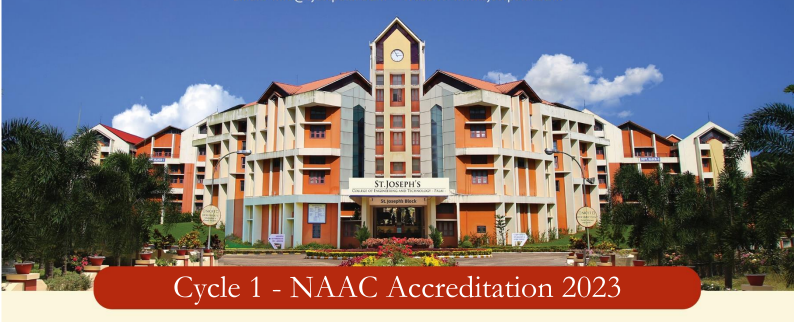


Choondacherry P.O., Palai, Kottayam Pin 686579, Kerala,India Phone: +91 4822-239700, 239301, 239302 Email: info@sjcetpalai.ac.in • Website: www.sjcetpalai.ac.in



Criterion – 6.2

Strategy Development and Deployment

ERP Document

Submitted to:



National Assessment and Accreditation Council



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DE 221592

MASTER SOFTWARE SERVICES AGREEMENT

- 1. This Master Consulting Service Agreement 'Agreement' is entered into as of 11-04-2022 between Principal, St. Joseph's College of Engineering and Technology, Palai (hereinafter referred to as SJCET, Palai) having its Office at Choondachery P.O., Palai, Kottayam, Kerala-686579 and Etuwa Concepts Private Limited (hereinafter referred to as 'ETUWA') having its office at 3rd Floor, CKR junction, Kannur - Kerala-670004.
- 2. During the term of the Agreement, ETUWA agrees to provide professional services to SICET, PALAI which SICET, PALAI may authorize, from time to time, by the execution of Work Orders as described in this Agreement.
- 3. ETUWA agrees to provide services to SJCET, PALAI and SJCET, PALAI agrees to accept said services and pay ETUWA for same as follows:

3.1. PERSONNEL AND RATES.

3.1.1. If the Work Order provides for services to be performed on a time and materials basis, or for a fixed time, ETUWA will provide to SJCET, PALAI the various categories of personnel specified at the rates specified in all Work Order(s) issued under and incorporated into this Agreement.

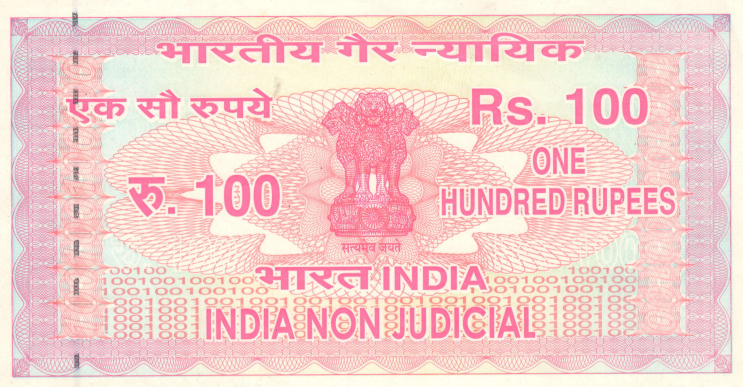
3.1.2. If the **Work Order** is a fixed price Work Order, ETUWA shall specify the personnel to be used to perform the services requested.

7 28/04/2022, Rs.100/-

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2 8 APR 2022

MEENACHIL VENDO SHILPA K. SURESH



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BD 224739

3.1.3. SJCET, PALAI has the right of refusal or approval of man power and project or any and of services presented by ETUWA, but such right shall be exercised reasonably, and ETUWA shall be given reasonable discretion for Fixed Price Work Orders.

