

कार्यालय आयुक्त, उच्च शिक्षा संचालनालय  
ब्लॉक -3 द्वितीय एवं तृतीय मंजिल, इंद्रावती भवन, नवा रायपुर, अटल नगर (छ.ग.)

Email- slqaccg@gmail.com, Website – highereducation.cg.gov.in

क्रमांक 904 /239/आउशि/गु.प्र./2026

नवा रायपुर, दिनांक 08 /01/2026

प्रति

प्राचार्य

संलग्न सूचीबद्ध शासकीय महाविद्यालय

छत्तीसगढ़

विषय: नेशनल स्टॉक एक्सचेंज मुंबई द्वारा एम.ओ.यू के तहत छ.ग. राज्य के उच्च शिक्षा विभाग के विद्यार्थियों हेतु विद्यार्थी स्किलिंग प्रोग्राम (SSP) के आयोजन विषयक।

संदर्भ: (1) छ.ग. शासन उच्च शिक्षा विभाग का पत्र क्रमांक 2634/1814/सा/2025/38-1 नवा रायपुर दिनांक 08.08.2025

(2) छ.ग. शासन वित्त विभाग का पत्र क्रमांक 2177/वित्त/संसा./ब-4/2025 नवा रायपुर दिनांक 30.07.2025

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उपरोक्त विषयांतर्गत संदर्भित पत्र के तारतम्य में वित्त विभाग से प्राप्त समझौता ज्ञापन के अनुसार नेशनल स्टॉक एक्सचेंज द्वारा प्रदेश के शासकीय महाविद्यालयों के विद्यार्थियों को Financial Literacy, Mutual Funds, Insurance Sector and Capital Market विषय पर प्रशिक्षण प्रदान किया जाना है।

तत्संबंध में आपके महाविद्यालय में स्नातक स्तर पर अध्ययनरत विद्यार्थियों को उक्त विषयों पर प्रशिक्षण प्रदान किया जाना प्रस्तावित है। उक्त प्रशिक्षण कार्यक्रम के संपादन हेतु महाविद्यालय के एक सक्रिय प्राध्यापक/सहायक प्राध्यापक को नोडल अधिकारी नामांकित कर, नोडल अधिकारी की जानकारी निम्न Google Form में पत्र जारी दिनांक से एक सप्ताह के भीतर अनिवार्यतः प्रविष्ट करना सुनिश्चित करें।

<https://forms.gle/yfKLksT4HrZtBGE76>

नेशनल स्टॉक एक्सचेंज मुंबई की टीम द्वारा नामांकित नोडल अधिकारी से समन्वय स्थापित कर महाविद्यालय में SSP का संचालन किया जाएगा।

संलग्न:- उपरोक्तानुसार।

  
(डॉ संतोष कुमार देवांगन)

आयुक्त

उच्च शिक्षा संचालनालय, नवा रायपुर

पृ. क्रमांक 905 /239/आउशि/गु.प्र./2026

नवा रायपुर, दिनांक 08 /01/2026

1. सचिव, छत्तीसगढ़ शासन, उच्च शिक्षा विभाग को सूचनार्थ।
2. समस्त क्षेत्रीय अपर संचालक, उच्च शिक्षा - संभागंतर्गत चयनित महाविद्यालयों के प्राचार्यों को सूचित कर, नोडल अधिकारी का नामांकन निर्धारित समयावधि में कराना सुनिश्चित करें।
3. श्री जोगिन्दर सिंह, VP-Regulatory, नेशनल स्टॉक एक्सचेंज मुंबई को आवश्यक कार्यवाही हेतु।

  
आयुक्त

उच्च शिक्षा संचालनालय, नवा रायपुर

नेशनल स्टॉक एक्सचेंज मुंबई द्वारा स्किलिंग प्रोग्राम (SSP) के आयोजन हेतु चयनित 40 महाविद्यालयों की सूची

