



राष्ट्रीय मूल्यांकन एवं प्रत्यायन परिषद

विश्वविद्यालय अनुदान आयोग का स्वायत्त संस्थान

NATIONAL ASSESSMENT AND ACCREDITATION COUNCIL

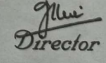
An Autonomous Institution of the University Grants Commission

Gertificate of Accreditation

The Executive Committee of the National Assessment and Accreditation Council is pleased to declare Ideal Institute of Management and Technology Karkardooma Institutional Area, East Delhi, affiliated to Suru Gobind Singh Indraprastha University, Delhi as Accredited with CSPA of 2.71 on four point scale at B+ grade valid up to May 08, 2029

Date: May 09, 2024



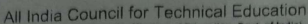






EC(SC)/198/2nd Cycle/DLCOGN101842





(A Statutory body under Ministry of Education, Govt. of India)

Nelsch Mandela Malg, Vasant Kunj, New Deihi-110070 Website: www.ajcte-india.org

APPROVAL PROCESS 2024-25 Letter of Approval (LoA)

Date of Approval: 19-Jul-2024

F.No. North-West /2024-25/1-44129393977

The Chairman NEW MILLENIUM EDUCATION SOCIETY 7/354 ANAJ MANDI SHAHDARA.

Sub: Letter of Approval for New Institution 2024-25

Sir/Madam

In terms of the provisions under the All India Council for in terms of the provisions under the All India Council for Technical Education (Grant of Approvals for Technical Institutions) Regulations, 2020 notified by the Council vide notification number F. No. AB/AICTE/REG/2020 dated 4th February, 2020 and amended on 24th February 2021 and norms, standards, procedure and conditions prescribed by the Council from time to time, I

Permanentid	1-44129393977	Application ld	1-44129393977
Name of the Institute	IDEAL INSTITUTE OF MANAGEMENT AND TECHNOLOGY	Name of the Society/ Trust/ Company	NEW MILLENIUM EDUCATION SOCIETY
Institute Address	PLOT NO. 16-X KARKARDOOMA INSTITUTIONAL AREA, EAST DELHI, EAST DELHI, Delhi, 110092	Society/ Truet/ Company Address	7/354 ANAJ MANDI SHAHDARA. EAST DELHI,EAST DELHI Delhi,110032
Institute Type	Private-Self Financing	Region	North-West

For conduct of the following Courses with the Intake Indicate below for the Academic Year 2024-25*

Sr. No.	Level	Pengram	Course	Charge of Shard	for 2024-25
1	UNDER GRADUATE	MANAGEMENT	BBA	Guru Gobind Singh Indraprastha University, Delhi	120
2	UNDER GRADUATE	COMPUTER APPLICATIONS	BCA	Guru Gobind Singh Indraprastha University, Delhi	90

urses is on " as is where is basis" intake Approved for BBA/BCA/BMS Course is Subject to the approval of the Concern

- The management shall provide adequate funds for development of infrastructural, instructional and other facilities as per norms and standards laid down by the Council from time to time and for meeting recurring expenditure.

 The Eligibility Criteria for admissions shall be made in accordance with the regulations notified by the Council from time to time.

 The tuition and other fees shall be charged as prescribed by the Competent Authority within the overall criteria prescribed by the Council from time to time. No capitation fee shall be charged from the students/ guardians of students in any form. If found so, appropriate action as per the notified regulations shall be initiated against the Institution

 The management of the institution shall not discontinue any course(s) or start any new course(s) or alter intake capacity of seats without the prior approval of the Council.

 No excess admission shall be made by the institution over and above the approved intake under any circumstances. In case any excess admission is reported to the Council, appropriate action as per the notified regulations shall be initiated against the institution.

 The institution shall not have any collaborative arrangements with any other Indian and / or Foreign Universities for conduct of technical courses without obtaining prior approval from AICTE. In case any violation is reported to the Council, appropriate action as per the notified regulations shall be initiated against the Institution.

 The Institution shall not conduct any course(s) as specified in the Approval Procass Handbook without prior permission / approval of AICTE. If found so, appropriate action as per the notified regulations shall be initiated against the Institution.

 The Institution shall operate only from the approved location, and that the Institution shall not open any off campus study centers / extension centers directly or in collaboration with any other institution / university / organization for the purpose of imparting technical education without

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obtaining prior approval from the AICTE. If found so, appropriate action as per the notified regulations shall be initiated against the Institution.

The accounts of the Institution shall be audited annually by a certified Chartered Accountant and shall be open for inspection by the Council

or persons authorized by it.

10. Heads of Departments, the teaching and other staff shall be appointed in given time frame and selection shall be done according to procedures, qualifications and experience prescribed by the Council from time to time and pay scales are as per the norms prescribed by the AICTE from time to time. The Institution shall publish an information booklet before commencement of the academic year giving details regarding the Institution and courses / programs being conducted, Fees charged and details of infrastructural facilities including faculty etc. in the form of mandatory disclosure. The information booklet may be made available to the stakeholders of the technical education. The mandatory disclosure information, as per directions in the AICTE website / Approval Process Handbook, shall be put on the Institution Website. The information shall be revised every year with updated information about all aspects of the institution.

11. It shall be mandatory for the institution to maintain a Website providing the prescribed information. The Website information must be

continuously updated as and when changes take place.

- 12. As per mandatory Disclosure of APH 2024-27(Annexure-18, page 180) Institutions must disclose the following information submitted to Council at the Prominent location on its website.
 - i. Department wise availability of infrastructure along with approved courses and intake approved by the Council.
 - ii. Faculty details: Department wise: Name& Designation of the faculty members/teaching staff along with their qualification, tenure of service in your organization, total experience, institution should also disclose Student Faculty Ratio, Cadre Ratio.

iii. Additionally, Audited Financial Statements for every Financial year on year to year basis.