3.2. DIRECTION AND CONTROL. ETUWA shall be an independent contractor, and control the method and manner of performing the work to be completed. ETUWA shall be responsible for supervision and control of any ETUWA employees who perform services pursuant to a Work Order. All such persons shall be employees of ETUWA and not of SJCET, PALAI. The responsibility for specification of the work to be performed and the specific services hereunder shall be exclusively that of SJCET, PALAI. The function and direction of ETUWA personnel, and the services to be performed, will be detailed in the appropriate Work Order.

4. WORK ORDERS (PROPOSAL)

4.1. Each Work Order (proposal) shall be issued in accordance with the terms of this Agreement, and will contain, where required by SICET, PALAI, estimate(s) of cost, time and/or funding limitations. All Work Orders or other forms of written authorization shall be subject to the terms and conditions set forth in this Agreement. In the event any conditions contained in a Work Order conflict with any terms, conditions, or clauses in this Agreement, the provisions of this Agreement shall govern, unless clearly and specifically stated otherwise in the Work Order, and specifically reviewed by and authorized by SJCET, PALAI and ETUWA. In the event of an ambiguity between the Work Order and this Agreement, the terms of this Agreement shall control.

4.2. Work Orders (proposal) shall be written as Fixed Price and Fixed Time

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- **4.2.1.** Fixed Price Work Orders (proposal) shall specify a fixed price for which a specific task shall be performed to completion by a date certain. It shall be the responsibility of ETUWA to complete the task and all of the deliverables for the price stated in the time required.
- **4.2.2.** Fixed Time Work Orders (proposal) shall specify one or more individuals whose services shall be provided to SJCET, PALAI for a fixed time at an agreed compensation rate. All Fixed Time Work Orders (proposal) may be terminated only on 30 days notice.

4.3. ACTIVATION OF WORK ORDERS.

The following procedure will be followed to initiate and activate a Work Order under this Agreement.

- **4.3.1**. ETUWA or SJCET, PALAI will prepare a Work Statement on a Work Order and submit such form in duplicate, together with all appropriate technical attachments, to the other party for approval.
- **4.3.2**. SJCET, PALAI upon its acceptance shall execute the Work Order and return one fully executed copy to ETUWA.
- 4.3.3. A Work Order shall become effective only when signed by both parties

4.4. TIME REPORTS

With the exception of Fixed Price Work Orders, for which Time Reports will be waived, ETUWA shall prepare and submit to SJCET, PALAI monthly, or as otherwise specified in the Work Order, time reports showing the total number of hours worked for each of ETUWA employees performing services pursuant to the applicable proposal issued by ETUWA. SJCET, PALAI should review each time report, sign it and return it to ETUWA designated staff member without undue delay. SJCET, PALAI signature will signify that SJCET, PALAI approves the accuracy of the itemization of hours and authorizes payment therefore.

5. TERM OF AGREEMENT

This Master Agreement shall be effective when signed by both the parties and shall remain valid for a period of up to 60 months subject to performance in accordance with the obligations of both parties to it.

6. INDEMNIFICATION.

SJCET, PALAI hereby agrees that it will defend, at its own expense, any claim or suit brought against it by third parties (not affiliates of SJCET, PALAI) arising from or related to any act or omission of SJCET, PALAI. SJCET, PALAI further agrees to indemnify ETUWA against any award of damages and costs (including reasonable attorney's fees) made against ETUWA arising from or related to any act or omission of SJCET, PALAI. Indemnification of costs shall extend only to actual costs assessed. SJCET, PALAI obligation to indemnify ETUWA as set forth above is conditioned on SJCET, PALAI giving ETUWA prompt written notice of all claims, providing reasonable cooperation in their

Page **3** of **11**

investigation and defense, and permitting SJCET, PALAI to defend ETUWA at SJCET, PALAI expense with legal counsel of SJCET, PALAI choice.

Notwithstanding the above, ETUWA will not be required to defend or indemnify SJCET, PALAI with respect to losses or expenses caused by SJCET, PALAI'S own negligence or willful misconduct and viceversa. In the event of claims combining assured and non-assured allegations, ETUWA shall provide costs of defense, but remains obligated to pay only those damages assessed as the result of acts or omissions of ETUWA. SJCET, PALAI shall have the right to participate in any action with counsel of SJCET, PALAI'S choice at SJCET, PALAI's expense.

