

पश्चिम बंगाल पश्चिम बंगाल WEST BENGAL



CONTRACT AGREEMENT BETWEEN PASCHIM BANGA SOCIETY FOR SKILL DEVELOPMENT (PBSSD) AND TRAINING PROVIDER

THIS AGREEMENT is entered into on this 3rd day of December in the Year 2015 (hereinafter referred to as the "Execution Date")

BETWEEN

1 Paschim Banga Society for Skill Development (PBSSD) having their office at Karigari Bhawan, 2nd floor, B/7, Action Area-III, New Town, Rajarhat, Kolkata 700 160 represented through Project Director, PBSSD. (Hereinafter called the "First Party") which expression shall, unless repugnant to the context thereof, shall mean and include its administrator, successor in office, representative, and assigns.

And

2 The Training Provider Institute of Instrumentation and Metrology having its office at 35, M.B Road, Udaypur, Belgharia Kolkata - 700049 represented through Institute of Instrumentation and Metrology (Hereinafter called the "Second Party") which expression shall unless repugnant to the context thereof shall mean and include its successors, heirs, assigns, and representative.

Paschim Banga Society for Skill Development

M.C. BHATTACHARYYA
NOTARY
Govt. of W.B.
Regn. No. 88/07
KOLKATA

Project Director

Jyotip Nath

24 NOV 2016

3280

100/-

10 FEB 2015

No. Value

Date

Pay to *LLM*

Address

Vendor

35, N.B. Road

6 a-19

Sealdah Civil Court
(ALOKE MUKHERJEE)



WHEREAS

- A. The First Party is the state level society set up under the Department of Technical Education & Training, Govt. of West Bengal mandated to coordinate and administer all skill development interventions in the State.
- B. The Second Party, **Institute of Instrumentation and Metrology** (Name of organization) is a Training Provider.

The First Party released (**PBSSD/TET/RFQ/NIT-1/ETA-2015 dated 18.05.2015**) RFQ for selection of qualified and competent Training Providers (TP) to impart skill development training.

- A. In response to the RFQ, the Second Party applied to the First Party to take up skill development training program on its behalf. The Second Party represented to the First Party that it had the required professional skills and competence as well as infrastructure for imparting training in specific module/QP- NOs and proposed to offer its Services to the First party on the terms and conditions as set forth in this agreement;
- B. It is to be clearly understood that agreement is being entered with TPs to empanel their training centres for utilizing their training infrastructure in various skill interventions of the Government of West Bengal. The Empanelment process provided for empanelment of a Training provider along with one Primary training centre and subsequent registration of other training centres, if applied for. Accordingly,
- the First Party has verified the documents and application form submitted by the Second party and inspected the primary centre offered by the Second Party. The second party has been found to possess the technical competence and capability to impart said skill development training. The First Party has thus decided to consider the Second Party fit for empanelment as a Training Provider along with the registration of its primary centre, details being at **Annexure – I** to this document.
 - the non primary centres of the TP that were proposed for registration at the initial stage were also inspected and the ones listed in **Annexure – II**, to this document, have also been found to be fit and accordingly have also been registered.
 - it further needs to be pointed out that the process of registration of training centres shall be an ongoing process and may lead to registration of more than one training centre subsequent to the signing of this agreement at various locations and covering more than one sector. The list of all centres subsequently registered for various sectors for the instant Training Provider shall be notified by the PBSSD. Also all these centres shall be deemed to be covered by this agreement.
- C. The process for approving training centre/training course/training capability shall be an ongoing process and therefore will be regularly updated in the PBSSD portal
- D. Training Capabilities of TPs shall be identified centre wise & course wise at their respective centre(s) by PBSSD. The TP should accept training work from all the training sponsoring department(s) at the respective locations within this specified capacity only and for only the sectors/ modules/ QPs for which they have been notified.
- E. **NOW THIS AGREEMENT** is entered by and between the parties hereto for imparting employment oriented training to the youth in West Bengal on the terms, conditions and stipulations as set forth hereunder:

1. Definitions and interpretations:

Unless the context otherwise requires, the following terms whenever used in this Contract have the following meanings:

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Project Director

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NOTARY
of W.B.