13. If the Institution fails to disclose the information or suppress and / or misrepresent the information, appropriate action as per the notified regulations shall be initiated against the Institution.

14. AICTE may also conduct inspections with or without notifying the dates to verify specific complaints, to verify adherence to AICTE norms & standards, and to verify any mis-representation, violation of norms & standards, mal-practices etc.

The Institution by virtue of the approval given by Council shall not automatically become claimant to any grant-in-aid from the Central or

16. In the event of a student / candidate withdrawing before the starting of the course, the wait listed candidates should be given admission against the vacant seat. The entire fee collected from the student, after a deduction of the processing fee of not more than Rs. 1000/(Rupees one thousand only) shall be refunded and returned by the Institution to the student / candidate withdrawing from the program. It would not be permissible for the Institution to retain the School / Institution Leaving Certificates in original to force retention of admitted

students and not to charge fees for the remaining period if a student cancels the admission at any point of time.

17. The Institution shall take appropriate measures for prevention of ragging in any form, in the light of AICTE regulation "Prevention and Prohibition of Ragging in Technical Institutions, Universities including Deemed to Universities imparting technical education" Regulation 2009 (F.No. 37-3/Legal/AICTE/2009 dated 01/07/2009), in case of failure to prevent the instances of ragging by the Institutions, the Council shall

take appropriate action as per the notified regulations.

18. It is mandatory to comply all the essential requirements as given in APH 2024-25(Appendix 6). ASCTE Approved Institutes are encouraged to make efficient use of the flagship schemes like:

Parakh: Student Gap analysis portal bases services.

Students Scholarship schemes like Pragati, Saksham, Swanath, ADF, etc.

Course in Indian Languages.

ATAL FDPs: Faculty training for Emerging areas and cutting edge Technologies.

Augmenting Utilization of Research Assets (AURA).

6mart India Hackathon: World's largest Open Innovation Platform.

The Government/ Management of the Institution shall strictly follow further conditions as may be specified by the Council from time to time. The Council may withdraw the approval, in case it observe any violation of the above conditions and/or non- adherence to the norms and standards prescribed by the Council, mis-representation of facts and submitting factually incorrect information to it.

NOTE: If the State Government / UT / DTE / DME has a reservation policy for admission in Technical Education Institutions and the same is applicable to Private & Self-financing Technical Institutions, then the State Government / UT/ DTE / DME shall ensure that 10 % of Reservation for EWS would be operational from the Academic year 2022-23. However, this would not be applicable in the case of Minority Institutions referred to the clause (1) of Article 30 of Constitution of India

> Prof.Rajive Kumar Member Secretary, AICTE

Copy to:

- The Director Of Technical Education**, Delhi 1.
- The Registrar**, Guru Gobind Singh Indraprastha University, Delhi
- The Principal / Director, IDEAL INSTITUTE OF MANAGEMENT AND TECHNOLOGY Plot No. 16-X Karkardooma Institutional Area, East Delhi, East Delhi,

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Delhi,110092

Guard File(AICTE)

Note: Validity of the Course détails may be verified at http://www.aicte-india.org/

Copy of this letter will not be communicated through post/email. However, provision is made in the portal for downloading letter through Authorized login credentials allotted to concerned State Secretary/ DTE/Registrar.

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bclinfo21@gmail.com info@barcouncilofindia.org Website : www.barcouncilofindia.org



Tel. :(91) 011-4922 5000 Fax: (91) 011-4922 5011

भारतीय विधिज्ञ परिषद् BAR COUNCIL OF INDIA

(Statutory Body Constituted under the Advocates Act, 1961)

21, Rouse Avenue Institutional Area, Near Bal Bhawan, New Delhi - 110002

BCI: 657/2024 (LE/App/Afflin)

13.06.2024

1.	The David
	The Registrar,
	Guru Gobind Singh Indraprastha
	oniversity,
	Sector - 16C, Dwarka
_	New Delhi - 110078
2.	The Principal,
	Ideal Institute of Management
	and Technology,
	16-X, Karkardooma, Near
	Telephone Exchange, Delhi -
	110092
3.	The Principal,
	Vivekananda Institute of
	Professional Studies,
	AU Block Outer Ring Road,
	Pitampura, Delhi - 110034
4.	The Principal,
	Trinity Institute of Professional
	Studies,
	Sector - 9, Dwarka,
	New Delhi - 110075
5.	The Principal,
	KCC Institute of Legal and Higher
	Education,
	2B-2C, Knowledge Park III,
	Greater Noida - 201310
	Uttar Pradesh

Sub: Extension of provisional approval of affiliation to Centers of Legal Education/ Law Colleges (as mentioned in the letter) for the academic year 2024-2025.

Sir/Ma'am,

This is with reference to above mentioned subject regarding extension of provisional approval of affiliation to the following law colleges (as mentioned in the letter) which has already applied for extension of approval for the academic year 2024-2025.

This is to bring to your kind knowledge that the following resolution was passed on 5th May, 2024 by the General Council of the Bar Council of India with respect to grant of provisional approval of affiliation, to existing Centers of Legal Education/Colleges, whose approval cum regular inspection fee has been

deposited, application of extension of approval of affiliation is pending, but no inspection could be done or the inspection has been done, but inspection inspection could be done or the Legal Education Committee or the report could not be placed before the Legal Education Committee for the academic year 2024-2025.