7. CONFIDENTIALITY.

- **7.1**. Confidential materials furnished by SJCET, PALAI relating to the performance of any Work Order, and SJCET, PALAI's software and hardware are the property of COLLEGE OF SJCET, PALAI and shall be treated as 'confidential' and shall not be disclosed to third parties by ETUWA and its employees without SJCET, PALAI 's prior approval.
- **7.2**. Confidential materials furnished to SJCET, PALAI by ETUWA relating to the performance of any Work Order, and ETUWA software and hardware are the property of ETUWA and shall be treated as 'confidential' and shall not be disclosed to third parties by SJCET, PALAI and its employees without ETUWA prior approval. This shall not apply to materials necessary to utilize the Deliverables or to derive the intended benefit of the Deliverables, which may be disclosed but only to the extent necessary to permit SJCET, PALAI to utilize the Deliverables for their intended purpose.
- 7.3. ETUWA and SICET, PALAI ('Parties') shall not use or disclose to any third party any such Confidential Information. Parties agree to take all necessary steps to protect any Confidential Information with at least the same degree of care that Parties uses to protect its own confidential and proprietary information of like kind, but not less than reasonable care. Parties shall not use Confidential Information other than to perform Services in accordance with this Agreement and for the creation and tendering of Deliverables in accordance with this Agreement. A party's Confidential Information shall not include information which: (a) is or becomes a part of the public domain through no act or omissions of the receiving party; (b) was in the receiving party's lawful possession prior to the disclosure and had not been obtained by the receiving party either directly or indirectly from the disclosing party; (c) is lawfully disclosed to the other party by a third party without restriction on disclosure; or (d) is independently developed by the receiving party. In the event that a receiving party receives a binding request from a governmental agency or court requiring disclosure of Confidential Information, the receiving party will notify the disclosing party in sufficient time to permit the disclosing party to object to and defend against the disclosure.

8. OWNERSHIP RIGHTS IN DELIVERABLES.

8.1. SJCET, PALAI acknowledges that the Deliverables may in whole or in part be created using ETUWA prior acquired knowledge, skill and expertise, and may include ETUWA proprietary information and prior developed intellectual property of ETUWA, which ETUWA shall continue to own and have an unrestricted right to use for other purposes. ETUWA may retain archival copies of the Deliverables for internal use of ETUWA and

Page 4 of 11

nothing herein shall prevent ETUWA from continuing to use ETUWA information, knowledge, skill and/or expertise for other purposes

8.2. Upon termination or expiration of this Agreement, all software, documentation or materials belonging to ETUWA or SJCET, PALAI shall be returned to the respective owner thereof and no copies shall be retained by the non-owning party unless the respective owner consents thereto. This shall not include documentation or other materials necessary for SJCET, PALAI to properly utilize the Deliverables and/or products developed.