Jyotip Nath

Term (s)	Description
Performance Evaluation & Review	Evaluation of the performance of the Training Agency on a pre- defined set of criteria against the deliverables, timelines and targets on a six monthly basis.
Period of Empanelment	The Period for which empanelment shall be valid unless de-paneled earlier. The period for empanelment is currently valid up to 31.3.2017
Placement / placed	Engagement in full / part time work entitled to wages, salaries, remuneration for the services rendered as a part of a contractual agreement, or otherwise, of minimum 6 month duration in the respective sector in which training has been received, at a salary / wages / remuneration which shall be at least equal to the prevailing minimum wage for a semi-skilled worker in the location of employment as per the provisions of Payment of Minimum Wages Act . In case minimum wages have not been fixed for a sector/ trade, the same shall be taken as INR 6,000 per month for the purpose of this definition. Incentive for higher % of placement may be provided in accordance with individual skill specific guidelines by the sponsoring department/agency.
Placement Rate	The number of student placed, expressed as a %, out of the assessed & certified students of a batch.
Post Training Tracking	Tracking of candidates for a period of 12 months (at least once every month) after completion of training. Candidate wise records are to be maintained digitally in the format, to be stipulated by PBSSD separately, regarding mode of tracking, date of tracking, person by whom tracking was done, latest status of the candidate (working / not working, satisfied / unsatisfied with job, wants new job etc.) and remedial measures to be taken (if required)
Pre-counseling	Counseling job seekers for their training needs, career options and career planning: - Listing out the type and categories of jobs and mapping them with available modules - Counseling the candidate and his/ her parents/guardians on available job opportunities / training locations and set their expectations on jobs, relocation requirements and compensation. - It may also include, if allowed, assessing/ supporting the assessment of the candidates for suitability to the course / curriculum of the short term training programme, willingness to work, willingness to relocate for work etc.
Qualifications Pack ("QP")	A set of NOS, aligned to a job role, called Qualification Pack, would be available for every job role in each industry sector. These drive both the creation of curriculum, and assessments.
Self-Employment	Self-employment of the Trainees can be included depending upon the stipulation of the Individual specific Scheme. In such circumstances document as may be stipulated in the said scheme shall be submitted evidencing self-employment of trainees.



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Term (s)	Description
Authority	PBSSD, Department of Technical Education & Training, GoWB
Batch Size	The number of candidates who are getting trained in a particular course / module at a time in a single class room/ workshop. The minimum batch size is 10 and maximum batch size is 30.
Biometric attendance	Attendance entered through a Biometric attendance machine that captures unique biological / physical feature such as hand or finger print or iris pattern as a record for identity verification. The Bio metric attendance, capturing the details of trainers and trainees, shall be compulsory for training under this agreement. The cost for installing the onsite hardware at the training centre will be borne by the Training providers. The same will be linked / configured to the centralized server of the Government. The configuration, details etc. will be informed to the training agencies by the PBSSD.
Disqualification	The exclusion of the Applicant from the empanelment process or de-empanelment due to any of the following reasons: - The Applicant has wrongly stated/manipulated the facts and figures in the proposal at any stage before/after the award of the Assignment. - The Applicant tries to influence the evaluation process by any means. - Violates any of the undertaking given in format TECH-1 In case of disqualification, Application Money, Security Deposit or Performance Guarantee shall be forfeited.
Employer references	Agreements / MoUs with potential employers, with whom Applicant have established tie ups for placement of trained candidates, which must be furnished by the TPs along with the contact details of the authorized person (of the potential Employer). The same shall be verified by the PBSSD.
Faculty/Trainers	Trainers employed by the Applicants who would impart training in the proposed project. Faculty should have the requisite qualification as spelt down elsewhere in the SDIS guideline
Mobilization	Conveying the correct message to the target audience, there by motivating them to register for the Placement Linked Skill Development Programme. The list of students to be trained may also be given / approved by PBSSD or the Training sponsoring department to the TPs.
Modules	Courses in which the Training Providers intends to impart training. Unless otherwise mentioned, the same will be as per MES curricula approved by NCVT
National Occupational Standards (NOS)	National Occupational Standards (NOS) are laid down by the employers through their Sector Skill Council under NSDC. NOS specify the standard of performance an individual must achieve when carrying out a function in the workplace. Essentially NOS are benchmarks of good practice. Each NOS defines one key function in a job role. The NOS and identified Job Roles are in accordance to the standards prescribed by NSQF.