"RESOLVED that with respect to existing Centers of Legal Education/Colleges, whose inspection fee has been deposited, application for extension of approval of affiliation is pending, no inspection could be done or the inspection has been done, but inspection report could not be placed before the Legal Education Committee or the Standing Committee for its consideration, such Centers of Committee or the Standing Committee to admit students only for the Legal Education/Colleges may continue to admit students only for the Legal Education/Colleges may continue to admit students only for the Legal Education/Colleges may continue to admit students only for the Legal Education/Colleges may continue to admit students only for the Legal Education has academic year 2024-2025. This will apply only in case where affiliation has academic year 2024-2025. This will apply only in case where affiliation has decision taken after the inspection of the CLE is done by the Bar Council of India subsequently.

AN AFFIDAVIT THAT THE CENTRE OF LEGAL EDUCATION IS COMPLYING WITH THE BELOW STIPULATED NORMS, RULES, REGULATIONS AND MANDATORY GUIDELINES OF BAR COUNCIL OF INDIA AS WELL AS WITH ALL THE ENUMERATIONS STIPULATED IN THE ATTACHED CIRCULARS(WITH THIS LETTER) BEARING NOS. BCI: D: 465/2024 DATED 24.01.2024(ANNEXURE-B), BCI: D: 468/2024/CIR-006/2024(LE) DATED 20.05.2024(ANNEXURE-C), BCI: D: 469/2024(LE/CIR.007) DATED 21.05.2024 (ANNEXURE-D)AND BCI:D:525/2024 (LE CIRCULAR NO. 008/2024) DATED 30.05.2024(ANNEXURE-E) AND SHOW CAUSE NOTICES AND COMPLIANCE LETTER REFERREDTO IN ANNEXURE-A, ATTACHED TO THIS LETTER MUST BE SUBMITTED TO THE BAR COUNCIL OF INDIA WITHIN 15 DAYS OF THE RECEIPT OF THIS LETTER FAILING WHICH, THEIR APPLICATION FOR EXTENSION OF APPROVAL FOR 2024-25 SHALL NOT BE CONSIDERED AND IF APPROVAL, IS GRANTED FOR THE ACADEMIC SESSION 2024-2025, SAME MAY BE WITHDRAWN TOO.

The provisional approval of affiliation shall be conditional and is subject to compliance as per circular dated 05.02.2020 bearing No.BCI:D:158 [LE:Circulation No.01/2020], issued to all Centers of Legal education, as per the extended time of such compliance, whereby every Centre of Legal Education/college is required to submit a certified authenticated bank statement bearing bank stamp, date and signature, mandatorily with respect to the salary/ies being disbursed to all the teachers/faculties every three months with effect from March, 2022 on a regular basis, unless specifically sought at other intervals, and also furnish list of teachers with qualifications as per BCI and UGC Rules, and further furnish proof/receipts of fulfillment of minimum library requirements, as enumerated under Schedule-III, Rule-15, Minimum Library requirements of Legal Education Rules-which is the sine qua non of a Centre of Legal Education. Certain show cause notices and compliance letters had also been issued specifically to certain Centers of Legal Education/Colleges, with conditions mentioned therein, which have to be complied too as per the time stipulations therein, and if they have not been complied with they must be complied with immediately.

- The last date for compliance of the above referred circular has expired on 31st August 2022. It was extended from time to time due to the pandemic. As a last opportunity, ensure to comply with the same, otherwise the provisional approval of affiliation being issued herewith may be withdrawn.
- You may kindly bear in mind that the Bar Council of India is the sole and supreme sanctioning authority for seats and it does not allow any supernumerary quota of seats for law degree courses, over and above the sanctioned strength of seats and whatever reservation of seats is to done by the University under whichever quota as a rule has to be done within sanctioned strength of seats. The only supernumerary quota, as of now permitted by the Bar Council of India, is 10 percent seats in EWS quota over and above the sanctioned strength of seats allotted/approved by BCI and that too, is subject to adequate infrastructure and qualified faculty to accommodate the supernumerary seats. The same is required to be adhered to. If there is any default on such part and the same is discovered subsequently, action shall ensue.
- The CLE is advised to declare the same voluntarily for consideration of the same in a manner which will not be detrimental to interests of the students admitted, if any, over and above the sanctioned seats as a one time opportunity. The same shall not be construed to be applied prospectively.
- It is pertinent to point that no University in India can offer a 4 year LL.B or integrated LL.B, followed by a 1 year LL.M in tie up with a foreign University under the present BCI regulations. Such a Law degree, nor the post qualification after it, is recognised by Bar Council of India. The BCI only recognizes the pattern of a 12th class +3 (graduation in any stream+3 (year Law degree) and/or a 12 + 5 year integrated law degree.
- While exchange programs of teachers and students have been undertaken by Centres of Legal Education including, Law Universities in India, Dual Degrees or joint Degrees with Foreign Universities have not been permitted or recognized by BCI. It is essential to emphasize that any foreign collaboration involving legal education institutions, must strictly adhere to the regulatory framework established by the Bar Council of India. It cannot compromise on the quality of legal education mandated by the BCI It's worth noting that unless a degree is recognized by the BCI in India, it holds no validity within the country. Therefore, a degree obtained from

an Indian University, being recognized solely in a foreign jurisdiction, without recognition in India, would be of no consequence to the university or its students.