क्र.	जिला	शासकीय महाविद्यालय का नाम
1	रायपुर	शासकीय दूधाधारी बजरंग महिला स्नातकोत्तर महाविद्यालय, रायपुर
2	रायपुर	शासकीय जे. योगानंदम छत्तीसगढ़ स्नातकोत्तर महाविद्यालय, रायपुर
3	बलौदाबाजार	शासकीय दाऊ कल्याण सिंह कला एवं वाणिज्य स्नातकोत्तर महाविद्यालय,
4	बलौदाबाजार	शासकीय गजानंद अग्रवाल स्नातकोत्तर महाविद्यालय, भाटापारा
5	गरियाबंद	शासकीय वीर सुरेन्द्र साय स्नातकोत्तर महाविद्यालय, गरियाबंद
6	गरियाबंद	शासकीय राजीव लोचन स्नातकोत्तर महाविद्यालय, राजिम
7	महासमुंद	शासकीय महाप्रभु वल्लभाचार्य स्नातकोत्तर महाविद्यालय, महासमुन्द
8	धमतरी	बाबू छोटेलाल श्रीवास्तव शासकीय स्नातकोत्तर महाविद्यालय, धमतरी
9	धमतरी	संत गुरु घासीदास शासकीय स्नातकोत्तर महाविद्यालय, कुरुद
10	दुर्ग	शासकीय डॉ. वामन वासुदेव पाटणकर कन्या स्नातकोत्तर महाविद्यालय, दुर्ग
11	दुर्ग	इंदिरा गांधी शासकीय स्नातकोत्तर महाविद्यालय, वैशालीनगर
12	बेमेतरा	शासकीय पं.जवाहर लाल नेहरू कला एवं विज्ञान स्नातकोत्तर महाविद्यालय, बेमेतरा
13	बालोद	शासकीय घनश्याम सिंह गुप्त स्नातकोत्तर महाविद्यालय, बालोद
14	बालोद	शहीद दुर्वासा निषाद शासकीय महाविद्यालय, अर्जुन्दा
15	राजनांदगांव	शासकीय कमलादेवी राठी महिला स्नातकोत्तर महाविद्यालय, राजनांदगांव
16	खैरागढ़-छु-गं	रानी रश्मिदेवी सिंह शासकीय स्नातकोत्तर महाविद्यालय, खैरागढ़
17	मोहला-मा-अं	शासकीय लाल चक्रधर शाह स्नातकोत्तर महाविद्यालय, अम्बागढ़चौकी
18	कबीरधाम	शासकीय आचार्य पंत श्री गंधमुनि नाम साहब स्नातकोत्तर महाविद्यालय, कवर्धा
19	कबीरधाम	शासकीय राजमाता विजया राजे सिंधिया कन्या महाविद्यालय, कबीरधाम
20	कांकेर	भानुप्रतापदेव शासकीय स्नातकोत्तर महाविद्यालय, कांकेर
21	कांकेर	शासकीय महर्षि वाल्मीकि स्नातकोत्तर महाविद्यालय भानुप्रतापपुर,
22	कोंडागांव	शासकीय गुंडाधुर स्नातकोत्तर महाविद्यालय, कोन्डागांव
23	नारायणपुर	शासकीय स्वामी आत्मानंद स्नातकोत्तर महाविद्यालय, नारायणपुर
24	दंतेवाड़ा	शासकीय दन्तेश्वरी स्नातकोत्तर महाविद्यालय, दन्तेवाड़ा
25	बिलासपुर	शासकीय ई. राघवेन्द्र राव स्नातकोत्तर विज्ञान महाविद्यालय, बिलासपुर
26	बिलासपुर	शासकीय जमुना प्रसाद वर्मा स्नातकोत्तर कला एवं वाणिज्य महाविद्यालय, बिलासपुर
27	गौरेला-पें-म	डॉ. भवर सिंह पोर्ते शासकीय स्नातकोत्तर महाविद्यालय, पेंडा
28	मुंगेली	डॉ. ज्वाला प्रसाद मिश्र शासकीय विज्ञान महाविद्यालय, मुंगेली
29	जांजगीर-चांपा	शासकीय टी.सी.एल. स्नातकोत्तर महाविद्यालय, जांजगीर
30	जांजगीर-चांपा	शासकीय मयूरध्वज महादानी राजा स्नातकोत्तर महाविद्यालय, चांपा
31	सक्ती	शासकीय कांती कुमार भारतीय स्नातकोत्तर महाविद्यालय, सक्ती
32	कोरबा	शासकीय मुकुटधर पाण्डे महाविद्यालय, कटघोरा
33	रायगढ़	शासकीय महात्मा गांधी स्नातकोत्तर महाविद्यालय, खरसिया
34	सारंगढ़-बि	शासकीय लोचन प्रसाद पाण्डे स्नातकोत्तर महाविद्यालय, सारंगढ़
35	जशपुर	शासकीय रा.भ.रा.एन.ई.एस. स्नातकोत्तर महाविद्यालय, जशपुरनगर
36	सरगुजा	शासकीय राजमोहनी देवी कन्या स्नातकोत्तर महाविद्यालय, अंबिकापुर
37	सूरजपुर	शासकीय रेवतीरमण मिश्र स्नातकोत्तर महाविद्यालय, सूरजपुर
38	बलरामपुर	शासकीय लरंगसाय स्नातकोत्तर महाविद्यालय, रामानुजगंज
39	कोरिया	शासकीय रामानुज प्रताप सिंहदेव स्नातकोत्तर महाविद्यालय, बैकुण्ठपुर
40	मनेन्द्रगढ़-चि-भ	शासकीय विवेकानंद स्नातकोत्तर महाविद्यालय, मनेन्द्रगढ़

