

सत्यमेव जयते

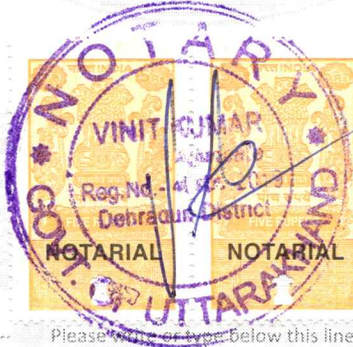
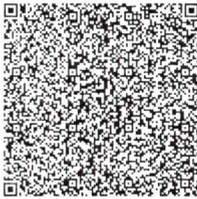
# INDIA NON JUDICIAL

## Government of Uttarakhand

₹100

e-Stamp

**Certificate No.** : IN-UK50013627316240V  
**Certificate Issued Date** : 02-May-2023 04:45 PM  
**Account Reference** : NONACC (SV)/ uk1264704/ DOIWALA/ UK-DH  
**Unique Doc. Reference** : SUBIN-UKUK126470406147157513334V  
**Purchased by** : LEARNET SKILLS LIMITED  
**Description of Document** : Article Miscellaneous  
**Property Description** : NA  
**Consideration Price (Rs.)** : 0  
 (Zero)  
**First Party** : LEARNET SKILLS LIMITED  
**Second Party** : SWAMI RAMA HIMALAYAN UNIVERSITY SRHU  
**Stamp Duty Paid By** : LEARNET SKILLS LIMITED  
**Stamp Duty Amount(Rs.)** : 100  
 (One Hundred only)



### AGREEMENT

This Agreement dated 2<sup>nd</sup> May 2023 is entered between

Learnet Skills Limited (Earlier Known as IL&FS Skills Development Corporation Limited) a company incorporated in India and having its Registered Office located at D-114, Okhla Industrial Area, Phase-I, New Delhi;-110020 (hereinafter referred to as "Learnet Skills" which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns of the FIRST PART



Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcstamp.com' or using e-Stamp Mobile App of Stock Holding Corporation of India. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid. The onus of checking the legitimacy is on the users of the certificate. In case of any discrepancy please inform the Competent Authority.

AND

Swami Rama Himalayan University (SRHU), a University established under section 2(f) of UGC Act & enacted vide Uttarakhand Act No. 12 of 2013, having its office at Swami Rama Nagar, Jolly Grant, Doiwala, Dehradun – 248016, Uttarakhand (hereinafter referred to as “SRHU”) which expression shall, unless it be repugnant to the subject or context thereof, include its successors and permitted assigns of the SECOND PART

Learnnet Skills and SRHU are also referred to individually as ‘Party’ and collectively as ‘Parties’

**WHEREAS:** National Skill Development Mission envisages training of 15 Crore persons in various wage employment and Self Employment programs by the year 2022. The Planning Commission has identified 21 high growth sectors in manufacturing, services, and engineering/construction industry – which are in need of skilled manpower. Several initiatives have been launched by the Government of India to meet the ambitious training targets.

Learnnet Skills, in the employability space, has been working extensively with the Central Govt Ministries, State Governments, NSDC and Public Sector Units, to train and place youth of employable age. Approximately 3 lakh youth have been trained with more than 80% of them have been placed in industries like Apparel, Leather, Engineering/Construction, ITES, Hospitality, Financial Services etc., In addition, another 5 lakh Govt employees, SHG members, PRI representatives and others have been trained to upgrade their Skills. Learnnet Skills has been set up NSDC and Schoolnet India Limited. (Earlier Known as IL&FS Education)

**WHEREAS:** SRHU is a University established with an objective to provide for instruction, teaching, training and research in such branches of study as the University deems appropriate including medical sciences, dental sciences, nursing, pharmacy, paramedical and allied health sciences, science, engineering & technology, biotechnology, yoga sciences, management, rural development, humanities and other branches of higher education;

**WHEREAS:** An agreement was entered between Learnnet Skills (Earlier Known as IL&FS Skills Development Corporation Limited) & SRHU on **2<sup>nd</sup> May 2023** for duration of 3 years and the same is completed on **1<sup>st</sup> May 2026**;

