



Erasmus+

Key Action 1
– Mobility for learners and staff –
Higher Education Student and Staff Mobility
Inter-institutional¹ agreement 2017-19²
between institutions from
Programme and Partner Countries³

[Minimum requirements]⁴

The institutions named below agree to cooperate for the exchange of students and/or staff in the context of the Erasmus+ programme. They commit to respect the quality requirements of the Erasmus Charter for Higher Education in all aspects of the organisation and management of the mobility, in particular the recognition of the credits (or equivalent) awarded to students by the partner institution. The institutions also commit to sound and transparent management of funds allocated to them through Erasmus+.

A. Information about higher education institutions

Full name of the institution / country	Erasmus code or city ⁵	Contact details ⁶ (email, phone)	Website (eg. of the course catalogue)
TECHNOLOGICAL EDUCATIONAL INSTITUTE (T.E.I.) OF ATHENS	G ATHINE34	Prof. Dr. George Panagiaris, Institutional Coordinator gpanag@teiath.gr euroffic@teiath.gr intermobility@teiath.gr Prof. Dr. Klimis Ntalianis, Department of Marketing kdal75@gmail.com	http://www.teiath.gr/diethnwn/?lang=en http://www.teiath.gr/intra_departmental/ http://www.ma.teiath.gr/en
SANT LONGOWAL INSTITUTE OF ENGINEERING AND TECHNOLOGY	LONGOWAL	Prof. Dr. Vinod Kumar Verma, Assistant Professor, Department of Computer Science and Engineering vinod5881@gmail.com	http://www.sliet.ac.in

¹ Inter-institutional agreements can be signed by two or more higher education Institutions (HEIs), at least one of them must be located in a Programme Country of Erasmus+.

² Higher Education Institutions have to agree on the period of validity of this agreement. The mobilities must be completed till May 2019.

³ Erasmus+ Programme Countries are the 28 EU countries, the EFTA countries and other European countries as defined in the Call for proposals. Eligible Partner Countries are listed in the Programme Guide.

⁴ Clauses may be added to this template agreement to better reflect the nature of the institutional partnership.

⁵ Higher Education Institutions (HEI) from Erasmus+ Programme Countries should indicate their Erasmus code while Partner Country HEIs should mention the city where they are located.



⁶ Contact details to reach the senior officer in charge of this agreement.

Institution [Erasmus code or city]	Contact details (email, phone)	Website for information
G ATHINE34	intermobility@teiath.gr +30 210 5385 165	http://www.teiath.gr/diethnwn/articles.php?id=21875&lang=en
LONGOWAL	Vinod5881@gmail.com +91 9417927536	http://www.sliet.ac.in

Following are the modalities for the International mobility program from SLIET Longowal side.

1. There is **No financial obligation at SLIET Longowal** for this program and all the mobilities will be covered by TEI of Athens as already mentioned in the attached Email dated 29/09/2017.
2. The Travelling Allowance and Daily Allowance of Dr. Vinod Kumar Verma for this program will be covered by TEI of Athens.
3. **The Key Action-1 Performa is for the Faculty mobility program only** (Dr. Vinod Kumar Verma, AP, CSE, SLIET, Longowal).
4. The faculty from the TEI of Athens will visit the SLIET at the funding from TEI of Athens. There is no financial obligation at SLIET end for the same.
5. SLIET Longowal will provide only Boarding and Lodging facility to the faculty from TEI of Athens for this program.

G. SIGNATURES OF THE INSTITUTIONS (legal representatives)

Institution [Erasmus code or name and city]	Name, function	Date	Signature ⁹
G ATHINE34	Prof. Dr. Maria Venetikou Rector	18/10/17	
LONGOWAL	Prof. Dr. V.K. Jain Director	10-10	 Director/ निदेशक

Sant Longowal Institute of Engg. & Tech
ਸੰਤ ਲੰਗੋਵਾਲ ਅੰਮ੍ਰਿਤਸਰਿਕੀ ਏਂਡ ਟੈਕਨੋਲੋਜੀਕੀ ਸੰਸਥਾਨ
Longowal- 148106, Punjab (India)
ਲੰਗੋਵਾਲ, ਮੁਕਤਸਰ, ਪੰਜਾਬ - 148106

Dr. Vinod Kumar Verma
Assistant Professor, Department of Computer Science and Engineering
Sant Longowal Institute of Engineering and Technology
Longowal

⁹ Scanned copies of signatures or digital signatures may be accepted depending on the national legislation



Erasmus+ Programme

Key Action 1
- Mobility for learners and staff -
Higher Education Student and Staff Mobility

Inter-institutional¹ agreement 2019-27² between programme countries

[Minimum requirements]³

The institutions named below agree to cooperate for the exchange of students and/or staff in the context of the Erasmus+ programme. They commit to respect the quality requirements of the Erasmus Charter for Higher Education in all aspects related to the organisation and management of the mobility, in particular the recognition of the credits awarded to students by the partner institution.