- Recognition and approval of law degrees are exclusively within the purview of the Bar Council of India. Consequently, within the purview of the Bar Council of India. Consequently, upon thorough evaluation it is determined Law degrees are if, upon thorough evaluation it is determined Law degrees are being issued by Universities against the rules and norms of being
- BCI and it's Legal Education Committee have time and again reiterated, stated and clarified, that it does not recognise LL.B and/or LL.M or any Law degree course through online mode, correspondence, open and/or distance learning mode.
- It has further come to the attention of the Bar Council of India and its Legal Education Committee that certain institutions are offering Master of Arts (MA) programs with a Law subject, in open and distance learning mode, or online mode which attempts to mimic the structure and content of a Master of Laws (LL.M.) program. Upon careful examination, it has been observed that such an endeavor is beyond the scope and intent of a Master of Arts Degree and is deemed impermissible. It is hereby clarified that such MA degrees will not be recognized by the BCI as equivalent to a Master of Laws (LL.M.) degree and for the purpose of teaching of LL.B. Course.
- It is crucial to clarify that the designation "MA" signifies "Master of Arts," whereas "LL.M." represents "Legum Magister," a Latin term denoting a "Master of Laws" Degree. The distinction between these two titles is significant, as an LL.M. degree is specifically tailored for graduates of law programs, whereas an MA degree encompasses a broader range of academic disciplines and is separate and distinguished from Master of Laws Degree. It is a deliberate attempt to bypass LL.M. in such a manner.
- The BCI emphasizes that an MA degree with a Law subject does not confer the same benefits or privileges as an LL.M. degree. Individuals holding an MA degree in Law will not be entitled to the benefits typically associated with possessing an LL.M. degree, nor will they be eligible to teach in LL.B degree programs. Pursuit of legal education at the postgraduate level, in the form of an LL.M. degree, is restricted to individuals who have completed their undergraduate legal studies while it is clarified that any

specialized branch of law offered at the master's level, without the LL.B./BA.LLB qualification as the requisite entry-level credential, shall not be recognised as equivalent to an LL.M. degree.

It is imperative for all stakeholders in the legal education sector to understand that the distinction between an MA degree and an LL.M. degree is significant. An MA degree with a Law subject does not fulfill the requirements for recognition by the BCI as a qualification equivalent to an LL.M. degree.

This serves to clarify the position of the BCI on the recognition of MA degrees with a Law subject and to prevent any misconceptions regarding their equivalence to LL.M. degrees.

The BCI and its Legal Education Committee has further also observed that running an MA (with Law subject) by any such mode is an attempt to mimic an LL.M, which is also not permitted by such mode.

It has also been brought to the notice of Bar Council of India that some entities claiming to be Centre of Legal Education are offering courses through distance education/correspondence mode, under the nomenclature of the degree of LL.M. or LL.M. professional, where anyone even without LL.B. can get an LL.M. degree, and, the same persons are also getting registered for Ph.D., appearing for UGC NET etc. thereby diluting quality of legal education.

This is an illegal practice and Bar Council of India shall not hesitate in taking stringent action against such centres.

As per the order of the Hon'ble Supreme Court of India dated 29.08.2019 passed in Writ Petition (Civil) No.1510 of 2018, titled as Vinit Garg Vs. University Grants Commission and as per the earlier order of Hon'ble Supreme Court of India dated 03.11.2017 passed in Civil Appeal Nos.17869-17870, arising out of SLP No. 19807-19808/2012 in the case of Odisha Lift Irrigation Corp Ltd. Vs Ravi Shankar Patro&Ors., the Hon'ble Supreme Court has held that an University has to obtain permission from the concerned regulatory body for initiating/starting, opening and conducting any distance learning course/s.

- As per UGC Regulations 4(A)(iv), (Open and Distance Learning Programmes & Online Programmes) Regulations, 2020, the Higher Educational Institution must have the approval or Higher Educational Institution must have the approval in recommendations of the statutory or regulatory authority, in this case, the Bar Council of India (BCI), for offering law this case, the Bar Council of India (BCI), mode or Online programs in Open and Distance Learning mode or Online mode.
- Explanation: Programmes as mentioned at clause (iv) shall be considered only when these are recommended by the respective statutory or regulatory authority or regulatory council to offer in Open and Distance Learning mode or Online mode, as applicable......"
- Furthermore, the Distance Education Bureau under UGC explicitly prohibits courses in engineering, law, medicine, dental, pharmacy, nursing, architecture, physiotherapy, applied arts, and other such programs from being offered through online mode without approval from the respective statutory or regulatory bodies.
- Some Universities, including some reputed Universities are running such programs in flagrant violation of clear directives and guidelines as stipulated above and without even having made a request or application to BCI in this regard. It is categorically made clear, such programs have no recognition and/or approval from BCI.
- CLE's must ensure to comply with these directives, failing which necessary action will ensue.
- An affidavit/undertaking to comply with the conditions mentioned above shall be required to be submitted by way of duly notarized affidavit within 15 days of receipt of this letter by way of hardcopy and also by way of scanned copy at complianceaffiliationle2@gmail.com with heading-COMPLIANCE TO PROVISIONAL APPROVAL-REQUIREMENTS.

It is made clear that if any Centre of Legal Education, comply to above then their application for extension of approval for 2024-2025 shall not be considered and, if, approval is granted for the academic session 2024-2025, it may be withdrawn.

Since your University has given affiliation for the academic year 2024-2025 to the following Law Colleges, you are requested to allow them to admit students in concerned course/s as per the detail given for the academic year 2024-2025.

The CLEs mentioned in this letter are thus allowed to admit students in the mentioned law courses with the specified intake as mentioned herein for the academic year 2024-2025 subject to the condition mentioned above.

There are other law colleges, who may have received affiliation by you for the year 2024-2025, which may not find mention here as some law colleges have been granted individual approval letters too.

This is being sent in a batch due to your convenience. We shall follow it up with names of other colleges as and when we approve the same.

Admission process may be allowed only for those Centres of Legal Education/Law Colleges who have been approved by the Bar Council of India including the batch names of the CLEs mentioned below and/or those law colleges who have been otherwise issued individual approval letters.