**WHEREAS:** Both the parties have decided to renew the agreement further for a term of 03 years, with few changes in terms and conditions of previously executed agreement;

Based on the discussions, Learnnet Skills and SRHU desire to agree upon a mutually beneficial collaboration to offer programs and other related activities

**NOW THEREOF THE PARTIES HERETO AGREE AS FOLLOWS:**

**Definitions:** For the purpose of this Agreement, the following terms shall have the meaning ascribed to them hereunder:-



- a. **“Net Collection Amount”** Net Collection Amount shall mean and include gross collections at the SRHU – Learnet Skills minus service tax and any other taxes applicable to such collection in the future.
- b. **“Commencement Date”** The date on which the agreement shall be signed
- c. **“Force Majeure Event”** Force Majeure Event shall mean
  - (i) Natural phenomena including but not limited to earthquake, floods and the epidemics;
  - (ii) Acts of any Government authority, domestic or foreign including but not limited to war declared or undeclared;
  - (iii) Accidents or disruptions including but not limited to fire and explosions;
  - (iv) Economic conditions that occur in the Country.
  - (v) Fire, strike, lockout, riot, civil disturbance and any other matter or cause beyond the control of the parties.
- d. **“Intellectual Property Right”**: Intellectual Property Right shall mean rights out of or in connection with all forms of intellectual property subsisting under the laws of India and all analogous rights subsisting under each and every jurisdiction throughout the world.
- e. **“Training Program/ program”** means a program, designed by Learnet Skills for imparting training to the Trainees in the SRHU – Learnet Institute of Skills (LIS)
- f. **“Machine & Equipment”** means and includes the machinery, training aids equipment, furniture and fixtures, office equipments along with other movable assets required for setting up the SRHU - Learnet Institute of Skills (LIS)
- g. **“Trainer/s”** means individuals engaged by SRHU for imparting training to the Trainees and certified / approved by Learnet Skills
- h. **“Master Trainer/s”** means individuals engaged by Learnet Skills for imparting training to the Trainers of SRHU
- i. **“Trainee/s ”** means individuals selected by both parties for the purpose of training, as per the laid down criteria
- j. **“Program Certificate”** means the certificate to be issued to the Trainee by SRHU - Learnet Skills on Successful Completion of the Training Programme by the Trainee
- k. **“Successful Completion by a Trainee”** means the Trainee having fully attended the Training Program for his/her skill up gradation, passed all the qualifying tests and been assessed successful by the assessing agency / Person appointed by Learnet Skills for this purpose.
- l. **“SRHU - Learnet Institute of Skills (LIS)”** shall mean the training infrastructure, Equipments, and related facilities established in the Premises suitable for conducting Training Programs in various trades of industry jointly by Learnet Skills and SRHU



**NOW THEREFORE IT IS HEREBY AGREED BETWEEN THE PARTIES AS FOLLOWS:**

**1. SCOPE OF THE PARTNERSHIP**

SRHU and Learnet Skills share common vision of bridging the employability gap of our young people so that India's demographic dividend is leveraged to make our economic growth inclusive. SRHU is interested in establishment of a dedicated Skills centre, as a Centre of Excellence within its premises

Given this need and opportunities, the Parties after a series of discussions, agree to operate the SRHU - Learnet Institute of Skills (IIS) at the Premises offered by SRHU to impart high quality training in various long term , short term and certificate courses across sectors for enhancing the employability of the youth.

**2. TERM**

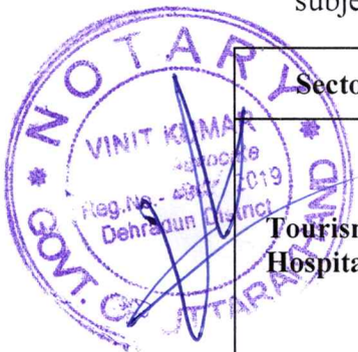
Learnet Skills and SRHU intend to work together for a period of three (3) years for Skill Development. This shall be renewable for successive term of 3 years as may be mutually agreed to in writing by both parties, unless otherwise terminated in accordance with the provisions of this Agreement

**3. TRAINING PROGRAMS:** The following is the indicative list of programs, which are subject to change based on Industry need and student aspiration