AN  
ID-5  
07/01/26

छत्तीसगढ़ शासन  
उच्च शिक्षा विभाग  
मंत्रालय  
महानदी भवन, नवा रायपुर अटल नगर  
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क्रमांक/2634/1814/सा./2025/38-1

नवा रायपुर अटल नगर, दिनांक

08 AUG 2025

प्रति,

आयुक्त,  
उच्च शिक्षा संचालनालय,  
इंद्रावती भवन,  
नवा रायपुर अटल नगर (छ.ग.)

विषय:- छत्तीसगढ़ राज्य में छात्र स्किलिंग प्रोग्राम (SSP) के लिए छत्तीसगढ़ शासन और नेशनल स्टॉक एक्सचेंज (NSE) के बीच सहायता-समझौता ज्ञापन (MoU) के संबंध में।

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उपरोक्त विषयांतर्गत वित्त विभाग से प्राप्त ज्ञापन क्रमांक 2177/वित्त/संसा.  
/ब-4/2025, दिनांक 30.07.2025 की छायाप्रति सहपत्रों सहित संलग्न है।

निर्देशानुसार सहायता-समझौता ज्ञापन अनुसार राज्य के छात्रों के कौशल विकास हेतु इस विभाग के माध्यम से प्रशिक्षण कार्यक्रम का संचालन किये जाने हेतु आवश्यक कार्यवाही कर, कृत कार्यवाही से अवगत कराने का कष्ट करें।

संलग्न-उपरोक्तानुसार।

  
08.08.2025

( राकेश कुमार ध्रुव )

अवर सचिव

छत्तीसगढ़ शासन

उच्च शिक्षा विभाग

पंजी क्रमांक. 1814/सो/25/287  
उच्च शिक्षा विभाग, मंत्रालय  
दिनांक 4-8-25 2025

छत्तीसगढ़ शासन  
वित्त विभाग  
::मंत्रालय::

महानदी भवन, नवा रायपुर अटल नगर

क्रमांक 2177/वित्त/संसा./ब-4/2025  
प्रति,

नवा रायपुर अटल नगर, दिनांक 30/07/2025

सचिव,  
छत्तीसगढ़ शासन  
उच्च शिक्षा विभाग  
मंत्रालय, महानदी भवन,  
नवा रायपुर, अटल नगर

