Between

International School of Informatics and Management, Technical Campus

Jaipur

and

Tab India Granites Pvt. Ltd. 7th November 2014

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

Tab India Granites Pvt. Ltd.

Whereas International School of Informatics and Management, Technical Campus, an institute established under the Act of All India Council of Technical Education and having an address at Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India (hereinafter referred to as "ISIM, TC", Jaipur) and Tab India Granites Pvt. Ltd. having an address at N.H. 7, Nallaganakothapally Village, Krishnagiri Road, Koneripalli, P.O. Hosur Taluk, Tamil Nadu, India (hereinafter referred to as "Tab India", Tamil Nadu) seeking to improve understanding between their respective institutions and to establish mutually beneficial collaborations benefiting their students and employees, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELD OF INDUSTRY- ACADEMIC COOPERATION

- (1)The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:
- 1. Joint research programmes and activities.
- 2. Student projects and industrial visits.
- 3. Exchange of publications and other materials.
- 4. Industry inputs in syllabi development for academic programmes.
- 5. Joint seminars/conferences.
- 6. Joint programmes or activities leading to industry-institute synergies between both organizations.
- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MOU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MOU and to draw up programmes or activities to be implemented under this MOU, setting out specific provisions concerning the exchange programmes, budget requirements

and details of funding. For this purpose, the coordinator for Tab India is Mr. J.P Rawat, Company Secretary and for ISIM, TC is Mr. Sandeep Vyas, Assistant Professor.

2. FINANCIAL ARRANGEMENTS

(1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including its own costs and expenses in travel and accommodation.

3. **JOINT PROPERTY**

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MOU, unless otherwise mutually agreed upon by the Parties.

4. CONFIDENTIALITY

(1) The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. **DURATION AND TERMINATION**

- (1) This MOU shall take effect on and from the date of execution of this MOU and shall continue to be effective for a period of **5 (five)** years there from. This MOU may be extended for such further period as may be agreed by the Parties in writing.
- (2) Notwithstanding clause 5 (1) above, this MOU may be terminated by either Party giving notice in writing to the other at least six (6) months prior to the proposed date of termination.
- (3) Notwithstanding clause 5 (2) above, the provisions of this MOU or any other written agreement in respect of any ongoing exchange programme or any other form of cooperative activity under this MOU shall continue to apply until their completion unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. NOTICE

(1) Every notice, request or any other communication required or permitted to be given pursuant to this MOU shall be in writing, in English and delivered personally or sent by registered or certified air mail or by courier or fax (which shall be acknowledged by the other Party) to the Parties at the addresses as stated below:

(a) If to Tab India:

Mr. Sumit Gupta

M.D

N.H. 7

Nallaganakothapally Village, Krishnagiri Road, Koneripalli, P.O. Hosur Taluk, Tamil Nadu, India - 635117

Tel. +914344 257400/405

Fax: + 914344 257461

Web: www.tabindia.com

(b)If to ISIM, TC:

Dr. Manju Nair Principal Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India

Tel. +91-141-2781154-55

Fax: +91-141-2781158

Email: iiim@icfia.org

Web: www.icfia.org

7. MISCELLANEOUS

- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) This MOU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.

(3) The Parties hereby agree that they are not bound exclusively by this MOU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

In consideration of the spirit of industry-academic collaboration and to improve the domain of management research, we sign below as authorized representatives of our respective institutions.

For and on behalf of ISIM, TC

Dr. Manju Nair

Principal

Date: 07/11/2014

Place : Jaipur Principal

International School of

Informatics & Management, Technical Campus Sector -12, Mahaveer Marg, Mansarovar Jaipur-302 020 Rajasthan (India) For and on behalf of Tab India, Tamil Nadu