Sector	Proposed Courses	Status of Course	Duration
Tourism & Hospitality	B.Voc in Culinary Management	B.Voc Degree	3 Years
	B.Voc in Hospitality & Tourism	B.Voc Degree	3 Years
	Diploma/Certificate Program in Home Stay Entrepreneur	Diploma /Certificate	1.5 Year / 6 Months
	Certificate Program in Hotel Operations	Certificate	9 Months
	Certificate Program in Multicuisine		(3 Months on Campus and 6 Months OJT)
Fashion & Textile	Certificate Program in Hobby Tailoring	Certificate	2 Months
	Diploma/ Certificate Program in Fashion Entrepreneur	Diploma/ Certificate	2 Years / 6 Months
IT - ITes	Certificate Program in Data Science	Certificate	6 Months
	Certificate Program in Digital Marketing		6 Months
	Certificate Program in Auto CAD		3 Months
Solar	Certificate Program in Solar PV Technician	Certificate	2 Months

(a) **Duration:** The certificate programs will be delivered as per duration specific to the program and run either full-time or part time depending upon the convenience of the students. Duration of other degree, diploma and certificate programs as per university guideline

(b) **Course Curriculum:** All the programmes will meet the requirements of NSQF, NOS guidelines as well as the norms prescribed by SRHU, in case such norms exist, and the requirements stipulated by the potential employers



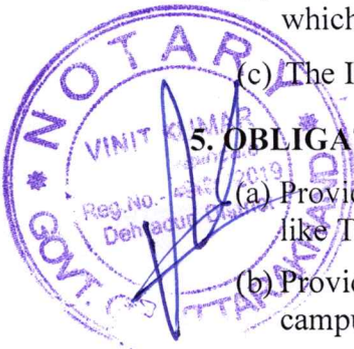
- (c) **Training Methodology:** Scientifically designed training mythology with multi-media content, theory and role play, case studies, videos, guest lectures from the industry experts and OJT
- (d) **Assessment and Certification:** All the trainees will be assessed and certified s per the National Occupational Standards NOS, jointly certified by Learnet Skills, SRHU
- (e) **Target Trainees:** School drop outs, pass outs, those who are pursuing/finished ITI, Polytechnic, Degree, Engineering, UG under any discipline and PG under any discipline
- (f) **Course Fee:** Course fee will be charged to students per program enrolled. Fee can be collected as Onetime or multiple instalment from the enrolled student, decision of which shall be with SRHU. Course fee of each program will be decided and mutually agreed upon between SRHU and Learnet Skills, based on student batch size, duration etc, which shall be decided atleast 1 month before launch of a program
- (g) **Capacity:** It is expected to have around different programmes, in a phased manner and capacity ramp up will be done suitably to accommodate demand

#### 4. OTHER TERMS

- (a) SRHU and Learnet Skills will work together closely right from the concept to commissioning and operation of the Institute
- (b) An Advisory Group would be set up with the representation of both the partners which will monitor/advise/support the functioning of the Institute
- (c) The Institute will be co-branded in the name of both the partners

#### 5. OBLIGATIONS OF SWAMI RAMA HIMALAYAN UNIVERSITY, DEHRADUN

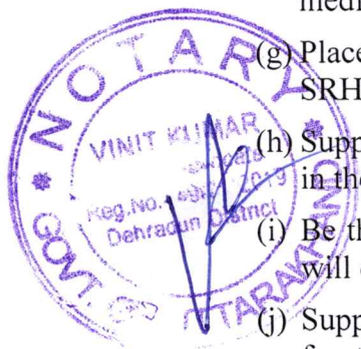
- (a) Provide ready to use , 'plug and play' building with suitable support Infrastructure like Toilets, Water & Electricity as per the requirements at
- (b) Providing suitable accommodation for the out station trainees, if available within the campus
- (c) Enabling the access and sensitizing the students on the campus and the constituent colleges for enrolment in the Institute of Skills
- (d) Apart from Sector Skill Council (SSC) certificate, additionally, a co-branded certificate shall be provided to students who complete the certificate program. For programs recognized by Board of studies, certificates may be primarily of the University only
- (e) Jointly develop student admission process in accordance with university system and SRHU-Learnat Institute of Skills norms
- (f) After approval from concerned authority of SRHU, allow Learnet Skills to use logo/branding of Collaterals, Marketing materials etc, solely for the purpose of IEC activities, only.
- (g) Jointly support and assist the Institute of Skills to market the programmes to students of the university and outside



