

## SADHU VASWANI MISSION'S

# St. Mira's College for Girls, Pune Autonomous (Affiliated to SavitribaiPhule Pune University) Reaccredited by NAAC- A Grade, cycle 3

 $[ARTS, COMMERCE, SCIENCE, BSc \ (Computer \ Science), BBA, BBA \ (CA)]$ 

6, Koregaon Road, Pune-411001. [INDIA]

Ph./Fax: 26124846; Email: mira\_college@yahoo.co.in

PU/PN/AC/015/ (1962) College Code: - 013

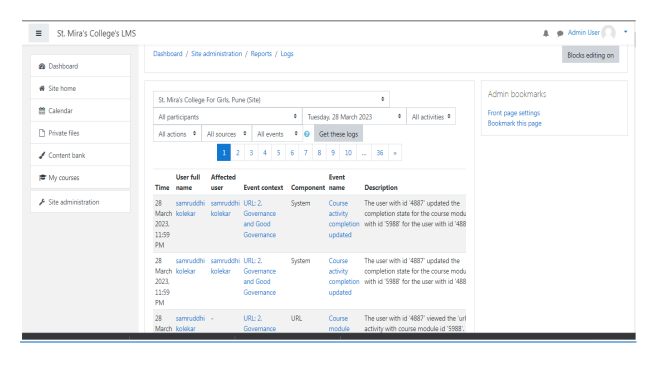
# 2.3.2 Teachers use ICT enabled tools including online resources for effective teaching and learning process.

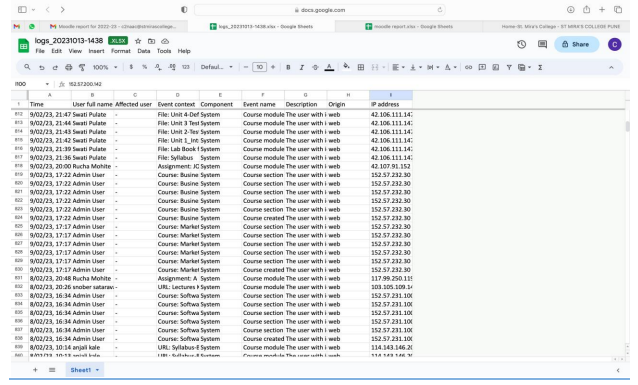
## **Availability of Digital Equipments**

Teachers Use ICT	T tools includ	ding Online	Resources for effe	ctive teaching	learning process
No of Teachers	No. Of	ICT Tools	No. Of ICT	No. Of Smart	E Resources &
	Teachers	&	Enabled	board	Techniques used
	using ICT	Resources	Classrooms &	equipped	
		Adopted	Labs	Classrooms	
48	48	Up to date	LCD Projectors-	Smart	Moodle as official
		OS &	14	Boards- 7	LMS; Google
		Software	Computers in CS		Classroom
		with	Lab- 60		Microafot & Google
		internet	Servers in CS		Workspace tools
		facilities	Lab-2		Educational
		Printers,	Computers in		technologies like
		Servers &	Statistics Lab- 18		Padlet; Flipgrid &
		LCD &	Computers in IT		Slack
		OHP	Lab- 23		Integrated You tube
		Projectors	Servers in IT Lab-		videos;
			1		documentaries;
			Computers in		movies; public
			Electronics Lab-		lectures, blogs, Ted
			13		Talks; Relevant
					sessions from
					MOOCs