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Term (s)	Description
Sector	One of the segments of economy depending on need of skilled manpower. All TPs are expected to apply only for those sectors that they specialize in and wish to impart training in.
Trainee Registration	Filling up of a Registration Form and submission thereof by a youth of age above 14 year through Training Providers : 1. Either offline mode – through forms made available by PBSSD or other training sponsoring department or copies thereof as specified in the particular training programme being undertaken, or 2. Online mode through Registration Forms available on the website of PBSSD or training sponsoring department, wherever they are available Only a registered candidate is entitled for training under this program Training Providers will be required to centrally upload / provide the trainee details to PBSSD on their registration in the Portal/ Website to be notified for the purpose.
Training	Vocational training in the sectors or modules pertaining to any of the courses or modules notified by NCVT/Sector Skills Council - Training in soft skills will be compulsory for every student.
TP - Training Providers	Training Agencies who would be empanelled by PBSSD through this RFQ.
Training Sponsoring Department	Any Department of Government of West Bengal or any organization under them that take up skilling/ up skilling/ right skilling interventions, by any name, and bears the cost for Training, Assessment and Certification leading to a National Level Certification as approved by the PBSSD.
Work Order	Letter awarding training work to a Training Providers by PBSSD or any other training sponsoring Department.

2. Roles and Responsibilities:

2.1. Paschim Banga Society for Skill Development (PBSSD) and the First Party:

- 2.1.1. Empanel the TPs and notify their registered Training centres, indicating their location, module/ QP in which they can train as well as the number of trainees that can be trained at a point of time at the particular centre in the concerned module/ QP.
- 2.1.2. Launch support for the Program
- 2.1.3. Award or cause the award of training programs to TP, thereby outlining the numbers of trainees and the module/ QP in which training is to be imparted, along with locations, either by itself on behalf of the various Departments/ Government Agencies or facilitate the same by the various Govt. Deptt/ Agencies themselves.
- 2.1.4. Facilitate assessments of candidates trained by the TPs under the Training Programs awarded as at 2.1.3, above, through third party for awarding National Level Certification (NCVT or SSC).
- 2.1.5. Monitoring and Evaluation of performance of the TP.
- 2.1.6. Set up a Data Management system to capture various aspects of the training, such as
 - 2.1.6.1. Registration of trainees,
 - 2.1.6.2. Capture of attendance of Trainers and Trainees through Biometric means.
 - 2.1.6.3. Assessment and Certification
 - 2.1.6.4. Placement

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2.1.6.5. Post Placement tracking

2.2. Training Provider and the Second Party: The TP will provide services as stipulated in the work order issued to them from time to time by various training sponsoring departments / agencies. However, the general roles and responsibilities will include the following but not be limited to:-

2.2.1. Mobilization, Pre-Counseling and Registration of eligible candidates

- 2.2.1.1. Mobilization, Awareness creation in the catchment area of the empanelled centre, if mentioned in the Work Order;
- 2.2.1.2. Tying up of placement linkages, identifying the concomitant sectors and job roles along with their Qualification Packs and mapping them with the MES available modules/ QP - NOS
- 2.2.1.3. Pre-Counseling of trainees for their training needs, career options and career planning, if mentioned in the Work Order ;
- 2.2.1.4. Counseling the candidates and their parents/guardians on the available job opportunities/ training locations and set their expectations on jobs, relocation requirements and compensation, if mentioned in the Work Order;
- 2.2.1.5. TPs shall collect copies of the prescribed documents from the eligible candidates at the time of enrolment and match them with the originals;
- 2.2.1.6. Take up the registration of eligible candidates as per the provisions of the Work Order. It may be noted that the same candidate will not be allowed to enroll for more than one course at a time. A candidate who had previously enrolled for training can be enrolled again only once regardless of whether he successfully completed/passed the previous training. The assessment fees for an unsuccessful candidate would have to be borne by the TP if he is to be assessed again.
- 2.2.1.7. It should be ensured that Trainees shall meet the qualification criteria of the module for which he/she is sponsored. Such criteria are given against each of the training module in the MES curriculum.