Mr. Sumit Gupta

M.D

Date: 07/11/2014 Place: Jaipur

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

AMSUM & ASH, USA 7th November 2014

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

AMSUM & ASH, USA

Whereas International School of Informatics and Management , Technical Campus, an institute established under the Act of All India Council of Technical Education and having an address at Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India(hereinafter referred to as "ISIM, TC", Jaipur) and AMSUM & ASH having an address at 30 52nd Way NE Minneapolis, MN 55421, USA (hereinafter referred to as "AMSUM & ASH", USA) seeking to improve understanding between their respective institutions and to establish mutually beneficial collaborations benefiting their students and employees, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELD OF INDUSTRY- ACADEMIC COOPERATION

- (1) The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:
- 1. Joint research programmes and activities.
- 2. Student projects and industrial visits.
- 3. Exchange of publications and other materials.
- 4. Industry inputs in syllabi development for academic programmes.
- 5. Joint seminars/conferences.
- 6. Joint programmes or activities leading to industry-institute synergies between both organizations.
- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MOU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MOU and to draw up programmes or activities to be implemented under this MOU, setting out specific provisions concerning the exchange programmes, budget requirements and details of funding. For this purpose, the coordinator for AMSUM & ASH,

USA is Mr. Zach Hallberg, Chief Operating Officer and for ISIM, TC is Mr. Sandeep Vyas, Assistant Professor.

2. FINANCIAL ARRANGEMENTS

(1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including its own costs and expenses in travel and accommodation.

3. JOINT PROPERTY

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MOU, unless otherwise mutually agreed upon by the Parties.

4. CONFIDENTIALITY

(1)The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. **DURATION AND TERMINATION**

- (1)This MOU shall take effect on and from the date of execution of this MOU and shall continue to be effective for a period of **5 (five) years** there from. This MOU may be extended for such further period as may be agreed by the Parties in writing.
- (2) Notwithstanding clause 5 (1) above, this MOU may be terminated by either Party giving notice in writing to the other at least six (6) months prior to the proposed date of termination.
- (3) Notwithstanding clause 5 (2) above, the provisions of this MOU or any other written agreement in respect of any ongoing exchange programme or any other form of cooperative activity under this MOU shall continue to apply until their completion unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. NOTICE

(1) Every notice, request or any other communication required or permitted to be given pursuant to this MOU shall be in writing, in English and delivered personally or sent by registered or certified air mail or by courier or fax (which shall be acknowledged by the other Party) to the Parties at the addresses as stated below:

(a) If to AMSUM & ASH, USA:

Mr. Amit Gupta

Chairman & CEO

30 52nd Way NE

Minneapolis, MN 55421

USA.

Tel. +763-571-8400

Fax: +763-571-8600

Web: www.amsumash.com

(b)If to ISIM, TC:

Dr. Manju Nair

Principal

Sector 12, Mahaveer Marg,

Mansarovar, Jaipur 302020,

Rajasthan, India

Tel. +91-141-2781154-55

Fax: +91-141-2781158

Email: iiim@icfia.org

Web: www.icfia.org

7. MISCELLANEOUS

- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) The Parties acknowledge that all visits or exchange of staff employees, students or administrators will be subject to compliance with the entry and visa regulations of India and the USA and with the respective Party's requirements with respect to staff and student visits.

- (3) This MOU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.
- (4) The Parties hereby agree that they are not bound exclusively by this MOU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

In consideration of the spirit of industry-academic collaboration and to improve the domain of management research, we sign below as authorized representatives of our respective institutions.

For and on behalf of ISIM, TC

Dr. Manju Nair

Principal

Date: 07/11/2014

Place : Jaipur

Principal International School of

Informatics & Management, Technical Campus

Sector -12, Mahaveer Marg, Mansarovar Jaipur-302 020 Rajasthan (India) For and on behalf of AMSUM & ASH, Minneapolis, USA

Mr. Amit Gupta

Chairman and CEO

Date: 07/11/2014

Place :Jaipur

Between

International School of Informatics and
Management, Technical Campus
Jaipur

and

Balkrishna Industries Limited

Date: 18.06.2016

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

Balkrishna Industries Limited

Whereas International School of Informatics and Management , Technical Campus, an institute established under the Act of All India Council of Technical Education and having an address at Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India (hereinafter referred to as 'ISIM, TC', Jaipur) and Balkrishna Industries Limited BKT House, C/15, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel (West) Mumbai 400013 having an address (hereinafter referred to as 'BKT Tires', Mumbai) seeking to improve understanding between their respective institutions and to establish mutually beneficial collaborations benefiting their students and employees, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:



1. SCOPE AND FIELDS OF INDUSTRY- ACADEMIC COOPERATIONS

(1)The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:

- 1. Joint research programmes and activities.
- 2. Student projects and industrial visits.
- 3. Exchange of publications and other materials.
- 4. Industry/Corporate inputs in syllabi development for academic programmes.
- 5. Joint seminars/conferences.
- 6. Joint programmes or activities leading to industry-institute synergies between both organizations.
- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MOU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MOU and to draw up programmes or activities to be implemented under this MOU, setting out specific provisions concerning the exchange programmes, budget requirements and details of funding. For this purpose the coordinator for BKT Tires, Mumbai is the Sr. Vice President-Corporate HR and for ISIM, TC is Mr. Sandeep Vyas, Assistant Professor.



2. FINANCIAL ARRANGEMENTS

(1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including its own costs and expenses in travel and accommodation.

3. JOINT PROPERTY

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MOU, unless otherwise mutually agreed upon by the Parties.

4. CONFIDENTIALITY

(1)The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.



5. DURATION AND TERMINATION

(1)This MOU shall take effect on and from the date of execution of this MOU and shall continue to be effective for a period of **5** (five) years therefrom. This MOU may be extended for such further period as may be agreed by the Parties in writing.

(2) Notwithstanding clause 5 (1) above, this MOU may be terminated by either Party giving written notice to the other at least six (6) months prior to the proposed date of termination.

(3) Notwithstanding clause 5 (2) above, the provisions of this MOU or any other written agreement in respect of any on-going exchange programme or any other form of cooperative activity under this MOU shall continue to apply until their completion unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. NOTICE

(1) Every notice, request or any other communication required or permitted to be given pursuant to this MOU shall be in writing, in English and delivered personally or sent by registered or certified air mail or by courier or fax (which shall be acknowledged by the other Party) to the Parties at the addresses as stated below:



(a) If to BKT Tires, Mumbai:

Sr. Vice President – Corporate HR

BKT House, C/15, Trade World

Kamala Mills Compound

Senapti Bapat Marg

Lower Parel (West) Mumbai 400013

(b)If to ISIM, TC:

Dr. Ashok Gupta

Director

Sector 12, Mahaveer Marg

Mansarovar, Jaipur 302020

Rajasthan India

Tel. +91-141-2781154-55

Fax: +91-141-2781158

E-mail: iiim@icfia.org

Web: www.icfia.org

7. MISCELLANEOUS

- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) This MOU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.
- (3) The Parties hereby agree that they are not bound exclusively by this MOU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.



In consideration of the spirit of industry-academic collaboration and to improve the domain of management research, we sign below as authorized representatives of our respective institutions.

For and on behalf of ISIM, TC

Dr. Ashok Gupta

Director

Date: 18.06, 2016

Place: JAIPUR

International School of

Informatics & Management, Technical Compus Sector -12, Mahaveer Marg, Mansarovar Jaipur-302 020 Rajasthan (India)

In the presence of

Signature A.Komet

Name of witness: ANIL KUMAWAT

Designation: O.A.

For and on behalf of

BKT Tires, Mumbat

Sr. Vice President - Corporate HR

Date: 18.06.2016 Place: Mumbai

In the presence of Signature
Name of witness: Sachin Avatimath

Designation: Manager-HR

Between

International School of Informatics and Management, Technical Campus

Jaipur

And

Kinu Baba Gems (India) Pvt. Ltd. 23rd July 2019

Between

International School of Informatics and Management, Technical Campus Jaipur

And

Kinu Baba Gems (India) Pvt. Ltd.