9. WARRANTIES AND REPRESENTATIONS OF ETUWA.

- **9.1**. ETUWA warrants that all work performed shall be done in a good and professional manner in accordance with the standards in ETUWA profession.
- **9.2. Intellectual Property:** ETUWA warrants that it owns or has the rights to, and the power and authority to transfer the Deliverables to SJCET, PALAI and that it has the rights in the Deliverables granted hereby. ETUWA further warrants that the Deliverables shall be delivered free of any rightful claim of any third party for infringement, copyright, trade secret, or other intellectual property right. ETUWA shall defend and settle at its sole expense all suits or proceedings arising out of the foregoing, provided that SJCET, PALAI gives ETUWA prompt notice of any such claim of which it learns. No such settlement which prevents SJCET, PALAI from continuing to use the Deliverables as provided herein shall be made without SJCET, PALAI's prior written consent. In all events, SJCET, PALAI shall, at its own cost and expense, have the right to participate in the defense of any such suit or proceeding through counsel of its own choosing. If the Deliverables, or any part thereof, are held to constitute such an infringement and the use for the purpose intended of said Deliverables is enjoined, then ETUWA shall, at its reasonable expense and option, either procure for SJCET, PALAI the right to continue using same, or replace same with a non-infringing product, or modify same so it becomes non-infringing.
- **9.3** ETUWA agrees that in cases where ETUWA executes a project where the conceptualization was done entirely by SJCET, PALAI, all Deliverables, which means and includes all reports, designs, diagrams, studies, conclusions, recommendations, analyses and other materials developed, generated or produced by ETUWA pursuant to a Work Order, including, but not limited to, analysis, design, custom programming, documentation shall be exclusively owned by SJCET, PALAI and shall be used by SJCET, PALAI for use as a contribution to a collective work, and considered a "WORK MADE FOR HIRE" as that term is defined for copyright and other purposes.

10. EMPLOYEE SOLICITATION.

During the term of this Agreement, and for Five year after the termination of this Agreement and all Work Orders, neither party will solicit or employ employees of the other party without the permission of the other Party.

11. EMPLOYEE ROTATION.

ETUWA reserves the right to replace ETUWA employee at any installation of SJCET, PALAL during the performance of any Work Order(s) provided that such replacement employee shall possess substantially equivalent training, skills and level of competence

Page **5** of **11**

required to perform assigned duties as defined in the Work Order. Provided further, however, that as to certain employees of ETUWA which SJCET, PALAI shall identify as key persons in any Work Order, substitution of such persons shall be with the agreement of SJCET, PALAI and SJCET, PALAI may terminate a Work Order if a key person terminates and cannot be replaced to the satisfaction of SJCET, PALAI.

12. INVOICES AND PAYMENTS.

Invoicing and payment shall be as specified in a Work Order, and SJCET, PALAI will pay to ETUWA the invoice amounts within 7 days after receipt of invoice subject to clause 21.2.

- **12.1** SJCET, PALAI hereby agrees that when SJCET, PALAI and ETUWA enters into an agreement on a work order to be executed by ETUWA, SJCET, PALAI will be the customer of ETUWA regardless of who the actual end-client is, and that it will be completely SJCET, PALAI's responsibility to make payments on invoices in the stipulated time, regardless of whether the end-client as made the payment or not.
- **12.2** Payment schedule will depend entirely on the Proposal approved, and will be detailed in the Work Order agreement.
- **12.3** All monetary transactions will be in Indian Rupees only, and payments to ETUWA should be done by depositing the amount in the bank account controlled solely by ETUWA
- 12.4 The cost model for support will depend solely on the work order to be executed, and will be mentioned in the work order agreement. It can either be a percentage of the quote and shall be collected as yearly service charges, or (for clients who do not require constant maintenance and support) an amount that depends on the time, effort and manpower used to provide support.

13. TERMINATION OF AGREEMENT.

- **13.1**. Either party by written notice of not less than 30 days may terminate this Agreement; however, the terms provided in Sections 6, 7 and 8 shall survive any such termination.
- **13.2**. All Work Orders executed prior to the effective date of termination of this Agreement shall be completed as if this Agreement were still in force and effect, unless the Work Order has also been terminated in accordance with this Agreement, or in accordance with the Work Order.

14. TERMINATION OF WORK ORDERS.

14.1. Without Cause. Any individual Work Order under this Agreement may be terminated, in whole or in part, by SJCET, PALAI, upon not less than 30 days written notice to ETUWA, for reasons SJCET, PALAI shall determine that such termination is in its best interest. SJCET, PALAI shall be obligated to pay for time, materials and project related expenses incurred prior to the termination date, and any irrevocable expenses committed to by ETUWA prior to notice of cancellation.