A. Information about higher education institutions

Name of the institution (and department, where relevant)	Erasmus code	Contact details ⁴ (email, phone)	Website ⁵ (eg. of the course catalogue)
UNIVERSITY OF WEST ATTICA (UNIWA) Campus 1 Ag. Spiridonos 28 AIGALEO 12243, Greece	G EGALEO 02	Associate Prof. Konstantinos-Stefanos NIKAS, ERASMUS+ / ICM Institutional Coordinator, Tel: +30 210 538 1234 e-mail: ksnikas@uniwa.gr	http://erasmusglobal.uniwa.gr/
Campus 2 P. Ralli & Thivon 250 AIGALEO 12244, Greece		Fani A. PAPOUTSI Irene - Athena VATOU E+ ICM Administration Officers, Tel: +30 210 538 1185 Fax: +30 210 561 3703	

¹ Inter-institutional agreements can be signed by two or more higher education Institutions


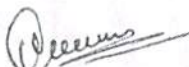

² Higher Education Institutions have to agree on the period of validity of this agreement

³ Clauses may be added to this template agreement to better reflect the nature of the institutional partnership.

⁴ Contact details to reach the senior officer in charge of this agreement and of its possible updates.

Institution [Erasmus code]	Contact details (email, phone)	Website for information
G EGALE002	Fani A. PAPOUTSI, Irene – Athena VATOU Tel: +30 210 538 1185 e-mail: erasmus_global@uniwa.gr	http://erasmusglobal.uniwa.gr/
908338653	Dr. Vinod Kumar Verma Tel: +91 9417927536 e-mail: Vinod5881@gmail.com	http://www.sliet.ac.in/

G. SIGNATURES OF THE INSTITUTIONS (legal representatives)

Institution [Erasmus code]	Name, function	Date	Signature ⁸
908338653	Professor Parmjit S. Panesar Dean (Research & Consultancy) Sant longowal Institute of Engineering and Technology Longowal, Punjab, INDIA deanrandc@sliet.ac.in अधिष्ठाता (शोध एवं परामर्श) Dean (Research & Consultancy)	13.2.2020	 Sant Longowal Institute of Engng & Tech Longowal-148106, Punjab, India
G EGALE002	Professor Savvas VASSILIADIS UNIWA Member of the Committee, ERASMUS+ Legal Representative (Institutional Coordinator) svas@uniwa.gr	20.2.2020	 

Dr. Vinod Kumar Verma
Assistant Professor
Department of Computer Science and Engineering
Sant Longowal Institute of Engineering and Technology (SIET)
Longowal – 148106, Punjab, INDIA

⁸Scanned signatures are accepted

Dated this Day of 2022

Between

THE UNIVERSITY OF NOTTINGHAM IN MALAYSIA SDN. BHD.
(Company Registration No. 199801017391/ 473520-K)

And

SANT LONGOWAL INSTITUTE OF ENGINEERING AND TECHNOLOGY
Longowal-148106, Distt. Sangrur, Punjab, INDIA
Deemed To Be University under Ministry of Education (MoE) Government of India

NON-DISCLOSURE AGREEMENT

NON-DISCLOSURE AGREEMENT

THIS NON-DISCLOSURE AGREEMENT (“Agreement”) relates to all communications (whether written oral or otherwise) between the Parties named below.