Whereas International School of Informatics and Management , Technical Campus, an institute established under the Act of All India Council of Technical Education and having an address at Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India (hereinafter referred to as ISIMTC, Jaipur) and Kinu Baba Gems (India) Pvt. Ltd. having an address at 41, K-Tower, Mahaveer Marg, C-Scheme, Jaipur 302001, Rajasthan, India (hereinafter referred to as KBG (I) Jaipur) seeking to improve understanding between their respective institutions and to establish mutually beneficial collaborations benefiting their students and employees, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELD OF INDUSTRY- ACADEMIC COOPERATION

- (1)The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:
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- 2. Student projects and industrial visits.
- 3. Exchange of publications and other materials.
- 4. Industry/Corporate inputs in syllabi development for academic programmes.
- 5. Joint seminars/conferences.
- 6. Joint programmes or activities leading to industry-institute synergies between both organizations.
- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MOU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MOU and to draw up programmes or activities to be implemented under this MOU, setting out specific provisions concerning the exchange programmes, budget requirements and details of funding. For this purpose the coordinator for KBG (I) Jaipur is Shri Sanjay Kala, Director and for ISIMTC, Jaipur is Mr. Sandeep Vyas, Assistant Professor.

2. FINANCIAL ARRANGEMENTS

(1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including its own costs and expenses in travel and accommodation.

3. JOINT PROPERTY

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MOU, unless otherwise mutually agreed upon by the Parties.

4. CONFIDENTIALITY

(1)The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. DURATION AND TERMINATION

- (1)This MOU shall take effect on and from the date of execution of this MOU and shall continue to be effective for a period of **5 (five)** years there from. This MOU may be extended for such further period as may be agreed by the Parties in writing.
- (2) Notwithstanding clause 5 (1) above, this MOU may be terminated by either Party giving written notice to the other at least six (6) months prior to the proposed date of termination.
- (3) Notwithstanding clause 5 (2) above, the provisions of this MOU or any other written agreement in respect of any on-going exchange programme or any other form of cooperative activity under this MOU shall continue to apply until their completion unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. **NOTICE**

(1) Every notice, request or any other communication required or permitted to be given pursuant to this MOU shall be in writing, in English and delivered personally or sent by registered or certified air mail or by courier or fax (which shall be acknowledged by the other Party) to the Parties at the addresses as stated below:

(a) If to KBG (I) Jaipur:

Shri Sanjay Kala

Director

41, K-Tower

Mahaveer Marg,

C-Scheme, Jaipur 302001

Rajasthan, India

Tel. 98290-10411

(b) If to ISIM, TC, Jaipur:

Dr. Manju Nair

Principal

Sector 12, Mahaveer Marg

Mansarovar, Jaipur 302020

Rajasthan India

Tel. +91-141-2781154-55

Fax: +91-141-2781158

email: iiim@icfia.org

Web: www.icfia.org

7. MISCELLANEOUS

- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) This MOU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.
- (3) The Parties hereby agree that they are not bound exclusively by this MOU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

In consideration of the spirit of industry-academic collaboration and to improve the domain of management research, we sign below as authorized representatives of our respective institutions.

For and on behalf of ISIMTC, Jaipur

Dr. Manju Nair Principal

Date: 23.07.2019

Place: JAIPUR

Principal International School of

Informatics & Management, Technical Gampus Sector -12, Mahaveer Marg, Mansarovar Jaipur-302 020 Rajasthan (India)

For and on behalf of KBG (I) Jaipur

Shri Sanjay Kala

Director

Date: 23.07.2019

Place: TAIPUR

In the presence of

In the presence of Signature Signature Name of witness: TRIPTI BISHWA. Name of witness:

Designation: ASSOCIATE PROFESSOR Designation:

Between

International School of Informatics and Management, Technical Campus Jaipur

and

SRSL International Pvt. Ltd.

Date: 03.07.2019

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

SRSL International Pvt. Ltd.