विषय:- छत्तीसगढ़ राज्य में छात्र स्किलिंग प्रोग्राम (SSP) के लिए छत्तीसगढ़ शासन और नेशनल स्टॉक एक्सचेंज (NSE) के बीच सहायता- समझौता ज्ञापन (MoU) के संबंध में।

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विषयांतर्गत सचिव, छत्तीसगढ़ शासन, वित्त विभाग एवं NSEIL के चीफ बिजनेस डेवलपमेंट ऑफिसर के मध्य छत्तीसगढ़ राज्य में छात्र स्किलिंग प्रोग्राम (SSP) के लिए छत्तीसगढ़ शासन और नेशनल स्टॉक एक्सचेंज (NSE) के बीच सहायता- समझौता ज्ञापन (MoU) दिनांक 28.01.2025 को संपादित किया गया है। सहायता- समझौता ज्ञापन अनुसार राज्य के छात्रों के कौशल विकास हेतु आपके विभाग के माध्यम से प्रशिक्षण कार्यक्रम का संचालन किया जाना है। अतः उपरोक्तानुसार आवश्यक कार्यवाही करने का कष्ट करें।

संलग्न:- उपरोक्तानुसार।

(मुकेश कुमार बंसल)  
सचिव  
छत्तीसगढ़ शासन  
वित्त विभाग

भारत

INDIA

₹ 500

FIVE HUNDRED  
RUPEES



पाँच सौ रुपये

Rs. 500

INDIA NON JUDICIAL

छत्तीसगढ़ CHHATTISGARH

B 935605

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is entered into on 28th day Jan of 2025 +0 ("Effective Date")

BY AND BETWEEN

Department of Finance, Government of Chhattisgarh, represented by Shri. Mukesh Kumar Bansal having registered address at Mantralaya, Mahanadi Bhawan, Nava Raipur Atal Nagar (hereinafter referred to as "GoCG", which expression shall unless repugnant to the context or meaning hereof, be deemed to mean all its departments, functions, administrators in office and permitted assigns) of the **FIRST PART**;

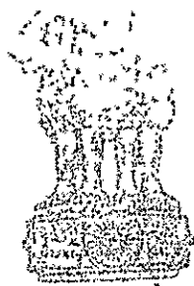
AND

National Stock Exchange of India Limited, a company incorporated in India and having its registered office at Exchange Plaza, Plot No. C - 1, Block G. Bandra Kurla Complex, Bandra (East), Mumbai - 400 051. (hereinafter referred to as "NSEIL", which expression shall, unless repugnant to the context or meaning hereof, be deemed to mean and include their subsidiaries, group companies, affiliates, successors and permitted assigns) of the **SECOND PART**.

GoCG and NSEIL shall individually be referred to as "Party" and collectively as "Parties".

एक सौ रुपये

₹ 100



HUNDRED RUPEES

भारत INDIA  
INDIA NON JUDICIAL

छत्तीसगढ़ CHHATTISGARH

T 000928

**WHEREAS:**

- A. NSEIL is a Securities Exchange Board of India recognized stock exchange under Section 4 of the Securities Contracts Regulation Act, 1956 and is *inter alia* engaged in the business of providing trading facilities to its brokers and intermediaries.
- B. The Department of School Education and Higher Education, Government of Chhattisgarh is a governmental body/department responsible for coordinating and overseeing higher education institutions and activities within the State. The GoCG plays a crucial role in shaping the educational landscape by formulating policies, regulations and guidelines for various aspects of higher education, including admissions, curriculum development, examinations and quality assurance.
- C. Basis the mutual discussions by the Parties in relation to the subject matter of this MoU, the Parties are desirous to empower the youth of Chhattisgarh and recognize the importance of providing a platform for skill development for youth in the country, and hence are desirous for facilitating and conducting investor awareness and training program(s) (including but not limited to the IAPs (as defined hereunder)) (in the form of webinars, seminars (in online or offline mode) etc.,) (hereinafter collectively referred to as "*Program(s)*") in order to increase awareness in the securities market for students, beneficiaries and practitioners so as to develop their competence related to the Banking, Financial Services, and Insurance sector ("*BFSI*"), across the State of Chhattisgarh ("*Proposed Initiative*").