2.2.2. Training & Assessment

- 2.2.2.1. The TPs will predominantly be required to impart training at their centre(s) registered with the first party. Each candidate should be trained for a minimum of 3 (three) hours and a maximum of 6 (six) hours daily as per the approved schedule. TPs are also expected to observe all State Holidays.
- 2.2.2.2. The TPs may be asked to impart training at offsite location from time to time by a training sponsoring Department, for which location may be identified and provided by the concerned Department. In such a case all additional required training infrastructure in the form of training equipment etc. will be required to be provided / arranged by the TPs at their own cost and liability in such offsite location. They shall apply to the First Party for its inspection and approval of this new and maybe temporary centre before initiating training at such location. The centre shall be accordingly registered by the First Party as a regular or temporary centre suitably.
- 2.2.2.3. Capture of attendance of the trainers and trainees through Biometric means is compulsory. This would be a pre requisite for claiming training fees and the necessary infrastructure will be setup by the Second Party at its own cost and liability. The attendance of the students and trainers will be biometrically captured twice a day-in the beginning of the class and at the end of the class, and transferred to the central server.
- 2.2.2.4. The TPs will be required to ensure adequate coverage of the topics specific to the requirements of the module. Further finishing skill training such as soft & entrepreneurship skill (SES101) will be mandatorily provided to every candidate.
- 2.2.2.5. The TP shall declare the availability of requisite qualified trainers required as per the guidelines of SDIS/ QP-NOS with its center for the module in which the

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training has to be imparted in his letter of acceptance to the Training Sponsoring Department.

2.2.2.6. The TPs will be required to arrange for assessment as per MES format or Qualification Packs pertaining to various NOSs of the SSCs under the NSDC, wherever these are available.

2.2.2.7. For this the TP shall intimate the requirements of assessment well in advance within the time frame, which shall be indicated in the individual work orders issued at the time of allotment of work by the sponsoring agency, to the first Party, through the sponsoring Department.

2.2.3. Placements :

2.2.3.1. The placement conditions shall be as imposed by the concerned sponsoring Departments/ Agencies and shall be mentioned in the Work Order issued by them.

3. Key Terms of the agreement

3.1. Security Deposit & Performance Guarantee

3.1.1. Security Deposits

3.1.1.1. The Second party shall submit interest free refundable security deposit of INR 10,000/- with the First Party. In addition, it shall also submit interest free refundable security deposit of @INR 10,000/- per centre for every centre registered with PBSSD. The security deposit shall be paid by the way of a demand draft/ Pay order drawn on any scheduled bank in favour of Paschim Banga Society for Skill Development, payable at Kolkata. This security deposit will be liable for forfeiture in following cases:-

3.1.1.1.1. If during any subsequent inspection it is found that the infrastructure present in the centre is inadequate vis a vis the requirement under the RFQ floated or the second party has removed any infrastructure from its centre any time after the previous inspection without taking written permission from the PBSSD.

3.1.1.1.2. Where the security of the trainees is compromised in any manner in the centre during the training / assessment.

3.1.1.1.3. Where there is any violation by second party of any terms of the RFP, and / or this agreement and / or the work order issued by any training sponsoring department.