- (h) Need based mobilization support will be provided by SRHU for in-University student mobilization
- (i) Student batch creation, training and related MIS shall be shared with Learnnet Skills regularly for sharing with NSDC and for internal reconciliation

## 6. OBLIGATIONS OF LEARNET SKILLS

- (a) Supporting SRHU in establishment of SRHU-Learnnet Institute of Skills as a Skills Centre of Excellence
- (b) Identification of the courses in consultation with The SRHU University and other stakeholders so that the courses offered have employment potential
- (c) Deployment of qualified Master trainer on a need basis for training of SRHU deployed trainers and staff of the Skills center
- (d) Need basis program management support for SRHU – Learnnet Institute of Skills
- (e) Mobilization of candidates for the programs being offered by SRHU – Learnnet Institute of Skills. Mobilization from catchment areas of the University, Institutions, Industries etc
- (f) Provide course content for programs identified jointly by SRHU and Learnnet Skills that is SSC approved, NSDC validated and NOS mapped and within the NSQF framework. Course content will include Participant Handbook, Trainer guide, Assessment guide and Session plan. Content may or may not necessarily be in Multi-media format
- (g) Placement support for atleast 70% of the students who have been trained in the SRHU- Learnnet institute of Skills
- (h) Support SRHU in conducting timely assessments of students undertaking the courses in the SRHU – Learnnet Institute of Skills through our proprietary assessment solution
- (i) Be the sole training provider to SRHU students for finishing schools. Learnnet Skills will deploy independent trainers for training of the students
- (j) Support SRHU in Institute and Lab establishment and procurement of infrastructure for the SRHU –Learnnet Institute of Skills. To provide detailed checklist of lab requirements and resources that needs to be equipped within the Skills Institute
- (k) MIS access to SRHU for student enrolment and tracking shall be provided by Learnnet Skills
- (l) Investment in Training equipment and infrastructure, refurbishment of the building, training aids etc. wherever required in case of Machine set not available within the SRHU University set up
- (m) All the operational costs of the training including consumables at the Skill Development center



## 7. COMMERCIAL TERMS

In lieu of the support extended by SRHU University & Learnet Skills in this Project, the revenue share will be as per below,

- (a) Program will be jointly priced, after mutual consultation between SRHU and Learnet Skills.
- (b) Pricing will be dependent on the longevity and levels of the program
- (c) Sector Skills Council (SSC) certification and Assessment fee will be over and above the course fee charged from the students
- (d) In lieu of the support extended by SRHU, 25% of the fee realized (net of taxes) for each candidate trained within the institute will be transferred by Learnet Skills with the SRHU. All the data related to the trainee and fee realized will be shared & transferred by Learnet Skills with the SRHU within 02(two) months, in a transparent manner and payments will accordingly be made within 02(two) months. The taxes, if any, will be applicable as per rules.
- (e) In case SRHU-Learnat Skills offers a joint training programme leading to Diploma, Advanced Diploma and B.Voc degree under NSQF, all the students enrolled, will deposit a fee with the SRHU as per approved fee structure. SRHU will release the 75% share of the tuition fee realized (net of taxes, as per applicability) to Learned Skill within 02(months) of start of the batch & deposit of fee by the students.
- (f) Learnet Skills shall also pay the SRHU, the running cost of the utilities (including but not limited to water, electricity, LPG etc.) on pay per use basis.

## 8. REPRESENTATION AND WARRANTIES

Each Party represents and warrants to the other that it is fully empowered, authorized and able to enter into, execute and deliver this agreement & to perform its obligations and the transactions contemplated hereby. The execution, delivery and performance of this Agreement does not constitute a breach of any MoU, arrangement or understanding, oral or written, entered into by it with any third party. The execution, delivery and performance by it of this agreement does not violate any statute, law, regulation, rule, order, decree, injunction or other restriction of any governmental entity, court or tribunal to which it is subject.