D. In the above premises, the Parties are desirous of recording the terms and conditions of the Proposed Initiative under this MOU

**KNOW THIS MOU WITNESSETH AND THE PARTIES AGREE TO A MEMORANDUM OF UNDERSTANDING AS FOLLOWS AS FOLLOWS:**

**1. BACKGROUND:**

1.1. The Parties acknowledge the importance of imparting financial literacy, investor awareness in securities market and other training program(s) across the State of Chhattisgarh. This is in line with generating employment opportunities for rural and urban youth in the BFSI sector, power trading, securities market, mutual funds, investment advisor and investor awareness sessions etc., across the State of Chhattisgarh.

1.2. The GoCG plays a pivotal role in several sectors and industries across India. In this background, the Parties acknowledge that it is imperative that financial literacy, investor awareness in securities market and other training program(s) is imparted to the beneficiaries for enabling them to contribute to the financial growth and development of the State of Chhattisgarh.

**2. IMPLEMENTATION OF THE PROGRAM, ROLES & RESPONSIBILITIES OF PARTIES:**

The Parties hereby agree and accept to work together along with such other entities as the case may be, in following areas for achieving the Proposed Initiative:

**2.1. NSE to conduct Program(s) for the Proposed Initiative:**

2.1.1. The Program(s) aims to equip such beneficiaries (including but not limited to students, trainees and/or practitioners etc.,) ("*Beneficiaries*"), as the case may be, with such essential knowledge, awareness and skills around financial literacy, capital markets, mutual funds, insurance sector etc., by providing such training, as may be facilitated *inter alia* by NSEIL through any vendor / third-parties and/or by itself, at its sole discretion, so as to

provide a platform to the Beneficiaries to enhance their skillset and in turn enable them to obtain such opportunities for the purposes of their employability in the BFSI sector.

2.1.2. The Parties hereby agree and accept that the Program curriculum may be finalized by the GoCG in association with NSEIL, as the case may be, and basis the structure of the project, as and when required.

2.1.3. The Parties hereby agree that the initial mobilization of Beneficiaries shall be done by the GoCG, or NSE through a third-party vendor and/or by an appointed Trainer, as the case may be, as per structure / requirement of the project.

2.1.4. The GoCG hereby agrees and accepts that it shall facilitate and arrange any and all venue(s) for conducting the offline Program(s) for the purposes of the Proposed Initiative, at its sole costs and expense. The Parties hereby agree that the venue arranged by the GoCG could be school and/or college buildings.

2.1.5. The Parties agree that all successful Beneficiaries will be awarded with a certificate upon successful completion of the course/Program, as envisaged by NSEIL / associated entities, as the case may be. The Parties hereby agree that the Proposed Initiative will endeavor to impart enough skills and knowledge upon students and/or Beneficiaries so that they can clear all assessment, tests and interview, as the case may be.

2.1.6. The Parties agree that NSEIL shall only bear its respective cost associated with the Programs. It is hereby clarified that NSEIL shall not be responsible / obligated to bear any other costs/liabilities that are incurred by and/or on behalf of GoCG and/or any other entities involved in providing similar services / trainings / Programs.



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2.1.7. The GoCG agrees that it will extend all cooperation while communicating with other statutory/regulatory authorities, Government departments, Government of India, autonomous bodies etc., to streamline the smooth conduct of trainings, Programs and conduct of examinations, as required by NSEIL / industry bodies from time to time. This involvement of GoCG is for the purposes of enabling efficient delivery of services at optimal cost.

2.2. **Outcome based funding support:**

The Parties agree and acknowledge that the GoCG, as per its discretion, may consider giving some financial support directly to the Beneficiaries or implementing agencies with a pre-defined outcome-based funding criteria to encourage and for scaling up of the implementation of the skill development program.