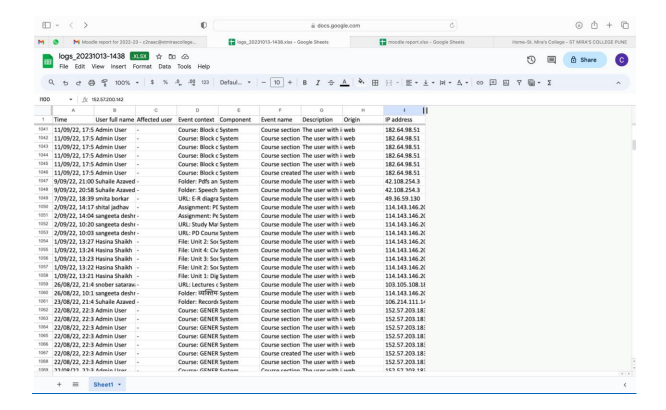


## Moodle Usage Report

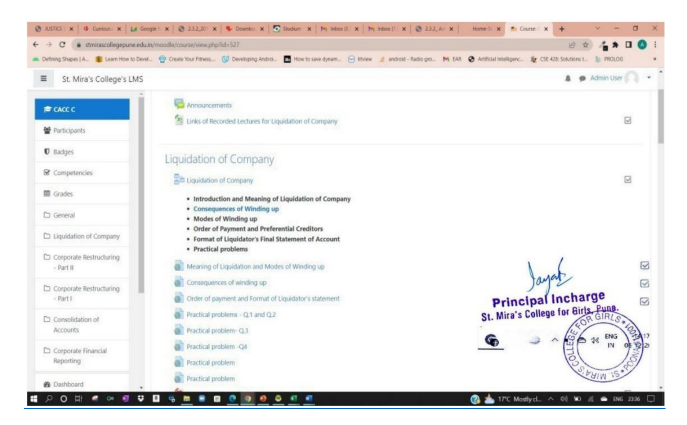








# Sample Study Material on Moodle (specimen)

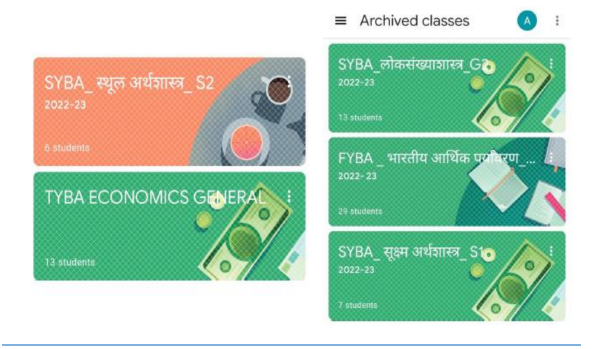




# Teachers using Google Classroom (specimen)

St. Mira's College for Girls, Pune Dept of Economics 2022-23 Faculty- Ms. Amruta Narke

## Google Classroom for Marathi Medium Students



# Teachers Using ICT – Specimen

Name of the	Dept	Links to the resources	Type of
Faculty	_		Resource
Dr. Arwah	Business	https://www.imf.org/en/Publications/Staff-	Discussion
Madan	Economic	Discussion-Notes/Issues/2018/11/13/Casting-Light-	paper
	s &	on-Central-Bank-Digital-Currencies-46233	
	Banking	-	
		https://www.imf.org/en/News/Articles/2018/11/13/s	Article
		p111418-winds-of-change-the-case-for-new-digital-	
		currency	
		https://m.rbi.org.in/Scripts/BS_ViewBulletin.aspx?I	News
		<u>d=18766</u>	
		https://www.jstor.org/stable/40278800	Research
			Paper
Dr. Manisha	Economic	https://youtu.be/U5ariMoaxCk?t=204	Video
Pimpalkhare	S		
		https://www.unwomen.org/en/news/stories/2020/9/f	Story with a



		eature-covid-19-economic-impacts-on-women	viewpoint
		https://www.worldbank.org/en/publication/wdr2022	World bank Dev Report 2022
		https://hdr.undp.org/content/2022-special-report-human-security	UNDP Development Report
		https://sdgs.un.org/goals	Data on SDG
Dr. Snober Satarwala	English	https://www.youtube.com/watch?v=8eX4Pjd9mFY &t=1276s	Video
		https://www.youtube.com/watch?v=sogJXiaBM8Q &t=6s	Video
		https://www.youtube.com/watch?v=wCWl8ZIgCHk	Video
Komal Tujare	English	https://www.youtube.com/watch?v=Cetg4gu0oQQ	Video
		https://www.youtube.com/watch?v=6hHjctqSBwM	Video
		https://www.youtube.com/watch?v=g2lMsVpRh5c	Video
		https://www.youtube.com/watch?v=D9Ihs241zeg	Video
		https://www.youtube.com/watch?v=kjdDpTwhR48 &t=908s	Video
Suhaile Azavedo	English	https://www.coursera.org/learn/human-language	Resource
		https://www.britannica.com	Resource
Veena Kenchi	Political Science	https://www.youtube.com/watch?v=PzhniSEhrIs	Video
		https://youtu.be/A9fQPzZ1-hg	Video
Sangeeta Deshmukh	Marathi	https://youtu.be/ShyTHoSUwJU	Video
		https://youtu.be/c2R-luAsAnU	Video
		https://youtu.be/gPza0wSY0a4	Video
Gitanjali Phadnis	Mathemati cs	https://youtu.be/26HltQtipwE	Video
		https://youtu.be/4f8d1QSG064	Video
		https://youtu.be/x68WXY9M2f8	Video
		https://youtu.be/jMUOkpZvjzg	Video
		https://youtu.be/qMX3TG2TiKs	Video
Sharmin Palsetia	Psycholog y	https://www.youtube.com/watch?v=IVE38XM2puY &t=46s	Video
		https://www.youtube.com/watch?v=O1VOZhwRvW o&t=36s	Video
		https://www.youtube.com/watch?v=o4XX90lqT6E	Video
		https://store.ectap.ro/articole/951.pdf	Research Paper