S.No.	Name of Law College/s	Law Courses with Intake
		5yr BA LL.B(120)
1.	The Principal, Ideal Institute of Management and Technology, 16-X, Karkardooma, Near Telephone	
	Exchange, Delhi - 110092	5yr BA LL.B (H)(300)
2.	The Principal, Vivekananda Institute of Professional	
	Studies, AU Block Outer Ring Road, Pitampura, Delhi - 110034	5yr BA LL.B (H)(60)
3.	The Principal, Trinity Institute of Professional	
	Studies, Sector - 9, Dwarka, New Delhi - 110075	5yr BA LL.B (H)(60)
4.	The Principal, KCC Institute of Legal and Higher Education, 2B-2C, Knowledge Park III, Greater Noida - 201310 Uttar Pradesh	

Universities who have not yet completed one time online registration on the basis of the link/s sent on their official email id's are required to fill the registration form, & upload registered documents and photographs within a period of 21 days, failing which appropriate action will ensue.

The compliances and pending fee/ any other fee which may be payable in future may be kindly ensured to be complied with.

Non-compliance shall result in necessary action.

The CLEs mentioned in this letter are thus allowed to admit students in the mentioned law courses with the specified intake as mentioned herein above.

There are other law colleges, who may have received affiliation by you for the year 2024-2025, which may not find mention here as some law colleges have been granted individual approval letters too.

This is being sent in a batch due to your convenience. We shall follow it up with names of other colleges as and when we approve the same.

Admission process may be allowed only for those Centres of Legal Education/Law Colleges who have been approved by the Bar Council of India including the batch names of the CLEs mentioned below and/or those law colleges who have been otherwise issued individual approval letters.

S.No.	Name of Law College/s	Law Courses with Intake
1.	The Principal, Ideal Institute of Management and Technology, 16-X, Karkardooma, Near Telephone Exchange, Delhi - 110092	5yr BA LL.B(120)
2.	The Principal, Vivekananda Institute of Professional Studies, AU Block Outer Ring Road, Pitampura, Delhi - 110034	5yr BA LL.B (H)(300) 5yr BBA LL.B(H)(240)
3.	The Principal, Trinity Institute of Professional Studies, Sector – 9, Dwarka,	5yr BA LL.B (H)(60)
4.	New Delhi - 110075 The Principal, KCC Institute of Legal and Higher Education, 2B-2C, Knowledge Park III, Greater Noida - 201310 Uttar Pradesh	5yr BA LL.B (H)(60) 5yr BBA LL.B(H)(60)

Universities who have not yet completed one time online registration on the basis of the link/s sent on their official email id's are required to fill the registration form, & upload registered documents and photographs within a period of 21 days, failing which appropriate action will ensue.

The compliances and pending fee/ any other fee which may be payable in future may be kindly ensured to be complied with.

Non-compliance shall result in necessary action.

Note - Kindly ensure to submit English translation of all documents being furnished by you in Hindi or in any other regional language to BCI.

Note- In accordance with the Council resolution passed on February 20, 2022, the refundable guarantee amount per course, is set at Rs. 5 lakh. Additionally, (C.L.E.'s) who had previously deposited a guarantee fee of Rs. 2 lakhs are now required to pay the remaining Rs. 3 lakhs to meet the total guarantee fee of Rs. 5 lakhs for a single course. For each additional course, the guarantee fee stands at Rs. 5 lakhs per course.

Very important: - Please, henceforth ensure to send any compliance separately affidavit/reply and orders affiliation copying it to complianceaffiliationle2@gmail.com, apart from to dlebciagmail.com. email/s Please send any do not to proledepartmentagmail.com.

For any other query/ies you may send e-mail/s to dlebci@gmail.com

This is for your information and necessary compliance and action

Yours sincerely,

Holy

(Nalin Raj Chaturvedi)
Joint Secretary, BCI
[Legal Education Department]

Ashok Kumar Pande

(Ashok Kumar Pandey) Joint Secretary HOD, Legal Education Dept.

> (Srimanto Sen) Secretary

Copy to:-The Secretary Bar Council of Delhi 2/6 Khel Gaon, Delhi

Fee & GA Checked: M.J Default Amt.: M.J. Comphance: M.J. Meeting Letter: M.J.





Memorandum of Understanding

This Memorandum of Understanding (MOU) is made in New Delhi and entered as on 19th day of September, 2024 between:

IMS Proschool Pvt. Ltd. is a company having its registered office at "704, G Square, Sector 30 A, Vashi, Navi Mumbai 400703, District Thane, Maharashtra". (Hereinafter called the "IMS Proschool" which expression shall unless repugnant to the context or meaning thereof mean and include its successors and assignees)

And

Ideal Institute of Management & Technology, a constituent college of Guru Gobind Singh Indraprastha University having its Campus at Karkardooma, New Delhi - 110092, (Hereinafter called the "IIMT" which expression shall unless repugnant to the context or meaning thereof mean and include its successors and assignee).

It is hereby distinctly understood between the parties that IIMT has executed this MOU for benefit of its Constituent, IIMT, New Delhi, and hence for all legal and practical purposes, IIMT shall be entitled to all the privileges and shall be liable to perform its obligations under the Agreement.

Whereas, IMS Proschool specializes in teaching, training and conducting various courses, relating and pertaining to Finance, Analytics & Accountancy in association with NSE India, it conducts various Certification Course Training. IMS Proschool is the Training Partner of National Skill Development Corporation, Ministry of Skill and Entrepreneurship, Govt. of India.

Whereas IIMT is a constituent college of Guru Gobind Singh Indraprastha University. The College offers courses in Humanities, Commerce and Science.

And whereas IMS Proschool is interested in offering Two Skill Development Certificate Courses - 1) Fundamentals of Financial Modeling, 2) Data Visualization Using Excel & Power BI to students wherein the courses will be structured & delivered by IMS Proschool in consultation with IIMT. This is going to be a Skill Development Certificate Courses for the IIMT students.