3. **GENERAL PROVISIONS**

3.1. This MoU provides for general terms and conditions in relation to implementation of the Proposed Initiative by the Parties.

3.2. The Parties shall coordinate with each other and focus their efforts on co-operation within the area of the identified domains across the State of Chhattisgarh.

4. **INTELLECTUAL PROPERTY RIGHTS:**

4.1. The Intellectual Property Rights of the respective Parties shall continue to remain with them and be their exclusive and absolute property. For avoidance of doubt, it is hereby clarified that nothing in this MoU shall be construed as assignment/transfer/license/sub-license of Intellectual Property Rights of any Party to the other in any manner or for any reason whatsoever and howsoever. In addition, the Parties agree and confirm that they will not acquire any right, title, and/or interest

in the other Party's Intellectual Property Rights owned or developed by the other Party or licensed by the other Party from third party vendors.

- 4.2. The GoCG hereby agrees and acknowledges that in the event GoCG is required to use the trademarks, logos, banners of NSEIL and/or any of its subsidiaries, as the case may be, it shall use the same only after obtaining a written consent from NSEIL, for each instance. In this regard, GoCG shall ensure that such usage by GoCG is strictly subject to brand guidelines of NSEIL, as may be provided by NSEIL to GoCG. GoCG shall immediately cease to use such trademarks, logos, banners of NSEIL and/or its subsidiary as the case may be upon termination and/or expiration of the MoU (as the case may be) or as per the requirements of NSEIL, at any time during the term, of this MoU. GoCG acknowledges and confirms that it will adhere to and comply with the said brand guidelines and general advertising policy as provided by NSEIL.
- 4.3. For the purpose of this Clause, "Intellectual Property Rights" mean and include (a) all rights under copyright laws (or all rights accruing by virtue of copyright treaties and conventions), including, but not limited to, all renewals, extensions, reversions or restorations of copyrights now or hereafter provided by law and all rights to make applications for and obtain copyright registrations therefore and recordation's thereof; (b) all rights to and under new and useful inventions, discoveries, designs, technology and art (c) all trade secrets; (d) all trademarks, service marks and Internet domain names and the like throughout the world; and (e) all other intellectual and industrial property and proprietary rights throughout the world not otherwise included in the foregoing, including, without limitation, all techniques, methodologies and concepts and trade dress.



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5. INDEMNITY AND LIMITATION OF LIABILITY:

5.1. The GoCG party shall indemnify and keep indemnified, and defend and hold harmless NSEIL, its respective officers, directors, representatives, employees, and agents from and against direct and actual losses, damages, legal proceedings, liabilities and claims at law, or in equity including without limitation costs, expense and lawyers' fees, directly arising out of or resulting from the representations contained herein or its obligations under this MoU.

5.2. Notwithstanding anything to the contrary, in no other event shall a Party be liable for lost profits, lost revenues, loss of use, loss of business, or any indirect, incidental, special, punitive, exemplary or consequential damages, whether or not foreseeable, related to or arising from or under the MoU.

5.3. The Parties agree that the information/contents, if any shall be provided to NSEIL on an "as is" basis and NSEIL will not be liable for any errors, omissions, nor from the other Party's / third-party's use of the information provided under the Proposed Initiative / for the Programs. The information will be provided solely on the basis that the other Party will be responsible for its own independent evaluation and assessment of the information.

6. Term

This MoU shall come into force on and from the Effective Date and shall continue for a period of Three (3) years, unless mutually terminated by the Parties ("*Term*") in accordance with the terms of this MoU.

7. TERMINATION:

7.1. Either Party shall have an option to terminate the said MoU at any stage, if the other Party is in breach of any obligations, covenants, representations and if such breach is not cured within 30 (thirty) days from the date from which the other Party is notified regarding such breach;

7.2. Forthwith, by NSEIL, if NSEIL is in receipt of any directions from any regulatory authority or such other authority whose directions are binding upon NSEIL;

7.3. This MOU may be terminated by one (1) Months' notice by either side without assigning any reason, provided none of the on-going commitments (agreed between the parties prior to such termination) are affected adversely in any manner whatsoever.