## SOFTWARE LICENSE AGREEMENT

THIS LICENSE AGREEMENT IS MADE AND EXECUTED IN PUNE ON Monday, 13th July 2022.

#### BETWEEN

"Studium Tech Pvt Ltd" through its Director/Authorised Signatory Mr. Shubham Purandare, having its office at 18, Mohor, 1st Floor, Gokul Society, Near Mhatre Bridge, Pune 411030.

PAN: ABHCS1135M

Hereinafter referred to as the "Company"/Licensor/ Party of the First Part which shall mean and include its Directors/Partners/Future Partners, Assigners, Legal Representatives, Executors, Administrators, Authorised Signatories unless the context otherwise requires) "Studium Tech Pvt Ltd" is in the business of developing & selling software.

#### AND

"St. Mira's College of Girls" through its Partner/Proprietor/Director/ Authorised Signatory Dr Jaya Rajagopalan, having its office at 6, Koregaon Park Road, Pune - 411001.

Hereinafter referred to as the "Licensee"/ Party of the Second Part which shall mean and include its Directors/Partners/Future Partners, Assigners, Legal Representatives, Executors, Administrators, Authorised Signatories unless the context otherwise requires)

Party of the First part and Party of the Second Part shall hereinafter be called as "Party" individually and "Parties" collectively.

#### · DEFINITIONS

a. "Agreement" means this License Agreement along with the Schedules, annexure, amendments and other agreements and obligations of a similar nature arising out of or pertaining to the present Agreement and which are to be executed by and between the present Parties pursuant to the said Agreement.

b. "Confidential Information" means proprietary and confidential information received by the Licensee in connection with these Terms of license and their relationship. Such Confidential Information may include, but is not limited to, trade secrets, know-how, inventions, techniques, processes, programs, schematics, software source documents, data, customer lists, financial information, and sales and marketing plans or instructors.

Registrar

08/06/2022



If to Licensee: St. Mira's College of Girls E-mail address:

Each party may change its cognizant point of contact by written notice to the other.

- 11. TERMINATION: Notwithstanding anything to the contrary contained in this Agreement, either Licensee or the Licensor may terminate this Agreement with cause thirty (30) days after giving notice in writing to the other party of the terminating party's intention to terminate this Agreement; provided, however, that termination of this Agreement by either party shall not relieve either party from liability for breach of any provision of this Agreement. In case of termination of the Agreement by either party at any stage; the LICENSEE shall never demand refund/repayment of any amount/installment/fees of whatsoever nature paid by it to the Licensor towards the License of the Product/Software.
- 12.ENTIRE AGREEMENT & AMENDMENT: This Agreement constitutes the entire agreement between the parties and shall be deemed to supersede and cancel any other written agreements between the parties hereto relating to the transactions herein contemplated. This Agreement may be amended, modified or waived only by an instrument in writing signed by The LICENSEE & The Licensor.
- 13. SEVERABILITY: If any provisions of the Agreement shall be declared to be invalid or unenforceable, in whole or in part, such invalidity or unenforceability shall not affect the remaining provisions hereof, which shall remain in full force and effect.
- 14. FORCE MAJEURE: Neither Party shall be liable to the other if, and to the extent, that the performance or delay in performance of any of its obligations under this Agreement is prevented, restricted, delayed, or interfered with, due to circumstances beyond the Party's reasonable control, including but not limited to, act of God, acts of any Governmental Authority, war, armed conflict, hostile attack, insurrections, riot, sabotage, blockage, embargo, fire, flood, earthquake, typhoon, epidemic, Pandemic or other nature, calamity or strike or other disturbance, acts of Government, etc.
- 15. WAIVER: Any waiver of any term or condition of this Agreement shall not be deemed or construed to be a waiver of such term or condition for the future, or any subsequent breach thereof.