Bharsh





In order to conduct a Skill Development Certification Courses - 1) Fundamentals of Financial Modeling, 2) Data Visualization Using Excel & Power Bl at IIMT. IMS Proschool Pvt. Ltd. and Ideal Institute of Management & Technology agree to formalize a MOU as follows -

- 1. Programs Details: IIMT and IMS Proschool have mutually agreed to the following terms as regards to the course details to be jointly offered by them.
- 1.1 Programs Name
 - a) Fundamentals of Financial Modeling
 - b) Data Visualization Using Excel & Power Bl
- 1.2 Programs Curriculum Curriculums defined in Annexure
- 1.3 Total Duration 65 Hours for each program
 - a. 30 Hours Training
 - b. 30 Hours Internship Project
 - c. 5 Hours Interview Preparation & Communication
- 1.4 Batch Size Minimum 40 (Maximum 60) for each program
- 1.5 Batch Start & End Date
 - a) Fundamentals of Financial Modeling -
 - b) Data Visualization Using Excel & Power BI -
- 1.6 Mode of Delivery Hybrid (Classes in Live Online & Exam in College)
- 1.7 Study Material It is agreed between IIMT and IMS Proschool that the study material, recordings and software links on a regular basis shall be forwarded through E-Mail to the students as individuals & group and assigned college's course coordinators, by IMS Proschool.

1.8 Course Certification -

Students enrolled for the course shall be eligible to receive the programs completion certificates issued jointly by IIMT and IMS Proschool, only if they will show consistent performance and successfully complete the course, by passing the examinations, which will be conducted by IMS Proschool, and have 75% attendance at least throughout the course.





- 1.9 Mode of examination: The mode of examination shall be offline and conducted by Proschool at IIMT, where IMS Proschool requires computer labs & good internet connection for students in college.
- 2. Cost: a) Fundamentals of Financial Modeling Rs. 5000/- (Inclusive of Taxes) per student
 - b) Data Visualization Using Excel & Power BI Rs. 5500/- (Inclusive of Taxes) per student
- 3. Roles and Responsibilities of IMS Proschool:

3.1 Programs Outline

IMS Proschool shall prepare detailed programs material and send it to IIMT. The detailed programs outline shall be prepared to take into consideration the recent legislation relating to the courses. IMS Proschool shall provide each student with a detailed course outline at the commencement of the programs.

3.2 Faculty

The faculty for the programs shall be arranged by IMS Proschool. The faculty appointed shall be entitled to get remuneration from IMS Proschool. Proschool will share details of the programs coordinator for one point of contact with IIMT, on behalf of IMS Proschool.

3.3 Programs Schedule

The programs schedule i.e. the lecture schedule and course material (soft copy) shall be prepared by IMS Proschool in consultation with IIMT and the same shall be shared with students and assigned program coordinators at the commencement of the programs.

4. Roles and Responsibilities of IIMT:

- a) Coordination: IIMT will share details of students who will join the programs with IMS Proschool before the beginning of the batch. IIMT will coordinate with the students if required.
- b) Programs Fees to be Transferred to IMS Proschool: The college will pay course fees to IMS Proschool. IIMT shall transfer 50% of the course fees to IMS Proschool in the first week of the commencement of programs. The remaining share shall be transferred by IIMT to IMS Proschool just before the end of the programs.





proschool





- Programs Coordinator and support staff: IIMT shall appoint the programs coordinator and support staff for the purpose of conducting the programs.
- Marketing & Awareness: IIMT shall post about the details of programs on its official social media handles.

5. Confidentiality

It is agreed between IIMT and IMS Proschool to maintain the confidentiality of this agreement and all confidential information (written or oral) shared with each other or which comes to their knowledge under or as a result of this agreement and shall not divulge such information to any third party under any circumstances without prior written consent to the other party.

6. TERM AND TERMINATION:

This MOU will remain valid from 19th September, 2024 to 31st March, 2025 with the understanding that either party may terminate it by giving the other party three months written notice. Each party recognizes that the other party has, may have, or will have arrangements of a similar or different nature with other Institutions whether in each party's respective countries or elsewhere in the world, during the currency of this MOU.

In witness whereof both the parties through their duly authorized representatives signed this agreement on the 19th day of September, 2024.

Signed and delivered by, for and on behalf of

"Ideal Institute of Management & Technology"

Authorized Signator

Name: Prof. (Dr.) Anil Parkash Sharma

Title: Director, IIMT

In presence of witness

Name: Ms. Shailja Khosla Title: IQAC Coordinator

Signed and delivered by, for and on behalf of

"IMS Proschool Pvt. Ltd."

Shavish

Authorized Signatory

Name: Mr. Bhavesh Tiwari Title: Cluster Manager

In presence of witness:

Name: Ms. Jagriti Acqui Title: Assistant Manager







Annexure 1

Program 1 - Fundamentals of Financial Modelling

Total Duration: 65 Hours

Module 1 - Problem Solving with Excel

7 hours

- A) Problem identification & solving approach
- B) Excel basics
- C) Advanced Excel
- D) Data Visualization in Excel
- Module 2 Financial Statement Analysis

6 hours

- A) Basics of Accounting
- B) Income Statements
- C) Balance Sheet
- D) Cash Flow Statement
- Module 3 Corporate Finance

6 hours

- A) Time Value of Money & IRR
- B) Cost of Capital
- C) Sources and Uses of Capital
- Module 4 Project Finance

6 hours

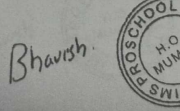
- A) Franchise Model
- B) Service Model
- C) Manufacturing Model