Page **6** of **11**

- **14.2.** SJCET, PALAI may terminate this Agreement and any Work Order immediately upon notice to ETUWA for any material breach of this Agreement, subject to ETUWA's right to cure any breach within 15 days of the date of the Notice.
- **14.3.** ETUWA shall, on or before the date of termination, turn over to SJCET, PALAI all programs, documentation, reports, data, flow diagrams, materials, and all work in process generated during the performance of the terminated Work Order. If this Agreement is terminated because of breach by ETUWA, SJCET, PALAI may, but shall not be obligated to, accept any Deliverables, or part thereof completed by ETUWA up to the termination, and for any Deliverables accepted, SJCET, PALAI shall pay ETUWA in accordance with the provisions of the Work Order, or in such reasonable amount as the parties agree.

15. NOTICES

Any notice or other communications required or permitted hereunder shall be sufficiently given if in writing and delivered personally or sent by facsimile, registered mail or certified mail, postage prepaid and addressed as noted in the preamble of this Agreement, provided however, that any invoices to SJCET, PALAI shall be sent to SJCET, PALAI

16. INDEPENDENT CONTRACTOR.

In making and performing this Agreement, the parties act and shall act at all times as independent contractors, and at no time shall either party make any commitments or incur any charges or expenses for or in the name of the other party.

17. FORCED WORK STOPPAGE.

Neither party shall be liable for any failure to perform its obligations under this Agreement if prevented from doing so by a cause or causes beyond its control. Without limiting the generality of the foregoing, such causes include Acts of God, or the public enemy, fires, floods, storms, earthquakes, riots, strikes, lockouts, wars or war operations, restraints of government or other cause or causes which could not with reasonable diligence be controlled or prevented by the party.

18. ASSIGNMENT.

Except as provided herein, this Agreement may not be assigned except upon the written Agreement of the parties. This Agreement may be assigned by ETUWA without SJCET, PALAI approval, to any entity, which shall mean any affiliated entity, or any entity in which ETUWA has a financial or other legal interest upon the written consent of SJCET Palai.

19. Commencing as of the Agreement Date, ETUWA will not enter into any new or amend any existing agreements or arrangements, with Third Parties and SJCET, PALAI's customers, particularly with the customer for whom ETUWA is providing the services for which the Master Service Agreement is entered, without SJCET, PALAI's written consent. ETUWA represents and warrants that all obligations with respect to the Third Party Contracts, accruing prior to or attributable to periods prior to the applicable Service Agreement Effective Date have been satisfied.

ge 7 of **11**

19.1 Commencing as of the Agreement Date, SJCET, PALAI will not enter into any new or amend any existing agreements or arrangements, with Third Parties and ETUWA's customers, without ETUWA's written consent. SJCET, PALAI represents and warrants that all obligations with respect to the Third Party Contracts, accruing prior to or attributable to periods prior to the applicable Service Agreement Effective Date have been satisfied.

20. GENERAL

- **20.1**. Both parties agree that, except as may be required by applicable law or regulations, they shall not disclose in advertising, publicity, or otherwise the terms and conditions of this Agreement without prior written consent of the other party.
- **20.2.** Each paragraph and provision is severable from the Agreement, and if one or more provisions or parts are declared invalid, the remaining provisions shall nevertheless remain in full force and effect.
- **20.3** This Agreement shall be incorporated in any and all Work Orders by reference with the same effect as this Agreement had been combined in and made a part of the Work Order in its entirety.
- **20.4** This Agreement, and any related Work Orders, contains the entire agreement between the parties, in relation to their subject matter, and there are no other agreements or understandings, verbal or otherwise, between the parties at the time of execution of this Agreement. No statements, promises, or inducements made by either party or agent of either party that are not contained in this written Agreement shall be valid or binding; and this Agreement may not be enlarged, modified, or altered except in writing signed by the parties.

20.5. TIME IS OF THE ESSENCE:

All fixed price and time and materials-based Work Orders shall be completed by the completion date specified in the Work Order. Delays beyond the scheduled date shall be a breach of this agreement.