#### 16. ALTERNATIVE DISPUTE RESOLUTION PROCEDURE:

in case of mediation: If any dispute or difference arises out of or in connection with this Agreement which the Parties are unable to resolve by negotiation, the Parties shall seek to resolve the Dispute amicably by using the following procedure.

a. The Parties shall submit the dispute to an independent mediator appointed by the Parties to assist them in resolving the Dispute. Any Party may give written notice to the other describing the nature of the Dispute, requiring the Dispute to be submitted to a Mediator and



agree that all the copyrights, trademarks, patents all over the world, Source code, and all the Intellectual Property rights, documentation and material, user manuals, technical manuals, etc. Created for the development and use of Software shall always be exclusive with the Licensor. The license does not mean transfer or assignment of any ownership rights over the Software. The same license to use the product/software may be given to any other clients/future clients. LICENSEE shall never object or claim any right on the Product/software.

- 6. INFRINGEMENT: The Licensor hereby warrants and represents that to the best of Licensor's knowledge, the Software, as delivered to LICENSEE, does not and shall not violate the intellectual property rights of any third party. Seller shall indemnify, defend, and hold harmless, LICENSEE and LICENSEE' Customer and their respective officers, directors, agents, and employees against Losses for any allegation of or suit or foreign patent, copyright, trademark, or other intellectual property right arising out of the performance of Work under the Purchase Order or out of the use or disposal of such Work by or for the account of LICENSEE. The foregoing indemnity shall not apply unless LICENSEE informs Licensor of the suit or action or other proceeding alleging infringement and gives Seller the opportunity as is afforded by applicable laws, rules, or regulations, to participate in the defense thereof.
- LICENSOR'S REPRESENTATIONS AND WARRANTIES: The Licensor represents and warrants that
  - a. it owns all rights in and to the Software;
  - with regard to Exclusive Purchase Orders, Licensor is allowed to give license to use the Software to Licensee;
  - Licensor has the full right, power, and authority to enter into this Agreement; and
- LICENSEE REPRESENTATION AND WARRANTIES: Licensee hereby represents and warrants that,
  - a. It will not use Software for malicious or illegal purposes;
  - b. The term of the Agreement shall be of 3 years from the date of installation of the software.
  - c. The Service will be provided solely by the Licensor and The LICENSEE shall never engage any third party to provide service of the Product.
  - d. In the course of Development, the client cannot give the development to any third person/firm, etc. The LICENSEE will not have any internal team to work on the same Product/Software.

#### 9. CONFIDENTIALITY:

- Both the Party will maintain all Confidential Information ("Confidential Information") of the other Party in trust and confidence;
- b. not disclose any Confidential Information of the other Party to any Third Party (except that a Party may disclose such Confidential Information to those of its employees, agents, independent contractors, Affiliates, or sublicensees who require such information in order to perform research & development under this Agreement and who are subject to binding obligations of confidentiality and limited use at least as restrictive as those of this clause);



c. not disclose or use any Confidential Information of the other Party for any purposes other than those necessary or permitted for performance under this Agreement;

d. not use any Confidential Information of the other Party for any purpose or in any manner that would constitute a violation of any applicable

governmental laws, rules, regulations, or orders,

and not reproduce any Confidential Information of the other Party in any form except as required to perform in accordance with this Agreement. Each Party will use at least the same standard of care as it uses to protect its own Confidential Information of a similar nature to prevent unauthorised disclosures or uses of Confidential Information of the other Party, but in any event, each Party will use no less than commercially reasonable care to achieve such objectives. Each Party will promptly notify the other Party upon discovery of any unauthorised use or disclosure of the Confidential Information of the other Party.

The Parties agree that the material financial, commercial, scientific, and technical terms of the Agreement will be considered Confidential Information of both Parties. Notwithstanding the foregoing, either Party may disclose such terms to bona fide potential corporate partners, potential investors or merger or acquisition partners, and to commercial lenders, financial underwriters, investment bankers, and legal and financial advisors provided that all such disclosures shall be made only to such Parties under commercially reasonable obligations of

confidentiality.