Module 5 - Equity Research

5 hours

- A) Basic Financial Model
- B) Financial Model Level Up
- C) DCF Valuation
- D) Trading Comps

Project - 30 Hours Practical Internship Project







Program 2 - Data Visualization Using Excel & Power BI
Total Duration - 65 Hours

Module 1 - Data Analysis with Excel

15 hours

- A) Working with Data
 - Basics, Date/Text Functions
- M Arithmetic Functions, Pivot, Slicers
- B) Visualization & Add INS/Analyze
- 11 Logical Functions, Goal Seek
- 11 Scenario Analysis, Index
- [] Lookup, Match
- C) Visualization & Add INS/Analyze
- 17 Basics Formatting, Charts & Chart Selection
- 11 Dashboards, Intro to Addins & Analyze data (GPT, BA, etc)

Module 2 - Data Visualization with Power Bl

15 hours

- A) BI Basics, Intro, Setup
- Data Ingestion
- **II UI Navigation**
- Hasic Charts & Publishing
- B) BI Report & Power Query Editor
- [PQE, Visualizations
- 11 UI, Geolocations and other graphs
- Dashboard development
- [Calculated fields, dynamic dashboards

Project - Internship Project

30 Hours









5 Hours

Interview Preparation & Communication

A) CV / Resume Creation

- Resume / Cover Letter writing
- Tips & Discussions
- · How to make your resume strong

B) Aptitude Test

· Aptitude Tests with Examples

C) Common Interview Questions

- · Intro, Strength & Weakness
- · Describe Yourself
- · Situational & Greatest Fear
- Examples & Categories of Questions

D) Build Your Public Profile

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MEMORANDUM OF UNDERSTANDING

Between



School of Law,
Ideal Institute of Management and Technology
And



Karat Lawz Academy

8th January, 2024



MEMORANDUM OF UNDERSTANDING Between



School of Law Ideal Institute of Management and Technology And Karat Lawz Academy

This Memorandum of Understanding (MOU) is entered into on this 8th day of January 2024 by and between **Karat Lawz Academy** with its office E-359, Near Gate no. 3 Metro Station, Vikas Marg, Opposite V3S Mall, Nirman Vihar, New Delhi, 110092 (an institute imparting education to the students aspiring for judicial services) and **School of Law, Ideal Institute** of Management and Technology, New Delhi (Affiliated to Guru Gobind Indraprastha University) a pioneer institute imparting education in Law.

That both the parties do agree that cooperation in areas of research and development, events like Workshops, Mock Interviews, Career Counseling and Career Building Classes, placement and internship opportunities for students would be mutually beneficial to both the parties. The areas of cooperation may include, subject to mutual consent, to further the goals of each institution.

The parties anticipate that a number of these initiatives will occur during the period of this MOU. However, neither party is obligated to agree to any minimum number of activities, nor is this MOU intended to preclude either party from entering into similar agreements with other institutions nor the MOU is intended to give any financial obligation to either party.

This MOU shall be identified as the parent document of any program agreement executed between the parties. Further agreements concerning any program shall provide details concerning the specific commitments

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made by each party and shall not become effective until they have been reduced to writing, executed by the duly authorized representatives of the parties.

This MOU shall be governed by, construed and enforced in accordance with the laws of India. The Parties agree to attempt initially to solve all disputes or controversies arising under, out of or in connection with this MOU by conducting good faith negotiations. If the Parties are unable to settle the matter between them, the matter shall thereafter be resolved by alternative dispute resolution, with mediation.

Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or method of carrying on them without the consent of both the parties.

For agreed upon activities, both institutions will make available their concerned facilities and staffs. This MOU will take effect on and will be valid for a period of a year from the date noted in the first line of this document unless terminated earlier by one of the parties. Either party may withdraw from this MOU by a written notification of the withdrawal given to the other party at least two week prior to the desired withdrawal date.

Each institution will have original copies of this MOU.

This MOU will not have any financial implication upon the parties.

The following authorized individuals have signed the present MOU on behalf of their respective institutions:

Dr. Nikhil Kashyap

Director, Karat Lawz Academy

Prof.(Dr.) Arun Gupta

Principal, School of Law,

Ideal Institute of Management & Technology

MEMORANDUM OF UNDERSTANDING

BETWEEN

IDEAL INSTITUTE OF MANAGEMENT AND TECHNOLOGY

AND

MOON BEVERAGES

THIS MEMORANDUM OF UNDERSTANDING [hereinafter MOU] is made and entered into on this 23 Apply 2024 between IDEAL INSTITUTE OF MANAGEMENT AND TECHNOLOGY [hereinafter IIMT], 16 -X, Karkardooma Institutional Area, Delhi-110092 on the ONE PART and Moon Beverages, (Coca-Cola), 2B/1, Ecotech-3, Udyog kendra, Greater Noida, Opposite New Holland Gautam Budh Nagar-201308 on the OTHER PART (who for the purpose of the MOU are here in after individually referred to as 'PARTY' and collectively referred to as the 'PARTIES'). The PARTIES, having discussed the fields of common interests and allied activities between the two institutions, have decided to enter into a long-term collaboration in the areas of education, and training.

AND

IDEAL INSTITUTE OF MANAGEMENT AND TECHNOLOGY established in the year 1999 is an institute affiliated to Guru Gobind Singh Indraprastha University, Dwarka, Delhi. The professional courses in Law (BALLB), Business Administration BBA & BBA (CAM) and Computer Science BCA are recognised by the Bar Council of India and Government of NCT, Delhi. Being a NAAC accredited institution, it melds state of the art infrastructure with quality in education as its paramount principle.