Whereas International School of Informatics and Management, Technical Campus, an institute established under the Act of All India Council of Technical Education and having an address at Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India (hereinafter referred to as 'ISIMTC, Jaipur') and SRSL International Pvt. Ltd. having an address at A4, Udhishtar Marg, C-Scheme, Jaipur 302001, Rajasthan, India (hereinafter referred to as 'SRSL') seeking to improve understanding between their respective institutions and to establish mutually beneficial collaborations benefiting their students and employees, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the 'MoU') as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELD OF INDUSTRY- ACADEMIC COOPERATION

- (1)The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:
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- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MOU and to draw up programmes or activities to be implemented under this MOU, setting out specific provisions concerning the exchange programmes, budget requirements and details of funding. For this purpose the coordinator for SRSL is Shri Ratnesh Kashyap, Managing Director and for ISIMTC, Jaipur is Mr. Sandeep Vyas, Assistant Professor.

2. FINANCIAL ARRANGEMENTS

(1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including its own costs and expenses in travel and accommodation.

3. **JOINT PROPERTY**

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MOU, unless otherwise mutually agreed upon by the Parties.

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(1)The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. **DURATION AND TERMINATION**

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(a) If to SRSL:

Shri Ratnesh Kashyap

Managing Director

A4, Udhishtar Marg

C-Scheme, Jaipur 302001

Rajasthan, India

Tel. 9829053300

E-mail: srsl@gmail.com

(b)If to ISIM, TC, Jaipur:

Dr. Manju Nair

Principal

Sector 12, Mahaveer Marg

Mansarovar, Jaipur 302020

Rajasthan India

Tel. +91-141-2781154-55

Fax: +91-141-2781158

E-mail: iiim@icfia.org

Web: www.icfia.org

7. MISCELLANEOUS

- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
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In consideration of the spirit of industry-academic collaboration and to improve the domain of management research, we sign below as authorized representatives of our respective institutions.

For and on behalf of ISIMTC, Jaipur

Dr. Manju Nair

Principal \/

Date: 03 07 2019

Place: JAIPUR Principal

International School of

Informatics & Management, Technical Campus Sector -12, Mahaveer Marg, Mansarevar Jaipur-302 020 Rajasthan (India)

For and on behalf of

SR\$L

Shri Ratnesh Kashyap

Managing Director

Date: 03,09,2019 Place: Taibus

In the presence of

Signature

Name of witness: TRIPTI BISAWA Name of witness:

Designation: ASSOCIATE PROFESSOR Designation:

In the presence of

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

Tab India Granites Pvt. Ltd. 7th November 2019

A Memorandum of Understanding for Industry-Academic Cooperation

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

Tab India Granites Pvt. Ltd.

Whereas International School of Informatics and Management , Technical Campus, an institute established under the Act of All India Council of Technical Education and having an address at Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India (hereinafter referred to as "ISIM, TC", Jaipur) and Tab India Granites Pvt. Ltd. having an address at N.H. 7, Nallaganakothapally Village, Krishnagiri Road, Koneripalli, P.O. Hosur Taluk, Tamil Nadu, India (hereinafter referred to as "Tab India", Tamil Nadu) seeking to improve understanding between their respective institutions and to establish mutually beneficial collaborations benefiting their students and employees, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELD OF INDUSTRY- ACADEMIC COOPERATION

- (1)The Parties hereby agree to implement within the framework of the rules and regulations applicable in each of the institutions and subject to availability of funds and resources, the following programmes and activities, which may include, but not limited to:
- 1. Joint research programmes and activities.
- 2. Student projects and industrial visits.
- 3. Exchange of publications and other materials.
- 4. Industry inputs in syllabi development for academic programmes.
- 5. Joint seminars/conferences.
- Joint programmes or activities leading to industry-institute synergies between both organizations.
- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MOU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The Parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MOU and to draw up programmes or activities to be implemented under this MOU, setting out specific provisions concerning the exchange programmes, budget requirements

and details of funding. For this purpose, the coordinator for Tab India is Mr. J.P Rawat, Company Secretary and for ISIM, TC is Mr. Sandeep Vyas, Assistant Professor.

2. FINANCIAL ARRANGEMENTS

(1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including its own costs and expenses in travel and accommodation.

3. JOINT PROPERTY

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MOU, unless otherwise mutually agreed upon by the Parties.