20.6 ARBITRATION:

All disputes, differences and questions of any nature which at any time arise between the Parties to this Agreement or their respective representatives and assigns or any of them out of the construction of or concerning anything contained in or arising out of this Agreement or as to the rights, duties or liabilities under it of the Parties to it respectively or their respective representatives shall be Referred to arbitration under the Indian Arbitration and Conciliation Act, 1886. The Arbitration proceedings shall be held at Kottayam,, Kerala, India.





21. MUTUAL AGREEMENT TERMS

21.1. CAMPUS SOFTWARE MODULES:

- o User login System Module
- o Super administrator Module
- o Principal Module
- o UG/PG Dean Module
- o HOD Module
- o Staff Advisor Module
- o Staff Module
- o Student Module
- o Parent Module
- o Staff FDP Module
- o Registration/ Admission Module
- o Course and Batches Module
- o Lab Module
- o Placement Module
- o Holiday Settings Module
- o Club Module
- o Exam Module
- o Analysis Module
- o Survey Module
- o Question Bank Module
- o Bulk Mark Entry Module
- o Document Management Module
- o Assignment / Study Material Module
- Series Exam / Internal Exam / Module Test
- o Calendar Notification
- o Grievance Redressal Module
- o SMS alerts / Emails / Internal messaging system Module
- o Custom Report Module
- o Fee Module
- Online Payment Module





- o Accreditation Module
- o Transpiration Module
- o Hostel Module
- o H R Module
- o Online Learning Module
- o Online Exam Module
- o Online Assessment Module
- o Outcome Based Education Module
- o SAR Module
- Mobile Application for Subject Staff/Student/Parent(Native Android and iOS)
- Data Exporting Module (csv, excel, word and pdf)

The features and functions of each module listed here are explained in detail in the proposal letter. In future if any updates or Add-ons on existing modules are requested by the SJCET, PALAI, it will be updated or developed within the shortest time span required. Small updates or features will be made available on the same day itself.

21.2. PAYMENT

Payments by SJCET, PALAI to Etuwa shall be prompt and Client will be purchase the following terms:

- The contract period between Etuwa Concepts and SJCET, PALAI will be for Five year.
- Etlab Campus ERP will cost per Student/Year basis, ie; Rupees 200/- per Student/Year for the above-mentioned campus software modules (Refer 21.1). To include the HR module additionally, it will cost a one-time payment of Rupees 50,000/- along with the above-mentioned pricing. And all the amount will be exclusive of 18% GST.
- Student strength will be counted as on the date of agreement of the project.
- For the first year, 50% of the total amount should be paid as an advance, and the remaining 50% of the total amount shall be paid as two terms (25% of total amount is on 30th June 2022 and 25% of total amount is on 30th September 2022 respectively). From the next year onwards the yearly charges will be collected as one time installment.
- After the end of 5 year contract period the rate for the service, support and maintenances will be revised based on the support level SJCET, PALAI chooses.





21.3. COMMUNICATION

- Point of contact between ETUWA and SICET, PALAI will be
 - Email info@etuwa.in and support@etuwa.in
 - Call / SMS / Whatsapp +91 8113 040 003

+91 8113 050 003

+91 8113 060 003

+91 8113 070 003

+91 8113 880 003

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

AGREED AND ACCEPTED:

For Etuwa Concepts Pvt. Ltd

Etuwa Concepts.Pvt.Ltd

St. Joseph's College of Engineering and Technlogy, Palai PRINCIPAL

ST. JOSEPH'S COLLEGE OF ENGG. & TECHNOLOGY, PALAI

Name: MR. AFSAL MANALIL

Name: DR. VP DEVASSIA

Title: Dilector

Title: Principal

Date: 11/04/2022

Date: 11/04/2022

Director, Eliwa Conceptor Prt. Ltd. Kannur - 4.