Activities held at the institute are a reflection of the resolve towards perfection instilled by the founding father Late Shri Rakesh Agarwal whose vision was to develop the institute into a centre for excellence in professional education. The aim of the institution is to cultivate, in its students, high moral standards coupled with academic excellence to promote market-oriented skill development and up-gradation that would help in serving the needs of the society.

WHEREAS Moon Beverages started with manufacturing of soft drinks THUMS UP, LIMCA, MAAZA, RIMZHIM, BISLERI, SODA GOLD SPOT under arrangement with Parle. However in 1994 the company became the authorized bottler of Coca Cola Atlanta, USA and started manufacturing and distribution of Coca Cola, Limca, Sprit, Maaza, Thums UP, Fanta, Minute Maid, Coke Zero & Kinley.

AND WHEREAS IIMT and Moon Beverages recognising the value of cooperation have agreed to enter into this Memorandum of Understanding (MOU) regarding academic-industrial collaboration in fields of Management. The purpose of this non-binding Memorandum of understanding (MOU) is to make possible field visit (plant visit) between Moon Beverages and IIMT, based upon the principles of mutual equality and the reciprocity of benefits.

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AND HENCE it has been considered expedient to agree in writing to participate jointly in undertaking students and faculty.

BOTH PARTIES HEREBY AGREE:

A. PLANT VISIT

Moon Beverages will accept visiting student and faculty members from the other party as per the availability. All expenses, including the travelling expenses, will be the responsibility of the visiting party. Subject to availability, the host party will provide the normal services for visiting faculty.

B. COMPLIANCE WITH LAWS

Both parties will comply with all relevant LAWs in the jurisdiction in which it is situated in and all visiting students, scholars and faculty shall complain with all relevant LAWs in the jurisdiction of the host party.

C. NO AGENCY

Nothing in this MOU gives rise to a relationship of agency between parties.

D. NO JOINT VENTURE, PARTNERSHIP OR EMPLOYMENT RELATIONSHIP

Nothing in this MOU shall be relied upon to construct a joint venture, partnership or employment relationship between the parties.

E. TERMS OF RENEWAL, AMENDMENT AND TERMINATION

This MOU shall remain in force for a period of THREE YEARS from the execution date at the beginning of this MOU, with the understanding that it may be terminated by either party, giving one months' notice to the other party in writing. If this agreement is terminated by either party, each party agrees to carry out any application and responsibilities assumed prior to the termination date. This MOU may only be renewed if, after process between the parties, the parties agree in writing to renew it. This MOU may be amended by the exchange of official letters between the two parties. Such amendments, once approved by both parties, will become part of this MOU. Neither party may assign this MOU or any right under this MOU without the prior written consent of the other party.

F. NOTICES

Any notice or other communication here to (whether required or permitted to be given under or in connection with this MOU) shall be in writing and shall (at the option of the party giving the notice) be sent by registered post to the address set under its name below, or to such other address as is from time to time notified to the party giving the notice in compliance with the provisions of this clause.

Marra Wigh

Director

Ideal Institute of Management and Technology

Address: 16 -X, Karkardooma Institutional Area, (Near Telephone Exchange), Delhi-110092

Marketing Manager,

Moon Beverages

Address: Plot No: 2B/1, Udyog Kendra, Ecotech-III, Greater Noida, Gautam Budh Nagar, Uttar Pradesh-201308

The term of this MOU represents the current intentions of the parties as at the time of signing this MOU and is not legally binding on the parties.

K. SECTION HEADINGS

Headings contained in this MOU are for reference purpose only and shall not be deemed to be an indication of the meaning of the clause to which they relate.

IN WITNESS whereof this MOU has been duly executed on the date shown at the beginning of this MOU.

This MOU has been executed in two originals, one of which has been retained by Moon Beverages and the other by IIMT.

IN WITNESS WHEREOF, the PARTIES have executed this MOU and represent that they approve, and agree to the terms contained herein.

For and on behalf of

Moon Beverages

Gautam Budh Nagar-201308

Moon Beverages Ltd.
(Cocs-Cols FBO)

In the presence:

Kena Gupta

Coca-Cola Happiness Factory
Moon Beverages Ltd.
(Coca-Cola FBO)

For and on behalf of

Ideal Institute of Management and Technology
Delhi-110092

Ms. Shailja Khosla

(Asst. Professor & IQAC Coordinator)

In the presence:

Dr. Keshav Kumar Gupta, Asst. Professor,

Industrial Visit In-Charge, Department of Management,

Ideal Institute of Management, and Technology

Prof. Dr. Anil Prakash Sharma

Director.

Ideal Institute of Management and Technology

Ideal Institute of Management & Technology

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CERTIFICATE



This is to certify that the QUALITY MANAGEMENT SYSTEM

of

IDEAL INSTITUTE OF MANAGEMENT AND TECHNOLOGY

16 X, Karkardooma Institutional Area, Delhi - 110092, India

has been assessed and found to be in conformance to the requirements of the Quality Management Standard

ISO 9001:2015

The Management System Includes:

Provision of Education in Management, IT and Law



Certifica

EI-2004015

Date of initial registration

Date of this certificate

Certificate Expiry

Recertification Due

01-06-2020
01-06-2023
31-05-2026

Auth Sign

Registration is subject to the system being continually maintained to the above standard under regular surveillance. To check the certificate validity please visit our website - www.ispicert in or contact at-innovate.ispi@gmail.com

INNOVATIVE SYSTEMCERT PVT. LTD.

Accredited by EGAC, A Member of International Accreditation Forum

UGF-37, Ansal Plaza-I, Chiranjeev Vihar, Ghaziabad-201002, U.P., INDIA

Web: www.isplcert.in, Email: innovate.ispl@gmail.com Ph. +91 9811010509