BETWEEN

THE UNIVERSITY OF NOTTINGHAM IN MALAYSIA SDN. BHD. (Company Registration No. 199801017391/473520-K), a private limited company incorporated in Malaysia under the laws of Malaysia which owns and manages the UNIVERSITY OF NOTTINGHAM MALAYSIA, a private higher educational institution established under the Private Higher Educational Institutions Act 1996 (Act 555) and having its registered address at University of Nottingham Malaysia, Jalan Broga, 43500 Semenyih, Selangor, Malaysia (“**Nottingham**”) of the first part;

AND

SANT LONGOWAL INSTITUTE OF ENGINEERING AND TECHNOLOGY established since 1989 as a University under Section 3 of the University Grants Commission Act 1956 for higher education and research in India. SLIET is an autonomous body, fully funded by Government of India and having its address at Longowal-148106, Distt. Sangrur, Punjab, India (“**SLIET**”) of the other part.

Hereinafter, jointly or individually, referred to as “**Parties**” or “**Party**”.

WHEREAS:

- (A) **Nottingham** is a leading, global, research-led university with strong track record in research and technology development.
- (B) **SLIET** is engaged in the business of higher education and research in India.
- (C) The Parties hereto wish to evaluate and explore possible opportunities of potentially working together in collaborative research work related to **safety assessment of autonomous vehicle and to support research student’s progress in term external supervision and academic publication (“Purpose”)**.
- (D) In the course of the said Purpose, either Party may disclose, provide, divulge or may obtain, become available to, have some access, made known of, acquire and/or become privy to certain “**Confidential Information**” of the other Party (as defined in Clause 3 below).
- (E) For Purposes of this Agreement:
 - (i) the “**Disclosing Party**” shall mean the Party that disclose, provide and/or divulge certain “**Confidential Information**”, document and/or data to the other Party; AND
 - (ii) the “**Receiving Party**” shall mean the Party that received certain “**Confidential Information**”, document and/or data from the “**Disclosing Party**”.

- (F) Therefore, Nottingham and SLIET are entering into this Agreement to protect and manage the confidentiality and disclosures of their "Confidential Information" as per the agreed terms and conditions set out below in this Agreement.

Now therefore the Parties agree as follows: -

1. INTERPRETATIONS

The following rules apply unless the context requires otherwise:

- (a) Headings are for convenience only and do not affect interpretation.
- (b) The singular includes the plural and vice versa.
- (c) A gender includes all genders.
- (d) Where a word or phrase is defined, its other grammatical forms have a corresponding meaning.
- (e) A reference to a person includes a company, corporation, partnership, unincorporated body, or any other entity.
- (f) A reference to a Clause is a reference to a clause of this Agreement.
- (g) A reference to a "Party" is to a party to this Agreement.
- (h) A reference to a Party to this Agreement or another agreement or document includes the Party's successors and permitted assigns or the Party's personal representatives, employees and/or subsidiaries/group of companies (as the case may be).
- (i) A reference to an agreement or document is to the agreement or document as amended, novated, supplemented or replaced from time to time, except to the extent prohibited by this Agreement.
- (j) A reference to any legislation or statutory provision is to the legislation or provision as amended, substituted or re-enacted from time to time.
- (k) Any agreement or obligation binding on the Parties binds them jointly and severally.
- (l) Terms defined in the Act shall have the same meaning in this Agreement unless expressly defined otherwise.

2. EFFECTIVE DATE (TERM)

This Agreement shall be effective and valid for a period of **three (3) years** commencing from **1 April 2022** (hereinafter referred to as the "**Start Date**") until the **31 March 2025** (hereinafter referred to as the "**End Date**") or until terminated pursuant to Clause 5 of this Agreement irrespective of the date of this Agreement and the date(s) Parties respectively executes this Agreement.

3. CONFIDENTIAL INFORMATION

- 3.1 For the purpose of this Agreement "**Confidential Information**" shall mean any technical, commercial or other information or data including but not limited to any personal data, analyses, compilations, notes, studies, memoranda or other documents, drawings, sketches or designs, materials, samples, computer software, prototypes, and knowhow disclosed or supplied in connection with the Purpose by the Disclosing Party to the Receiving Party under this Agreement directly or through a third Party, and which at the

time of its disclosure or supply is marked or designated as confidential or proprietary or by its nature or from the circumstances of its disclosure, should reasonably be presumed to be confidential. Oral information which is confidential or proprietary shall be recorded in writing by the Disclosing Party within fifteen (15) days after disclosure, and the resulting document shall specifically state the date of disclosure and designate the information as confidential or proprietary.