## 9. INSURANCE & MAINTENANCE

Learnet Skills shall be responsible to insure at its own cost all its belonging in the said premises of SRHU and SRHU will not have any responsibility or obligation for any loss to the articles or belonging of the Learnet Skills or its occupants. Fire protection equipment will be kept in running condition during the tenure of this agreement by Learnet Skills.

## 10. AUDIT AND COMPLIANCE

The Second Party shall cooperate with First Party and provide all assistance to enable auditors of Learnet Skills and /or First Party, agency appointed by First Party, and accrediting agencies of the Project, and / or financing agencies of the concerned Project, if applicable, to view the facility or conduct inspection of Training Program, records pertaining to training and/or the premises provided by the Second Party for the training.



## 11. INTELLECTUAL PROPERTY RIGHTS, CONFIDENTIALITY & NON-DISCLOSURE

- 11.1 The Second Party disclaims any right to or interest in First Party' trademark/s and copyrights relating to the methods, the programs, courseware, operation manuals, information, material and services made available by First Party hereunder and the goodwill derived there from and further agrees not to divulge or disclose information, procedures, technical and other information and programs made available by First Party confidential or proprietary to First Party.
- 11.2 Learnet Skills also disclaims any right to or interest in SRHU trade Mark's/brand name relating to the methods, the programs etc. and goodwill derived there from and further not to divulge or disclose information, procedures, technical and other information made available by SRHU confidential or proprietary to SRHU.
- 11.3 Both Parties shall severally take all necessary care to ensure that the information provided by the other party remains confidential and further agree not to use the Confidential Information for any purpose other than the purpose for which they are intended. SRHU & Learnet Skills shall not disclose any Confidential Information to anyone other than the employees of either organization who have a need to know the Confidential Information and/or the statutory authorities. The obligation of the confidentiality shall subsist until the expiration or sooner termination of this Agreement.
- 11.4 Upon the cessation of this Agreement either by termination by the parties or by completion of contract either party shall deliver to the other all documents, plans, drawings, sources, electronic media or any other source or papers in any way relating to the affairs of each other., which may be in possession or under its control.

## 12. INDEMNIFICATION

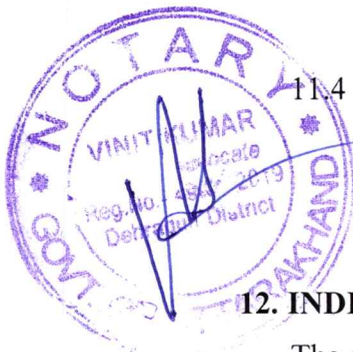
The parties shall indemnify each other and hold each other harmless against any and all direct damages arising from any act or omission pertaining to their obligation under this Agreement.

## 13. AMENDMENT/MODIFICATION

- 13.1 This Agreement may be amend, change or modified, through a written document signed by duly authorized representatives of both Parties.
- 13.2 In the event the Second Party is required to withdraw its support for any reason beyond its control, the Second Party shall provide at least 90 days prior written notice in that regard to First Party and obtain its prior approval before withdrawal of support. The Second Party shall continue its activities during the above notice period in such a manner, which shall not prejudicially affect the interest of First Party.

## 14. DISPUTE RESOLUTION

- 14.1 This Agreement shall be governed according to the Indian laws and each Party shall submit to the jurisdiction of the Courts at Dehradun, Uttarakhand, India.



14.2 Any and all differences and disputes whatsoever arising between the Parties concerning the interpretation or implementation of this Agreement or in relation to the subject matter contained in this Agreement shall, in the first instance, be resolved mutually between the Parties and in the event of non-resolution, the matter shall be referred to arbitration.

14.3 Arbitration proceedings shall be held in Dehradun, Uttarakhand in accordance with the Arbitration and Conciliation Act, 1996 and procedures established for the purposes of regulating and determining matters relating to or arising from arbitration. Both the Parties shall mutually appoint one arbitrator failing which the dispute shall be decided by an arbitration panel consisting of 3 arbitrators. Each Party shall appoint one arbitrator and both the arbitrators so appointed shall appoint a third arbitrator, who shall preside over the arbitration proceedings. Any decision, determination or award of the Arbitrator/s shall be binding on the Parties. Unless otherwise decided by the arbitrator/s, the cost of arbitration shall be shared by the Parties in equal proportion.