8. **GOVERNING LAW AND JURISDICTION:**

This MoU shall be interpreted in accordance with the laws of India and the courts in Mumbai, India, shall have exclusive jurisdiction over all matters arising under this MoU.

9. **PUBLICITY**

Neither Party will make, issue or release any public announcement, press release, statement or acknowledgment of the existence of, or reveal publicly the terms, conditions or status of this MoU and/or the Proposed Initiative without the prior written consent of the other Party, unless such disclosure is required by law. In the event that the disclosure is required by law, the Parties agree that they shall only disclose information to the extent required under law/legal order and that they will endeavor to ensure the confidentiality of such information following its disclosure, to the extent permissible under applicable laws.

10. **CONFIDENTIALITY**

10.1. The Parties may provide to each other with certain confidential or proprietary information ("*Confidential Information*") for the purposes of this MoU and the Parties agree not to disclose the same to any third party except with the prior written consent of the disclosing Party(ies). Confidential Information includes

information, whether written, electronic or oral, which the Parties know or reasonably should know is proprietary, confidential or a trade secret, including any and all technical or business information and documentation, specifications and information in relation to the Programs/Proposed Initiative, participant list/data/information, marketing information, policies, procedures and manuals regarding distribution channels, research and development and other proprietary matter in relation to the Proposed Initiative.

- 10.2. The obligation of confidentiality shall not apply to any Confidential Information that the other Party can demonstrate that (a) at the time of disclosure was generally available to the public; (b) after disclosure, becomes generally available to the public without breach of this MoU by the other Party or (c) it has been developed by one Party as evidenced by that Party's contemporaneously maintained written records independently of the disclosures by the other Party.
- 10.3. Notwithstanding the foregoing, the Party(ies) may reveal / disclose the Confidential Information if such information to be disclosed is (a) approved in writing by the disclosing Party (ies) for disclosure; or (b) required under applicable law, regulatory agency/statutory authority or pursuant to a court order: provided that if permitted by law, a prior written notice of such disclosure is given by such Party(ies) to the other Party(ies) and provided further that such Party (ies) shall cooperate with the other Party(ies) to limit the extent of such disclosure.
- 10.4. The provisions of this clause shall survive any termination/expiry of this MOU for a period of 2 (two) years.
- 10.5. Following the termination of this MOU, each Party will destroy or return to the other Party on demand any document supplied to it (including any notes, analysis or memorandum prepared by it) containing Confidential Information and any copy which may have been made, and take reasonable steps to expunge all Confidential

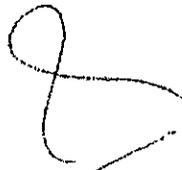
Information from any virtual device containing Confidential Information. Any destruction of Confidential Information by a Party will be certified in writing to the other Party by an authorised officer supervising it. The undertakings in this clause shall not apply to Confidential Information which a Party must retain under any applicable law, rule or regulation, including the rules of a professional body, provided however that the Receiving Party shall at all times remain subject to the confidentiality obligations contained herein and ensure compliance with the terms hereof.

## 11. NOTICES:

11.1. Each Party shall from time to time appoint a contact to be responsible for facilitating the co-operation between the Parties and co-ordinating the exchange of information on the terms hereof as contemplated between the Parties. The principal points of contact for the Parties as of the date of this MoU shall be as provided under this Clause.

11.2. All notices and communication under this MoU shall be addressed to the representatives of the Parties as detailed above. In the event that one Party changes its principal point of contact, it shall inform the other Parties in writing as soon as is reasonably possible.