- 3.2 Further, the Confidential Information includes, but is not limited to meetings, various communications, discussions and, the following types of information, formula, records, findings, research, analyses, document, drawings, intellectual property, logo, data and/or material (including those not yet reduced to writing or still in development or developed pursuant to the Purpose):
- (a) designs, concepts, drawings, ideas, inventions, specifications, techniques, discoveries, models, data, source code, object code and documentation;
 - (b) diagrams, flow charts, research, development, processes, procedures, know-how, new product or new technology information;
 - (c) proposal, marketing techniques and materials, marketing plans, timetables, strategies and development plans (including prospective trade names or trademarks or service marks); and
 - (d) customer's information and other information related to customers, business, pricing policies, and financial information.

- 3.3 Confidential Information shall not include information that:
- (i) is now or later known to the public (other than as a result of a breach of this Agreement);
 - (ii) is independently and solely developed by the Receiving Party without recourse to the Confidential Information disclosed hereunder, as evidenced by the written records of the Receiving Party (which can be requested by and provided to as evidence);
 - (iii) is properly or lawfully obtained from any third party or independent sources who has lawfully obtained such information;
 - (iv) was independently developed or acquired by the Receiving Party without making use of the Confidential Information; or
 - (v) is the subject of judicial action or Government regulations, provided the Receiving Party where reasonably possible or is permitted notifies the Disclosing Party prior to any disclosure and co-operates with the Disclosing Party should the Disclosing Party elect to contest and avoid such disclosure.

4. UNDERTAKINGS OF THE RECEIVING PARTY

- 4.1 In regard to the Confidential Information, the Receiving Party hereby undertakes to the Disclosing Party as follows:
- (a) it shall use the Confidential Information only for the purposes set out in the Agreement and it shall not in any way take any advantage of the Confidential Information howsoever;
 - (b) it shall not exploit or make use of the Confidential Information (directly or indirectly) for any commercial, financial, business or social benefit howsoever;

- (c) it shall not act in bad faith or bad intention in any way howsoever;
- (d) it shall always keep and protect the Confidential Information in confidentiality and ~~secrecy~~ from the knowledge of any part whomsoever;
- (e) it shall not disclose any of the Confidential Information to whomsoever without the prior written permission from the Disclosing Party except as outlined in paragraph 3.3 above and save as expect unless required for the purposes of its businessrating /assessment /evaluation or for audit /reporting / accounting purposes, Parties may disclose the content of this Agreement;
- (f) it shall not in any manner reproduce, disseminate, disclose or copy any part of the Confidential Information howsoever;
- (g) it shall always or on immediate basis inform and made known to the Disclosing Party if it suspects any Party (including its own personnel, staffs, employees, independent contractor or service provider) has unauthorized possession, usage or taking any advantage on the Confidential Information; and
- (h) it shall not assign or delegate its obligations herein without the prior written consent, from the Disclosing Party.

4.2 The Confidential Information may be revealed to employees of the Receiving Party but only to the extent necessary for the Purpose or for further communications between the Parties or to carry out such work as it is agreed in writing between the Parties that one Party will undertake for the other. The Receiving Party will use all reasonable endeavours to bind such employees to keep Information confidential both during and after their current employment, will take appropriate steps to enforce the obligations of such employees in relating thereto and shall be fully liable and responsible to any action of its authorized personnel, partner, staffs, employees, independent contractor and service provider whosoever towards the handling and protecting the Confidential Information of the Disclosing Party as set out in this Agreement, in particular the undertakings in Clause 4.1 above.

4.3 The Receiving Party agrees that the ownership and all Intellectual Property Rights of the Confidential Information shall remain the property of the Disclosing Party. No licence is granted hereunder to the Receiving Party and no licence shall be deemed to have arisen.

4.4 The Receiving Party agrees that no representation or warranty is made or given as to the accuracy or the completeness of the Confidential Information. The Disclosing Party shall not be liable to the Receiving Party for the use of and/or reliance on the Confidential Information.