### 15. COMPLIANCE WITH LAWS

The Learnet Skills & SRHU at all times and at its own expense will:

- (a) strictly comply with all Applicable Law, rules, regulations and Governmental orders, now or hereafter in effect, relating to its performance of this Agreement,
- (b) pay all fees and other charges required by Applicable Laws and maintain in full force and effect all licenses, permits, authorization, registration and qualifications from all Governmental departments and agencies to the extent necessary to perform its obligations hereunder.

### 16. FORCE MAJEURE

The Parties hereto agree that a Force Majeure Event shall mean any unforeseeable act or event that prevents the affected Party from performing its obligations under this Agreement or complying with any conditions required by the other Party under this Agreement and such act or event is beyond the reasonable control and not because of any fault of the affected Party and such Party has been unable to avoid such an act or event by the exercise of prudent foresight and due diligence. Neither Party hereto shall be considered in breach hereof or in default if it fails to perform or observe any or all of the terms of this Agreement resulting directly or indirectly, from Force Majeure Events such as acts of God, Civil or Military authority, acts of Government, acts of Public Enemy, war, riots, explosion, earthquake, flood, storm, lightning strike, etc. In such a case the affected Party shall notify the other Party of the occurrence of such Force Majeure Event and should as a consequence, the performance under this Agreement be prevented for a period longer than 30 days, then the other Party shall have the right to terminate this Agreement.

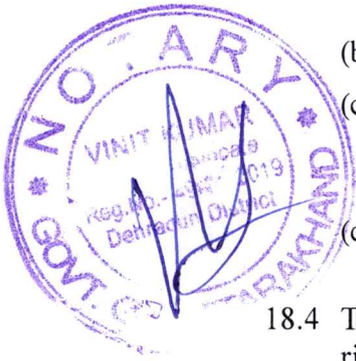
### 17. SEVERABILITY

If any of the provisions of this Agreement are declared to be invalid, such provisions shall be severed from this Agreement and the other provisions hereof shall remain in full force and effect.



## 18. TERM AND TERMINATION

- 18.1 The Agreement shall be valid unless terminated as provided under this clause.
- 18.2 Termination by First Party: First Party may terminate this Agreement upon 30 calendar days notice in writing or after occurrence of any of the events specified in paragraphs below:
- (a) If The Second Party does not remedy a failure in the performance of its obligations under the Agreement, within 30 days of being notified of such a failure, or within such further period as First Party may have subsequently approved in writing;
  - (b) If the Second Party becomes insolvent or bankrupt; or
  - (c) If, as the result of Force Majeure Event, the Second Party is unable to perform a material portion of its obligations for a period of not less than 30 (Thirty) days.
- 18.3 Termination by Second party: Second Party may terminate this Agreement upon 30 calendar days notice in writing or after occurrence of any of the events specified in paragraphs below:
- (a) If the First Party does not remedy a failure in the performance of its obligations under the Agreement, within 30 days of being notified of such a failure, or within such further period as First Party may have subsequently approved in writing;
  - (b) If the First Party becomes insolvent or bankrupt; or
  - (c) If First Party fails to pay any monies due to the Second Party pursuant to this Agreement within 30 days after receiving written notice from the Second Party that such payment is overdue; or
  - (d) If, as the result of Force Majeure, First Party is unable to perform a material portion of its obligations for a period of not less than 30 (Thirty) days.
- 18.4 The termination of this Agreement shall not prejudice or affect in anyway, the rights and benefits accrued or liabilities and duties imposed on the Parties of this Agreement, before the actual date of the termination. In the event any termination is made by any party, the First Party shall be allowed to complete the ongoing batches of the Training Program and ensure issue of certificates to Trainees who achieve successful completion.
- 18.5 Upon termination, both parties shall
- (a) Hand over assets provided by one Party under this Agreement to other Party.
  - (b) Handover copies of all registers, documents and supporting papers related to the conduct of the Training Programmes.
  - (c) The Learnet Skills & SRHU shall not make any admission of the Trainees after receiving/sending the notice of Termination. However, the Trainees enrolled till date shall be provided Training and Certification upon completion of training.



- (d) The accounts shall be reconciled 30 days before the effective date of termination and shall be shared among the parties on the effective date of termination.
- (e) Either Party shall have a claim over their dues if any.