11.3. All notices or requests under this MoU shall be in writing via email and/or shall be delivered or mailed (by registered post, A.D.) to addresses mentioned above. Notices or requests given by (a) *via* email shall be deemed given and received on the date of receipt of such email, (b) personal delivery shall be deemed given and received at the time of delivery, and notices or requests given by mail shall be deemed given and received after confirmation of delivery from the postal department. For the purposes of this Clause, the Parties shall refer and rely upon the following details:



In case of GoCG:

Attention:

Designation: Secretary, GoCG, Finance  
Department

Address: Mantralaya, Mahanadi Bhawan,  
Nava Raipur Atal Nagar

Email Id: sec.fin-cg@gov.in

Telephone: 0771 - 2511590

In case of NSEIL:

Attention:

Designation: Chief Business  
Development Officer

Address: NSE, Exchange Plaza,  
CI Block-G, Sandra Kurla  
Complex, Sandra (E), Mumbai -  
400057

Email Id: sriramk@nse.co.in

Telephone: +91-22-26598225

12. RELATIONSHIP BETWEEN THE PARTIES:

Nothing herein shall be construed as creating a legal partnership or joint venture. For the purposes of this MoU, the Parties shall be, and shall be deemed to be, independent contractors and not agents or employees of the other Parties. Further, it is hereby clarified that the Trainers appointed by NSEIL shall in no way be considered as agents, representatives or employees of NSEIL and nothing contained herein shall constitute an agency, fiduciary relationship by and between NSEIL and Trainers. Neither Party shall have authority to make any statements, representations or commitments of any kind, or to take any action which shall be binding on the other Parties, except as may be expressly provided herein or authorized in writing.

13. NON-BINDING PROVISIONS

This MoU only constitutes a statement of a Party's intention to enter into an understanding and does not in any way constitute a binding agreement or other form of legal relation between the Parties. However, this MOU constitutes a commitment for the Parties to work in good faith for the purpose of exploring collaboration opportunities in relation to the Proposed Initiative. This MoU is non-exclusive in nature and the Parties can enter into cooperative arrangements with other parties to suit their organizational needs.

14. MISCELLANEOUS:

14.1. **Assignment:** This MoU or any right or interest herein (save and except to the extent covered herein), shall not be assignable or transferable by any Party.

14.2. **Amendments:** This MoU shall not be amended, modified or supplemented except by a written instrument executed by each of the Parties.

14.3. **Entire MoU:** This MoU constitutes the entire undertaking of the Parties relating to the subject matter hereof and supersedes any and all prior undertaking, including letters of intent and term sheets, either oral or in writing, between the Parties with respect to the subject matter herein.

14.4. **Counterparts:** This MoU may be executed in two counterparts, each of which when so executed and delivered shall be deemed an original but all of which together shall constitute one and the same instrument. The delivery of signed counterparts by facsimile transmission or electronic mail in "portable document format" (".pdf") shall be as effective as signing and delivering the counterpart in person

14.5. **Further Assurances:** The Parties shall promptly and duly execute and deliver all such further instruments and documents and do or procure to be done all such acts or things, as may be reasonably deemed necessary or desirable in obtaining the full benefits of this MoU.

14.6. **Costs and Expenses:** Each of the Parties shall bear their own legal costs, disbursements charges and expenses incurred in and about the negotiation, preparation and execution of this MoU and any other document executed in connection with this MoU.

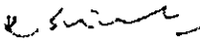
14.7. **Disclaimer:** Notwithstanding anything stated in this MoU, the GoCG hereby agrees and accepts that the Proposed Initiative and the Programs to be conducted shall in no way guarantee or generate or provide any employment opportunities to any of the Beneficiaries and further that NSEIL disclaims any and all representations and warranties to that effect.

**IN WITNESS WHEREOF,** this MOU has been signed by the Parties through their authorized representatives here below, on the day, month and year indicated after their signatures

For and on behalf of the Government of  
Chhattisgarh

  
(Mukesh Kumar Bansal) -  
Secretary  
Government of Chhattisgarh  
Finance Department  
Mantralaya, Mahanadi Bhawan  
Nava Raipur Atal Nagar

For and on behalf of the National Stock  
Exchange of India Limited

  
Sriram Krishnan  
NSEIL  
Chief Business Development Officer