5. LIABILITY OF THE RECEIVING PARTY

5.1 In the event of any breach by the Receiving Party (including its own authorized personnel, partner, staffs, employees, independent contractor and service provider whosoever) or the dissolution or winding up of the Receiving Party, the Disclosing Party shall at its sole discretion and decision as deem fit :

- (a) take any appropriate action against the Receiving Party (and also its authorized personnel, partner, staffs, employees, independent contractor and service provider whomsoever);
- (b) terminate this Agreement and/or any other agreements it has entered into with the Receiving Party with immediate effect;
- (c) seek appropriate compensation and damages for the breach; and
- (d) seek immediate return of any documents belonging to the Disclosing Party that is still in the possession of the Receiving Party. Notwithstanding the foregoing, the Receiving Party may be permitted to retain such copies of the Confidential Information as it may reasonably require complying with its legal and/or regulatory obligations and/or to comply with its internal compliance procedures and/or document retention policies.

5.2 In the event of any conflict of terms between this Agreement with any other agreement(s) which the University and SLIET may have entered previously, the terms of this Agreement shall prevail and be effective.

5.3 The Receiving Party agrees to indemnify and keep indemnified the Disclosing Party and each of its related persons against any costs, claims, demands, losses, expenses or liabilities arising out or in connection with any breach by the Receiving Party of its obligations under this Agreement provided such breach or action therewith arose pertaining to the agreed terms herein and to the extent it was caused or attributed by the negligence of the Receiving Party or its permitted representatives.

6. CONTINUING EFFECT AFTER TERMINATION

6.1 The non-disclosure obligation of the Confidential Information of the Disclosing Party in this Agreement shall continue during the Term of this Agreement or as otherwise agreed by Parties.

6.2 The Receiving Party undertakes to always protect and maintain the confidentiality and secrecy of the Confidential Information unless otherwise agreed by Parties.

7. FURTHER ASSURANCE

Each Party shall execute all such documents and do things as are reasonably necessary to carry this Agreement into effect or to give full effect to this Agreement.

8. REMEDIES

If a Party does not comply with its obligations under this Agreement, the other Party is entitled to the remedy of specific performance and injunctive relief (as may be applicable), and monetary compensation by itself is not an adequate remedy.

9. WAIVER AND VARIATION

9.1 Rights not affected

The rights which each Party has under this Agreement shall not be prejudiced or restricted by any delay in exercising or failure to exercise any right or remedy under this Agreement. Unless otherwise agreed in writing, no waiver by any Party in respect of a breach shall operate as a waiver in respect of any subsequent breach.

9.2 Cumulative rights and remedies

The rights and remedies provided in this Agreement are in addition to, and do not exclude or limit, any rights or remedies provided by law.

9.3 Variation

This Agreement shall not be varied unless the variation is expressly agreed in writing by the Parties.

10. SEVERABILITY

If any provision of this Agreement is void or unenforceable, it shall be regarded as deleted from this Agreement, and the remaining provisions shall continue to apply so as to give the fullest possible effect to the agreed intent of the Parties.

11. TIME

Time, wherever mentioned in this Agreement (including any time as extended by mutual consent), shall be of the essence of this Agreement.

12. LEGAL RELATIONSHIP

Nothing in this Agreement shall create, or be regarded as creating, a partnership or principal-agent relationship between the Parties.

13. COSTS

Each Party shall bear its own legal and other costs and expenses in connection with this Agreement. Each Party bear its own cost on the stamp duty payable on the stamping of this Agreement and shall attend to the stamping of this Agreement respectively.

14. SUCCESSORS

This Agreement shall be binding upon the Parties and their respective successors.

15. NOTICE

Without affecting any other effective mode of service, any notice given under this Agreement shall be delivered personally or sent by courier or registered post or electronic mail to the address notified from time to time by each Party and marked for the attention of the person or department (if any) from time to time designated by that Party for the purposes of this Agreement. The address for service of a Party is shown below or the address last notified by the intended recipient to the sender:

Nottingham	<p>University of Nottingham Malaysia Campus Research and Knowledge Exchange Hub Level 2, B Block, Jalan Broga, 43500 Semenyih, Selangor, Malaysia.</p> <p>Attention: Ms. Surinder Kaur Position: Manager; Legal Services Department: Governance Office Email: Surinder.Singh@nottingham.edu.my</p>
SLIET	<p>Sant Longowal Institute of Engineering and Technology, Longowal-148106, Distt. Sangrur, Punjab. INDIA Deemed To Be University under Ministry of Education (MoE), Government of India</p> <p>Attention: Prof. A.S. Dhaliwal Position : Dean (R&C) Sant Longowal Institute of Engineering and Technology, Longowal-148106, Distt. Sangrur, Punjab. INDIA Email: deanrandc@sliet.ac.in</p>

A notice must be served on Business Day only (if notice is being sent or served on non-Business Day, the said notice shall be deemed to have only been served on the next Business Day) and is deemed to have been served as follows:

- (a) if by personal delivery, at the time of delivery (acknowledgement of receipt as evidence of delivery);
- (b) if posted by courier or registered post, after the envelope containing it is successfully delivered to the intended Party (the acknowledgement slip or AR card by the courier company or post office shall be the evidence of delivery).
- (c) if by electronic mail, at the time of delivery of the message (delivery receipts confirming the message was delivered as evidence of delivery).