## 19. BRAND DEVELOPMENT AND MARKETING

The parties shall be entitled to use only after taking written permission in writing their Name, Style, Logo in brand development and/ or marketing and promotion during the tenure of this agreement, but shall not incur any liability on behalf of each other or in any way pledge or purport to pledge each other's credit or make any contract binding on other party without having written approval. The First Party shall not publish any misleading advertisements and shall comply with the statutory guidelines provided under the Advertising Standards Council of India or any other laws.

## 20. NO WAIVER

The failure of either party to assert any of its rights under this Agreement shall not be deemed to constitute a waiver of that party's right thereafter to enforce each and every provision of this Agreement in accordance with its terms.

## 21. ASSIGNMENT

The parties shall not assign any of the right under this Agreement, or delegate the performance of any of their obligations hereunder, without the prior written consent of the other Party.

## 22. PRINCIPAL TO PRINCIPAL

This Agreement is on a Principal to Principal basis and neither Party shall describe itself as an agent, partner, joint-venture partner, employee, or representative of the other Party, or pledge the credit of the other Party in any way or make any representations or give any warranties to any third party which may require the other Party to undertake or be liable for, whether directly or indirectly, any obligation and/or responsibility to any third party or enter into contracts on behalf of the other Party.

## 23. NOTICE

All notices required or permitted by, or made pursuant to, this Agreement shall be in writing and shall be sent by facsimile or by registered, first class airmail, return receipt requested and postage prepaid, to the following addresses:

If to First party:

Mr. Ramesh Petwal  
Assistant Vice President  
D-114, Okhla, Industrial Area, Phase-I  
New Delhi;-110020



If to Second Party:

Dr. Susheela Sharma  
Registrar  
Swami Rama Himalayan University  
Swami Ram Nagar, Jolly Grant, Doiwala  
Dehradun-248016, Uttarakhand

All such notices shall be deemed to have been received as follows:

- (a) if by facsimile, twenty-four (24) hours after transmission, and
- (b) if by registered, first class airmail, upon receipt of acknowledgement of delivery.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR RESPECTIVE HANDS ON THE DAY MONTH & YEAR FIRST ABOVE WRITTEN

For : Learnet Skills Limited

For: Swami Rama Himalayan University



Ramesh Petwal  
Assistant Vice President

Dr. Susheela Sharma  
Registrar



Witnesses:

1. Anuj Khanna

2. Prateek Dhyani

ATTESTED  
(VINIT KUMAR)  
Advocate & NOTARY  
Dehradun  
06/05/23

Swami Rama Himalayan University

(Est. vide Uttarakhand Act No. 12 of 2013)

Swami Ram Nagar, Jolly Grant, Dehradun 248016  
Uttarakhand, India



स्वामी राम हिमालयन विश्वविद्यालय

(उत्तराखण्ड अधिनियम सं० 12 वर्ष 2013 द्वारा)

स्वामी राम नगर, जौलीग्रान्ट, देहरादून  
उत्तराखण्ड

SRHU/Reg./Ext./2021-144 (i)

Date: 25<sup>th</sup> November 2021

Learnnet Skills Limited (Formerly known as M/s IL&FS Skills)  
Unit No. 201, 2<sup>nd</sup> Floor, Tower- B  
WTT Tower, Plot No. C-1,  
Sector 16, Noida  
UP-201301

**Subject:** Extension of Agreement between SRHU and Learnnet Skills Limited  
(Formerly known as M/s IL&FS Skills)

Dear Sir,

This has reference to the agreement signed on 28<sup>th</sup> November, 2016 between Swami Rama Himalayan University and Learnnet Skills Limited (Formerly known as M/s IL&FS Skills) for the period of 5 years, wherein both the parties are imparting high quality training in various short term and certificate courses across sectors for enhancing the employability of the youth, on mutually agreed terms & conditions.

I am directed to inform that the said Agreement is hereby extended upto 30<sup>th</sup> April 2023, effective from **28.11.2021**, on the same terms & conditions as contained in the said agreement.

You are requested to kindly give your acceptance, in writing.

Thanking you,

Yours sincerely,

Dr. Susheela Sharma  
Registrar