Witness 1: SAR JU.S

ASST. Peopesson

Dept. of USE

Witness 2:

Witness 2:

Assil. Professor. Depl. of MCD



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Memorandum of Understanding

1. This Memorandum of Understanding (MOU) is made on this date, the Absorbler 2022 between St. Joseph's College of Engineering and Technology, Palai, having its office at Choondacherry P.O, Palai, Kottayam 686 579, (hereinafter referred to as party-1) and M/s Unity Services, represented by its proprietor, Subeesh Gopinathan, having its office at Mundazhiyil, Vazhappally West P O, Changanassery-686103 Mob: 8547833736 (herein after referred to as party-2).

2. Party-2 is a firm dealing in customizing the needs of wide range of libraries specially focused on Library Automation Software Viz. Koha ILS (Koha Integrated Library Management System).

3. All communication shall be through-mail only.

4. The purpose of this MOU is to implement Koha ILS by mutually agreed terms and conditions.

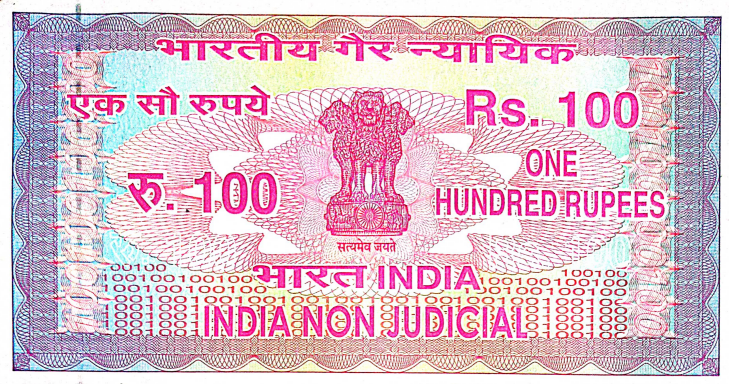
5. Responsibility of Party-2 will be as follows:

a) To impart training to Staff both online and offline with respect to Koha ILS Software and to install and configure daily automatic backup of Koha database to the server of Party-1.

1

No. 9299 28/04/2022, Rs.100/-പ്രിൻസ്ലിഷൽ സെന്റ് ജോസച് എൻജിനീയറിംഗ് കോളേജ് പാലാ. 2 8 AFR 2022

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- b) To implement Data Migration as per the details provided in the Offer letter dt. 15-09-2022 by the Paty-2 to Party-1, a copy of which forms integral part of this MoU.
- c) To provide 2 Years' on line and offline support from the date of payment by the Party-2 to Party-1.

Payment Mode

- a) Payment Terms: It is mutually agreed by both the Parties that theParty-1 shall pay the Party-2 an amount of Rs. 40,000/- (Rupees Forty Thousand only) after the successful implementation of the program and training to the staff, subject to the details provided in the Offer letter referred above.
- b) **The Party-**2 shall raise an invoice on Party-1 for the amount referred above after the completion of the project as specified and the Party-1 shall pay such amount to the bank account of Party-2.

12. Duration of MOU

a) This MOU shall be for a period of **Two Years** from the date of payment as referred above.

13. Arbitration.

a) Any dispute arising with regard to any aspect of this Agreement shall be settled through mutual consultations and agreements by the parties to the Agreement.

2

No. 9296 28/04/2022, Rs.100/-പ്രിൻസ്ലിഷൽ സെന്റ് ജോസഫ് എൻജിനീയറിംഗ് കോളേജ് പാലാ.

MEENACHIL VENDOR SHILPA K. SURESH

b) Clause of disclosure: The party-1 and party-2 shall ensure that the data, processes and systems developed as part of this Library Automation Process shall not be disclosed to any other parties other than statutory authorities, if required. If done so by any of the parties, they will be liable for legal actions as per the provisions of the law.

IN WITNESS WHEREOF the parties hereto have executed this agreement on 07/12/2023 the presence of witnesses who have put their signatures to this MOU.