This Confidentiality clause shall survive even after the date of expiry or termination of this Agreement and thereafter till perpetuity

The confidentiality obligations herein shall be in force except when, the

Confidential Information:

has been made public by the Party who disclosed such Confidential Information;

was received by the Party by a third party where such third party

was not bound by any confidentiality obligations

was in the possession of the Receiving Party prior to the disclosure

of the same by the Disclosing Party; The Receiving Party is required to disclose such Confidential Information by any court of competent jurisdiction or any Government authority lawfully requesting the same provided that the Receiving Party notifies the Disclosing Party in advance of such disclosure:

- All the data received, used, collected, or generated during the term of the License will be stored on a virtual private cloud and this data will be stored safely and won't be shared with any 3rd party. Choosing the cloud vendor will be the choice of the Licensor. The Licensor shall take all the precautions to protect and safeguard the data and information pertaining to this Agreement. In case of "Cloud leak" or data loss by the host; the Licensor shall absolve from responsibility for damage or loss & Licensor will be indemnified forever by the Licensee from any claims for damages or to make good loss etc.
- 10.NOTICES: All notices or communications (or other normal business communications) required by this Agreement or desired to be given hereunder, shall be in writing and addressed as follows, and given by certified or registered mail, return receipt requested, courier, e-mail, or facsimile transmission and shall be deemed to be given when received.

If to Licensor: STUDIUM TECH PVT LTD E-mail address: shubham@studiumtech.in



not disclose or use any Confidential Information of the other Party for any purposes other than those necessary or permitted for performance under this Agreement;

not use any Confidential Information of the other Party for any purpose or in any manner that would constitute a violation of any applicable

governmental laws, rules, regulations, or orders,

and not reproduce any Confidential Information of the other Party in any form except as required to perform in accordance with this Agreement. Each Party will use at least the same standard of care as it uses to protect its own Confidential Information of a similar nature to prevent unauthorised disclosures or uses of Confidential Information of the other Party, but in any event, each Party will use no less than commercially reasonable care to achieve such objectives. Each Party will promptly notify the other Party upon discovery of any unauthorised use or disclosure of the Confidential Information of the other Party.

The Parties agree that the material financial, commercial, scientific, and technical terms of the Agreement will be considered Confidential Information of both Parties. Notwithstanding the foregoing, either Party may disclose such terms to bona fide potential corporate partners, potential investors or merger or acquisition partners, and to commercial lenders, financial underwriters, investment bankers, and legal and financial advisors provided that all such disclosures shall be made only Parties under commercially reasonable obligations of

to such confidentiality.

This Confidentiality clause shall survive even after the date of expiry or termination of this Agreement and thereafter till perpetuity.

The confidentiality obligations herein shall be in force except when, the Confidential Information:

has been made public by the Party who disclosed such Confidential Information;

was received by the Party by a third party where such third party was not bound by any confidentiality obligations was in the possession of the Receiving Party prior to the disclosure

of the same by the Disclosing Party; The Receiving Party is required to disclose such Confidential Information by any court of competent jurisdiction or any Government authority lawfully requesting the same provided that the Receiving Party notifies the Disclosing Party in advance of

such disclosure:

- i. All the data received, used, collected, or generated during the term of the License will be stored on a virtual private cloud and this data will be stored safely and won't be shared with any 3rd party. Choosing the cloud vendor will be the choice of the Licensor. The Licensor shall take all the precautions to protect and safeguard the data and information pertaining to this Agreement. In case of "Cloud leak" or data loss by the host; the Licensor shall absolve from responsibility for damage or loss & Licensor will be indemnified forever by the Licensee from any claims for damages or to make good loss etc.
- 10.NOTICES: All notices or communications (or other normal business communications) required by this Agreement or desired to be given hereunder, shall be in writing and addressed as follows, and given by certified or registered mail, return receipt requested, courier, e-mail, or facsimile transmission and shall be deemed to be given when received.