3.1.2. Performance Guarantee

3.1.2.1. On receipt of intimation that a training sponsoring department intends to place Work Order to the TP, the TP shall submit a performance guarantee of an amount equivalent to 2 % of the estimated value of Work Order in the form of Pay order or Demand Draft or irrevocable Bank Guarantee from any scheduled PSU bank within 7 days of the intimation in favour of that department, payable at Kolkata. Such value will be defined in the work order. This performance guarantee will be forfeited in the following cases:

3.1.2.1.1. When the applicant fails to provide services as per the RFQ and / or Work Order with respect to timely execution or qualitatively completion of training or deliberately fails to assist in the assessment as per the requirement sets out in the RFQ and / or Work order.

3.1.2.1.2. Where it is found that the Training providers has misrepresented information relating to training impartation / attendance or placement of trainees / attendance / qualification of trainers / submitted fabricated or incorrect data / information in its Post Training Tracked Report.

3.1.2.1.3. Where the security of the trainees is compromised in their centre or during the training / assessment.

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3.1.3. Refund of Security Deposit & Performance Guarantee

3.1.3.1. The Security deposit will be refundable on de-registration of a particular centre on the application of TPs for de-registration or after the expiry of the period of empanelment.

3.1.3.2. The Performance Guarantee is refundable on completion of 12 months from the date of submission of post training track report.

3.2. Fraud, Corruption and Cessation/ Termination from Panel

3.2.1. **Definitions:** It is the First Party's policy to require that First Party as well as Second Party observe the highest standard of ethics during the execution of the Contract. In pursuance of this policy, the Second Party define, for the purpose of this provision, the terms set forth herein below:-

3.2.1.1. "Corrupt practice" means the offering, receiving, or soliciting, directly or indirectly, of anything of value to influence the action of a public official in the selection process or in contract execution;

3.2.1.2. "Fraudulent practice" means a misrepresentation or omission of facts in order to influence a selection process or the execution of a contract;

3.2.1.3. "Coercive practices" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a procurement process, or affect the execution of a contract;

3.2.1.4. "Restrictive practice" means forming a cartel or arriving at any understanding or arrangement among organizations with the objective of restricting or manipulating the selection process or the execution of a contract.

3.3. Cessation/ Termination of the Empanelment:

3.3.1. **Voluntary Cessation:** The TP may voluntarily pray for removal from the panel, giving a 60 days' notice to the PBSSD. However, they are not allowed to apply for Voluntary Cessation prior to completion of the assignment given to them in a work order, if any.

3.3.2. Termination :

3.3.2.1. **Termination by the Authority:** PBSSD may terminate the agreement, by giving not less than thirty (30) days' written notice of termination to the TP, and such notice will be given after the occurrence of any of the following events :

3.3.2.1.1. If it is discovered at any stage that any document, information, data or statement submitted by the TP in its Proposals, based on which the TP was considered eligible or successful, is found to be false, incorrect or misleading; or

3.3.2.1.2. If it is discovered at any stage that the TP has been furnishing false claims or providing misleading information with respect to enrolment of trainees, conduct of training or any other aspect related to programme.

3.3.2.1.3. The TP submits to the Authority a statement which has a material effect on the rights, obligations or interests of the Authority and which the TP knows to be false;

3.3.2.1.4. If the TP, in the judgment of the Authority, is found to be engaged in corrupt, fraudulent, collusive, or coercive practices in competing for or in executing the Agreement.

3.3.2.1.5. The TP fails to remedy any breach hereof or any failure in the performance of its obligations hereunder, as specified in a notice of suspension, within thirty (30) days of receipt of such notice of suspension or within such further period as the Authority may have subsequently granted in writing;

3.3.2.1.6. The TP fails to comply with the decision of PBSSD or terms of the work order issued to them.

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3.3.2.1.7. If the TP becomes bankrupt or otherwise insolvent or enters into any agreement with its creditors for relief of debtor take advantage of any law for the benefit of debtors or goes into liquidation or receivership whether compulsory or voluntary. In such event, termination will be without compensation to the selected applicant provided that such termination will not prejudice or affect any right of action or remedy that has accrued or will accrue thereafter to PBSSD.