For St. Joseph's College of Engineering and Technology, Palai,

Name: Dr. V P Devassia EGE OF ENGINE

Designation: Principal

Witness

1. Justine Thomas 2. Cent/ Jese and

For Unity Services, Changanassery

Name: Subeesh Gopinathan

Designation: Proprietor

Witness

1. Fr. Jeethu Mathew John 2. Dr. Rahul Shajan Spah



GSTIN: 32AAHCE2759C1ZY

TAX INVOICE

Date: 03/04/2023 Invoice No: 002

To,

The Principal

St. Joseph's College of Engineering and Technology Palai

Palai, Kottayam, Kerala, India.

Sub: SICET Palai - Etlab 2023 - 24.

Si. No.	Description	Student Count and Charge	Total Amount (Rs)
1	Etlab-Campus Management Software charges for the duration 01-04-2023 to 31-03-2024	1977 Rs. 200/- per Student	1977*200 = 3,95,400/-
Total		3,95,400/-	
SGST (9%)			35,586/-
CGST (9%)			35,586/-
	otal: Four Lakhs Sixty-Six Thousand	Five Hundred and Seventy-Two	4,66,572/-

Make all cheques payable to: Etlab Infotech Private Limited)

Bank A/C Details

Name: Etlab Infotech Private Limited

Account No: 018105003638

Bank: ICICI Bank Branch: Kannur IFSC: ICIC0000181

Type of Account: Current Account





Authorized Signatory





GŚTIN: 32AADCE5422A1ZG

TAX INVOICE

Date: 27/06/2022 Invoice No: 021

To,

Principal

St. Joseph's College of Engineering and Technology Palai

Palai, Kottayam, Kerala, India.

Sub: SJCET Palai – Etlab second term amount:

Si. No.	Description	Student Count and Charge	Total Amount (Rs)
1	Etlab-Campus Management Software charges for the duration 10-03-2022 to 09-03-2023	1495 Rs. 200/- per Student	1495*200 = 2,99,000/-
2	HR Module	<u>-</u>	50,000/-
Total		3,49,000/-	
SGST (9%)			31,410/-
CGST (9	9%)	31,410/-	
Grand T Only	otal: Four Lakhs Eleven Thousand Eig	4,11,820/-	
First Ter Rupees (m Amount paid: Two Lakhs Five Tho	usand Nine Hundred and Ten	411820/2 = 2,05,910/-
Second '	Term Amount: One Lakh Two Thou pees only.	sand Nine Hundred and Fifty-	1.02,955/-

(Make all cheques payable to: Etuwa Concepts Private Limited)

Bank A/C Details

Name: Etuwa Concepts Private Limited

Account No: 018105002836

Bank: ICICI Bank Branch: Kannur IFSC: ICIC0000181

Type of Account: Current Account

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For Etuwa Concepts Pvt. Ltd

Director

Authorized Signatory



CZLIN: 374ADCES422AIZG

TAX INVOICE

Invoice No: 059 Date: 14/11/2022

Palai, Kottayam, Kerala, India. St. Joseph's College of Engineering and Technology Palai The Principal

Sub: SJCET Palai - Etlab 2022-23.

-/L0L'LS'I	nce Amount to Pay: One Lakh Fifty-Seven Thousand Seven Hundred even Rupees only.				
-/\$98 ` 80 ˚ ξ	1 Sixty-Five Rupees Only	paid: Three Lakhs Eight Thousand and	JunomA		
-/ZLS'99't	Grand Total: Four Lakhs Sixty-Six Thousand Five Hundred and Seventy-Two Rupees Only				
-/985°58	CGST (9%)				
-/985°58	(%) LSOS				
-/00t'\$6'£	Total				
-/00t°\$6°ε = 00Z*LL6I	1977 Rs. 200/- per Student	Etlab-Campus Management Software charges for the duration 01-04-2022 to 31-03-2023	I		
Total Amount (Rs)	Student Count and Charge	Description	.oN .iS		

(Make all cheques payable to: Etuwa Concepts Private Limited)

Branch: Kannur Bank: ICICI Bank Account No: 018105002836 Name: Etuwa Concepts Private Limited Bank A/C Details

Type of Account: Current Account IESC: ICIC0000181

For Etuwa Concepts Pvt. Ltd

Authorized Signatory

Director