If to Licensor: STUDIUM TECH PVT LTD E-mail address: shubham@studiumtech.in



- to know is confidential, proprietary or trade secret information of the disclesing party.
- c. "Documentation" means user manuals, training materials, Product descriptions and specifications, technical manuals, license agreements, supporting materials, and other information relating to Products or Services offered by the Licensor, whether distributed in print, electronic, CD-ROM, or video format.
- d. "Effective Date" means the date when the Software has been installed for the use of the Licensee.
- e. "Hardware" means the tangible product acquired by LICENSEE from the Licensor.
- f. "License" shall be subject to the terms and conditions of this Agreement and subject to the payment of the applicable license fees/"Subscription Fee, shall mean and include pon-exclusive and non-transferable license, for your internal business purposes only, during the set subscription period mentioned hereinunder.
- g. "Network Services" means any services offered by the Licensor, as the Licensor's primary business model, which may include the following: access to the Internet, data and voice transmission, and any other communications service furnished by Licensee by means of Licensee's communications network.
- h. "Product" means, individually or collectively as appropriate, Hardware, Software, and Documentation.
- i. "Purchase Order" or "PO" means a written or electronic order to the Licensor for Products or Services to be provided by the Licensor under these Terms of License.
- j. "Services" means any maintenance, technical support, or any other services performed or to be performed by the Licensor, provided that "Services" does not include those services for which the Licensor requires a separate statement of work to be executed between the parties.
- k. "Software" means the machine-readable (object code) version of the computer programs provided with the Hardware and made available by the Licensor.
- •Interpretation: In this Agreement, unless the context requires otherwise,
  - reference to the singular includes a reference to the plural and vice versa;
  - ii. reference to any gender includes a reference to all other genders;
  - reference to an individual shall include his legal representative, successor, legal heir, executor, and administrator;
  - iv. Headings in this Agreement are inserted for convenience only and shall not be used to interpret the content of the clause.
  - v. The schedules, annexures, appendices, if any, to this Agreement shall be deemed to be incorporated in and form an integral part of this Agreement.
  - vi. Reference to any agreement, deed, document, instrument, rule, regulation, notification, statute, or the like shall mean a reference to the same as may have been duly amended, modified, or replaced. For the avoidance of doubt, a document shall be construed as amended, modified, or replaced only if such amendment, modification, or replacement is executed in compliance with the provisions of such document(s).



TERM: The Agreement will be effective as of the installation of Software and continue thereafter for a period of thirty-six (36) months unless earlier terminated by either of the party. This Agreement may be extended by mutual written agreement by both parties.

#### 2. PAYMENT TERMS:

a. LICENSEE may issue one or more purchase orders to the Licensor for the License of the Product. Each Purchase Order will set forth the exclusivity, if any, of the Software being purchased, the purchase price, and the delivery terms. The Purchase order shall deem to be a part of this Agreement all the time. All Purchase Orders shall be paid on the following schedule:

ITEM	PAYMENT	PAYMENT TERM	
Subscription to STUDIUM	₹15,000/- inclusive of GST 18% (For 375 users)	Quarterly	

b. All the payments mentioned in the Agreement shall be exclusive of GST and /or all the taxes applicable. The Licensee shall pay the taxes independently from the License Fee. The subscription period of the License of Product will be of 1 year. After the expiry of the one year, the License will be renewed by paying Subscription fees mentioned hereinabove, in the same manner, every year till the Agreement expires either by termination or expiration of the Term.

c. All the customization to the Product/Software in the future will be supported by the Licensor with an additional cost which will depend on the scope of the customization and will be decided by both parties from time to time. The Licensee covenants and declares to make timely payments as mentioned hereinabove.

#### 3. Deliverables:

Product name and details attached in Annexure 1.

- 4. Upon agreeing to the terms therein, the Developer will sign the Purchase Order issued by Licensee and return the same and deliver the Software. Delivery of the Software will be done electronically and by no other means. Upon receipt of the Software, Licensee will be afforded 15 business days to review the Software and verify that its functionality, level of reliability, and overall performance satisfy the requirements set forth in the Purchase Order before agreeing to its purchase. If, after such a review period, Licensee rejects or does not accept the Software, then LICENSEE shall notify Licensor in writing of such rejection and shall not be liable for any payment under the applicable Purchase Order. Software rejected by LICENSEE hereunder shall not be used, copied or otherwise disseminated by LICENSEE in any manner, directly or indirectly. If, after such review period, LICENSEE accepts the Software to purchase by executing the Purchase Order and forwarding the fully executed copy to Licensor, in order to begin the payment process described hereinabove.
- 5. INTELLECTUAL PROPERTY: The Licensor hereby grants to LICENSEE a nonexclusive & nontransferable license to use the Software. The product/s is/are the intellectual property of the Licensor only. Both the Parties hereby



their remaining respective obligations under this Agreement to the extent practicable

## 17. GOVERNING LAW AND JURISDICTION

The present Agreement shall be binding upon the Parties and shall be governed by and construed in accordance with the laws of India, under the jurisdiction of the Courts of Pune, India.

Mr. Shubham Purandare

IN WITNESS WHEREOF the Parties hereto have set their hands on the day and date first hereinabove mentioned.

Delivered ) In Paradore

Signed, Sealed and Delivered

As the Party of the First Part

) CEO, STUDIUM TECH PVT LTD

Signed, Sealed and Delivered

Jayah

As the Party of the Second Part