4. **CONFIDENTIALITY**

(1) The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. **DURATION AND TERMINATION**

- (1) This MOU shall take effect on and from the date of execution of this MOU and shall continue to be effective for a period of **5 (five)** years there from. This MOU may be extended for such further period as may be agreed by the Parties in writing.
- (2) Notwithstanding clause 5 (1) above, this MOU may be terminated by either Party giving notice in writing to the other at least six (6) months prior to the proposed date of termination.
- (3) Notwithstanding clause 5 (2) above, the provisions of this MOU or any other written agreement in respect of any ongoing exchange programme or any other form of cooperative activity under this MOU shall continue to apply until their completion unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. NOTICE

(1) Every notice, request or any other communication required or permitted to be given pursuant to this MOU shall be in writing, in English and delivered personally or sent by registered or certified air mail or by courier or fax (which shall be acknowledged by the other Party) to the Parties at the addresses as stated below:

(a) If to Tab India:

Mr. Sumit Gupta

M.D

N.H. 7

Nallaganakothapally Village, Krishnagiri Road, Koneripalli,

P.O. Hosur Taluk,

Tamil Nadu, India - 635117

Tel. +914344 257400/405

Fax: + 914344 257461

Web: www.tabindia.com

(b)If to ISIM, TC:

Dr. Manju Nair

Principal

Sector 12, Mahaveer Marg,

Mansarovar, Jaipur 302020,

Rajasthan, India

Tel. +91-141-2781154-55

Fax: +91-141-2781158

Email: iiim@icfia.org

Web: www.icfia.org

7. MISCELLANEOUS

- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) This MOU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.

(3) The Parties hereby agree that they are not bound exclusively by this MOU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

In consideration of the spirit of industry-academic collaboration and to improve the domain of management research, we sign below as authorized representatives of our respective institutions.

For and on behalf of ISIM, TC

Dr. Manju Nair

Principal

Date: 07/11/2019

Place : Jaipur Principal

International School of

Informatics & Management, Technical Campus Sector -12, Mahaveer Marg, Mansarevar Jaipur-302 020 Rajasthan (India) For and on behalf of Tab India, Tamil Nadu

Mr. Sumit Gupta

M.D

Date: 07/11/2019

Place: Jaipur

A Memorandum of Understanding for Industry-Academic Cooperation

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

AMSUM & ASH, USA 7th November 2019

A Memorandum of Understanding for Industry-Academic Cooperation

Between

International School of Informatics and Management, Technical Campus

Jaipur

and

AMSUM & ASH, USA

Whereas International School of Informatics and Management , Technical Campus, an institute established under the Act of All India Council of Technical Education and having an address at Sector 12, Mahaveer Marg, Mansarovar, Jaipur 302020, Rajasthan, India(hereinafter referred to as "ISIM, TC", Jaipur) and AMSUM & ASH having an address at 30 52nd Way NE Minneapolis, MN 55421, USA (hereinafter referred to as "AMSUM & ASH", USA) seeking to improve understanding between their respective institutions and to establish mutually beneficial collaborations benefiting their students and employees, have agreed to sign this Memorandum of Understanding (hereinafter referred to as the "MoU") as a first step toward achieving these shared goals.

NOW THEREFORE PURSUANT THERETO, the Parties hereby agree as follows:

1. SCOPE AND FIELD OF INDUSTRY- ACADEMIC COOPERATION

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- 4. Industry inputs in syllabi development for academic programmes.
- 5. Joint seminars/conferences.
- 6. Joint programmes or activities leading to industry-institute synergies between both organizations.
- (2) It is agreed that the terms and conditions of any agreed programme and activity contemplated in this MOU shall be the subject matter of separate written agreements to be negotiated and agreed upon by both Parties and/or any third parties, wherever applicable. PROVIDED ALWAYS the decision whether to initiate and/or implement any programme or activity shall be at the sole discretion of each Party.
- (3) The parties agree to designate, on behalf of each institution, a coordinator whose responsibility will be to supervise the execution of this MOU and to draw up programmes or activities to be implemented under this MOU, setting out specific provisions concerning the exchange programmes, budget requirements and details of funding. For this purpose, the coordinator for AMSUM & ASH,

USA is Mr. Zach Hallberg, Chief Operating Officer and for ISIM, TC is Mr. Sandeep Vyas, Assistant Professor.