3.3.2.1.8. The TP fails to comply with any final decision reached as a result of arbitration proceedings.

3.3.2.2. Termination by Authority for Convenience: PBSSD, by a written notice of at least 30 days sent to the TP, may terminate the Agreement, in whole or in part, at any time for its convenience. The Notice of termination shall specify that termination is for PBSSD convenience, the extent to which performance of the selected applicant under the Agreement is terminated, and the date upon which such termination becomes effective.

3.3.2.3. Termination by the TPs: The TP may, by not less than thirty (30) days written notice to the Authority, such notice to be given after the occurrence of any of the events, terminate this Agreement if:

3.3.2.3.1. the Authority is in material breach of its obligations pursuant to this Agreement

3.3.2.3.2. the TP becomes insolvent or bankrupt or enters into any agreement with its creditors for relief of debt or take advantage of any law for the benefit of debtors or goes into liquidation or receivership whether compulsory or voluntary;

3.3.2.3.3. as the result of Force Majeure, the TP is unable to perform a material portion of the Services for a period of not less than sixty (60) days; or

3.3.2.3.4. The Authority fails to comply with any final decision reached as a result of arbitration.

3.3.2.4. Payment upon Termination: Upon termination of the Agreement, no payment shall be made by the Authority to the TP.

3.3.2.5. Effect on Performance Guarantee: If PBSSD terminates the Agreement in whole or in part, other than for convenience, Performance Guarantee shall stand forfeited.

3.3.3. Limitation of Liability: In no event shall either party be liable for consequential, incidental, indirect, or punitive loss, damage or expenses (including lost profits). The selected applicant shall not be liable to the other hereunder or in relation hereto (whether in Agreement, tort, strict liability or otherwise) for more than the annual value of the training fees paid (including any amounts invoiced but not yet paid) under this Agreement.

3.4. Suspension of Payments : The Authority may, by written notice of suspension to the TP, without any obligation (financial or otherwise) suspend all the payments to the TP hereunder if the TP shall be in breach of the Agreement or shall fail to perform any of its obligations under the Agreement, including the carrying out of the Services, provided that such notice of suspension

3.4.1. shall specify the nature of the breach or failure, and

3.4.2. shall provide an opportunity to the TP to remedy such breach or failure within a period not exceeding thirty (30) days after receipt by the TP of such notice of suspension. The above action will be taken by Authority after appropriate approvals.

3.5. Work Order :

3.5.1. The Work Order issued by the Department sponsoring the training shall form an integral part of this agreement

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3.5.2. In case of any contradiction in the terms and conditions between the Agreement and the Work Order, the conditions inherent in the agreement shall prevail, unless they are specifically allowed by the First Party.

4. Cessation of Rights and Obligations and Services

4.1. Upon termination of this Agreement or upon expiration of this Agreement, all rights and obligations of the Parties hereunder shall cease, except

4.1.1. such rights and obligations as may have accrued on the date of termination or expiration,

4.1.2. the obligation of confidentiality set forth in RFQ or in the Work Order, if any.

4.1.3. the TP's obligation to permit inspection, copying and auditing of its accounts and records by PBSSD.

4.2. Upon termination of this Agreement by notice of either Party to the other the TP shall, immediately upon dispatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum.

5. It is mutually understood and agreed by and between the parties that:

5.1. MODIFICATION

Modifications within the scope of the instrument shall be made by mutual consent of the parties, by the issuance of a written modification, signed, and dated by all parties, prior to any changes being performed.

5.2. INFORMATION OWNERSHIP

All information provided by The First Party shall only be utilized for conducting training and placement and The First Party holds no ownership over the content prepared by The Second Party.

5.3. PARTICIPATION IN SIMILAR ACTIVITIES

This instrument in no way restricts The First Party or other Department or Government Agencies from participating in similar activities with other public or private agencies, organizations, and individuals and neither does it restrict/prohibit PBSSD or other Department or Government Agencies from employing other Training Providers (TPs) for carrying out their training interventions.

5.4. NON-FUND OBLIGATING DOCUMENT

This instrument is neither a fiscal nor a funds obligation document and does not entitle TPs to demand similar nature work from PBSSD/any other training & sponsoring department.

