known to the receiving party, relating to the courses, fees, commercial terms, and/or potential course material and/or names of individuals or are to be considered stock in the trade of the disclosing party, and, hence, confidential.

9. <u>*Termination.*</u> Notwithstanding any other provision of this Agreement, this Agreement will terminate:

- 1. Upon thirty (30) days written notice by either party to the other for material non-performance, including non payment of fees. Upon the cure of such non-performance the terms of this Agreement shall be binding upon all parties hereto.
- 2. Upon written notice by either party to the other for material non-performance if the non-performance is not such that it can be cured.
- 3. Upon written notice by the Company to Client, should Client fail to disclose all material facts; for fraud; or for actions taken by the Client that could give rise to civil or criminal liability.
- 4. Automatically, upon the bankruptcy or insolvency of either party.

10. <u>Further Acts</u>. Each party agrees to perform any further acts and execute and deliver any further documents that may be reasonably necessary to carry out the provisions and intent of this Agreement.

11. <u>Entire Agreement</u>. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter contained herein, and may be amended only by a written instrument

signed by the parties affected thereby, or their respective successors or assigns. This Agreement cancels or supersedes all prior agreements, if any, oral or written between the Company and Client.

12. <u>Severability</u>. If any portion of this Agreement shall be held invalid, such invalidity shall not affect the other provisions hereof, and to this extent, the provisions of this Agreement are intended to be and shall be deemed severable.

13. <u>Notices</u>. All notices required under this Agreement from one party to the other, must be in writing, and must be delivered by recorded postal delivery, by courier, or by email, to the respective address the other party designates in writing. Notice will be deemed given (i) upon transmission if by email or facsimile transmission, or (ii) if the addressee is in a country other than that of the sender, three days after mailing, if mailed by an established international courier service.

14. <u>Governing Law</u>. This Agreement shall be construed in accordance with and governed by the laws of India without regard to conflicts of law principles. Any dispute arising out of this Agreement shall be adjudicated in the courts of Mumbai, and of the parties hereto agrees that service of process upon it by registered or certified mail at its address set forth herein shall be deemed adequate and lawful.

15. <u>Assignment</u>. No party to this Agreement may assign this Agreement or its rights or obligations hereunder without written consent of the other party hereto.

16. <u>Indemnification</u>. The Company will indemnify and hold harmless Client and its officers, directors, agents and employees against any expenses that may be incurred by the Client as a result of statements made by the Company that are inaccurate or misleading or failure by the Company to state facts, that are necessary to be stated in order to make statements made not misleading. Client will indemnify and hold harmless the Company and its officers, directors, agents and employees against any expenses that may be incurred by The Company as a result of statements made by the Client that are inaccurate or misleading or failure by the Client that are inaccurate or misleading or failure by the Client to state facts, that are necessary to be stated in order to make statements made by the Stated in order to make statements that are necessary to be stated in order to make statements that are made not misleading.

17. <u>Governing Language</u>. The parties hereby confirm that they have agreed that all written documents between them be prepared in the English language and such language shall be the governing language.

Institute	Deliverables	Amount (Exclusive of 18% GST)
Bachelor's Degree	 E books for Theory Video library for revision Indian Stock Market Global Stock Market. Practical Experience of Global Financial Markets with with live trading using virtual money. Certification from NSE / NISM (Optional)/ internship & placement assistance . 	4,750/-

18. Commercial. Please find below table for commercial reference.

Here, Trade School will pay Rs, 500 per head to the college as royalty one we receive payment from the college.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives as of the date first written below.

Company:

Eton Advisors

Pvt Ltd



Stamp/Common Seal

Prahlad. M. Tripathi

Signature:-----

Name: Prahlad Tripathi

Title: Managing Director

Date: 02/06/2021

Client: Smt. Maniben M.P. Shah Women's College of Arts and Commerce



Stamp/Common Seal

Signature: Principal Smt. M. M. P. Shah Women's Name: Dr. Leena R. RajeCommer Por'r inal

Title: Authorised Signatory

Date:02/06/2021