2. FINANCIAL ARRANGEMENTS

(1) The Parties acknowledge that in the absence of any specific agreement in writing to the contrary, each Party will be responsible for its own costs and expenses in establishing and conducting programmes and activities contemplated under this MoU, including its own costs and expenses in travel and accommodation.

3. JOINT PROPERTY

- (1) The Parties agree that any intellectual property rights arising from or in connection with any programme or activity under this MoU, through and by the joint and collaborative efforts of both Parties shall be jointly owned and subject to any other terms and conditions as may be agreed upon.
- (2) Both Parties shall acknowledge one another in any form of writing, publication or presentation based on research derived from the cooperative efforts of both Parties under this MOU, unless otherwise mutually agreed upon by the Parties.

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(1) The Parties agree and undertake to keep confidential at all times any information or data that may be exchanged, acquired or shared in connection with any programme or activity conducted pursuant to this MoU save where the same is already in public domain.

5. **DURATION AND TERMINATION**

- (1) This MOU shall take effect on and from the date of execution of this MOU and shall continue to be effective for a period of **5 (five) years** there from. This MOU may be extended for such further period as may be agreed by the Parties in writing.
- (2) Notwithstanding clause 5 (1) above, this MOU may be terminated by either Party giving notice in writing to the other at least six (6) months prior to the proposed date of termination.
- (3) Notwithstanding clause 5 (2) above, the provisions of this MOU or any other written agreement in respect of any ongoing exchange programme or any other form of cooperative activity under this MOU shall continue to apply until their completion, unless both Parties mutually agree in writing to the earlier termination of the programme or cooperative activity.

6. NOTICE

(1) Every notice, request or any other communication required or permitted to be given pursuant to this MOU shall be in writing, in English and delivered personally or sent by registered or certified air mail or by courier or fax (which shall be acknowledged by the other Party) to the Parties at the addresses as stated below:

(a) If to AMSUM & ASH, USA:

Mr. Amit Gupta

Chairman & CEO

30 52nd Way NE

Minneapolis, MN 55421

USA.

Tel. +763-571-8400

Fax: +763-571-8600

Web: www.amsumash.com

(b)If to ISIM, TC:

Dr. Manju Nair

Principal

Sector 12, Mahaveer Marg,

Mansarovar, Jaipur 302020,

Rajasthan, India

Tel. +91-141-2781154-55

Fax: +91-141-2781158

Email: iiim@icfia.org

Web: www.icfia.org

7. MISCELLANEOUS

- (1) This MoU may be modified, varied or amended at any time after due consultation and with the written agreement of both Parties.
- (2) The Parties acknowledge that all visits or exchange of staff employees, students or administrators will be subject to compliance with the entry and visa regulations of India and the USA and with the respective Party's requirements with respect to staff and student visits.

- (3) This MOU is not intended to be legally binding. It merely expresses the intentions and understanding of the Parties which will form the basis of any legally binding agreement to be drafted and executed in the future.
- (4) The Parties hereby agree that they are not bound exclusively by this MOU and shall be at liberty to enter into any separate agreements or arrangements with any third party without reference to the other Party.

In consideration of the spirit of industry-academic collaboration and to improve the domain of management research, we sign below as authorized representatives of our respective institutions.

For and on behalf of ISIM, TC

For and on behalf of AMSUM & ASH, Minneapolis, USA

Dr. Manju Nair

Principal

Date: 07/11/2019

Place : Jaipur Principal

International School of

Informatics & Management, Technical Campus Sector -12, Mahaveer Marg, Mansarovar

Jaipur-302 020 Rajasthan (India)

Mr. Amit Gupta

Chairman and CEO

Date: 07/11/2019

Place: Jaipur