5.5. ESTABLISHMENT OF RESPONSIBILITY

This contract agreement is not intended to, and not creates any right benefit or trust responsibility, substantive or procedural, enforceable at law, by a party against The First Party or The Second Party

5.6 The Training Provider (TP) is expected to follow all legal provisions and safety measure as applicable to it during/after the course of Training programme.

5.7 COMMENCEMENT/EXPIRATION DATE

This instrument is executed as of the date of last signature and is effective upto 31st March, 2017 and will expire unless extended.

5.8 AUTHORIZED REPRESENTATIVES

By signing below, the individuals signed in this document as representatives of The First Party and The Second Party are authorized to act in their respective areas for matters related to this contract.

5.9 ARBITRATION

It is agreed by both the parties that any difference of dispute arising upon or in relation or in connection with the contract between both the parties, which has not been settled amicably shall be referred to Sole Arbitrator to be nominated by the First Party under the provisions of

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(Indian) Arbitration and Conciliation Act, 1996 and the award so given by the Arbitrator will be wholly binding on all the parties. The Venue of arbitration would be in Kolkata, and the language of the proceedings would be English. Courts in Kolkata would have exclusive jurisdiction for adjudicating any matter arising out of, or in connection with the contract between the parties.



In **WITNESS WHEREOF**, the parties hereto have caused this agreement to be made in English and executed by their respective duly authorized representatives of the day and the year first above written

For and on behalf of PBSSD

Name: Mr. S.K. Bomanick

Designation: Project Director

Signature: [Signature]

Date: _____

For and behalf of Training Provider (TP)

Name: Mr. Joydeep Nath

Designation: In- Charge Corporate Marketing

Signature: Joydeep Nath

Date: _____




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MADHU CHHANDA BHATTACHARYYA
88/07 (Regn. No.)
Govt. of West Bengal
Kolkata

24 NOV 2016

Sl. No.	District	Sub-Division	Block	Municipality	Name of the TP	Address	Emplid	Contact No.	Total No. of Rooms	Maximum Batch	Maximum Batch	Course Code	Course Duration	No. of student in a	No. of days required to
176	Kolkata			KOLKATA MUNICIPAL CORPORATION	Institute of Instrumentation & Metrology	Institute of Instrumentation & Metrology, P-5, CIT Road, Scheme LV, 6th floor, Kolkata - 700014	abhikdas8@gmail.com das.sobhan11@gmail.com imtmnk@gmail.com	9903857921	1	1	1	ICT701	500	20	195
	Kolkata			KOLKATA MUNICIPAL CORPORATION	Institute of Instrumentation & Metrology	Institute of Instrumentation & Metrology, P-5, CIT Road, Scheme LV, 6th floor, Kolkata - 700014	abhikdas8@gmail.com das.sobhan11@gmail.com imtmnk@gmail.com	9903857921	1	1	1	ICT702	500	20	195
195	Kolkata			KOLKATA MUNICIPAL CORPORATION	Institute of Instrumentation & Metrology	Institute of Instrumentation & Metrology, 35, M.B.Road, Udaypur More, Belgharia, Kolkata - 700049	abhikdas8@gmail.com/das.sobhan11@gmail.com/imtmnk@gmail.com	9903857921	8	8	2	ICT701	500	20	195
	Kolkata			KOLKATA MUNICIPAL CORPORATION	Institute of Instrumentation & Metrology	Institute of Instrumentation & Metrology, 35, M.B.Road, Udaypur More, Belgharia, Kolkata - 700049	abhikdas8@gmail.com/das.sobhan11@gmail.com/imtmnk@gmail.com	9903857921	8	8	2	ICT703	500	20	195
	Kolkata			KOLKATA MUNICIPAL CORPORATION	Institute of Instrumentation & Metrology	Institute of Instrumentation & Metrology, 35, M.B.Road, Udaypur More, Belgharia, Kolkata - 700049	abhikdas8@gmail.com/das.sobhan11@gmail.com/imtmnk@gmail.com	9903857921	8	8	2	ELE701	600	20	234


 Project Director