For the avoidance of doubt, “**Business Day**” means a day except Saturdays, Sundays and public holidays, on which banks in Selangor are open for business.

16. COUNTERPARTS

This Agreement may be executed in any number of counterparts, and all counterparts taken together shall constitute one and the same instrument. Any Party sending a counterpart by electronic mail in PDF format will also if requested by other Party deliver the original signed counterpart to the other Party.

17. GOVERNING LAW, JURISDICTION

17.1 This Agreement shall be governed by and construed in accordance with the laws of the country in which the defendant Party is located, and the courts or arbitration of choice in which the defendant Party is located shall have exclusive jurisdiction to deal with any dispute which may arise out of or in connection with this Agreement.

18. Dispute Resolution:

18.1 Any dispute, difference or controversy of whatever nature howsoever, under, out of, or in relation to this Agreement, and so notified in writing by either of the party to the other in the first instance shall be attempted to be resolved amicably by Secretary, **SLIET** and authorized representative of the **Nottingham**. Efforts shall be made to settle the dispute amicably within 30 days.

18.2 Only in the event of non-settlement of the dispute, difference or controversy, if any, Parties may refer the matter to arbitration or to the courts of respective jurisdiction as stipulated in clause 17.1.

19. PERSONAL DATA

19.1 Where the Confidential Information disclosed includes Personal Data, the Disclosing Party shall ensure it obtains the relevant consent from the data owner and shall comply with all data protection provisions as stated in any laws applicable to the data/Confidential Information including without limitation the laws applicable to India and Malaysia.

19.2 Any Personal Information or data that the Parties shall disclose has been collected in accordance with all applicable Privacy Laws.

19.3 The Parties or data owner to whom the Personal Information or data relates has consented to the use, disclose and transfer of the information to the Parties and to its related entities solely for the Purpose of this Agreement within and outside of Malaysia.

20. NON-EXCLUSIVITY

During the term of this Agreement, Parties shall have discussions regarding the Purpose in good faith and on a non-exclusivity basis.

21. PUBLIC ANNOUNCEMENT

(a) Neither Party will make any public announcement or issue any circular relating to this Agreement without the prior written approval of the other Party.

22. WARRANTY

SLIET warrants to Nottingham as follows:

- (a) that it has full corporate power and authority to enter into, perform and observe its obligations under this Agreement;
- (b) the execution, delivery and performance of this Agreement has been duly and validly authorised by all necessary corporate action and consent;
- (c) the execution and delivery of this Agreement and the completion of the transactions contemplated hereby do not result in the breach of the terms and conditions of or constitute a default under any other agreement or undertaking by which it is affected or bound;
- (d) any arising intellectual property which without limit shall include any study, results, publication, write-ups and/or other form of intellectual property or rights derived from this Purpose including not limited to patentable or non-patentable inventions, designs, information, know-how, specifications, formulae, data, processes, methods, techniques, and other technology obtained or developed in the course of the Purpose shall solely be owned by Nottingham; and
- (e) Nottingham in pursuance of its primary purpose that is the advancement of education through research, teaching and learning, reserves its rights to academic publication and to discuss the work undertaken for the Purpose as deem fit and in its university's seminars, tutorials and lectures.

[the remainder of this page is intentionally left blank]

IN WITNESS WHEREOF this Agreement has been executed by the duly authorised representatives of the Parties.

SIGNED by)
on behalf of)
THE UNIVERSITY OF NOTTINGHAM IN)
MALAYSIA SDN BHD)
(Company Registration No. 199801017391)
/473520-K))
in the presence of:



.....
Witness
Name: Ts. Dr. Vimal Rau A/L Aparow
Designation: Assistant Professor
School/Department: Electrical and Electronics
Engineering Department.



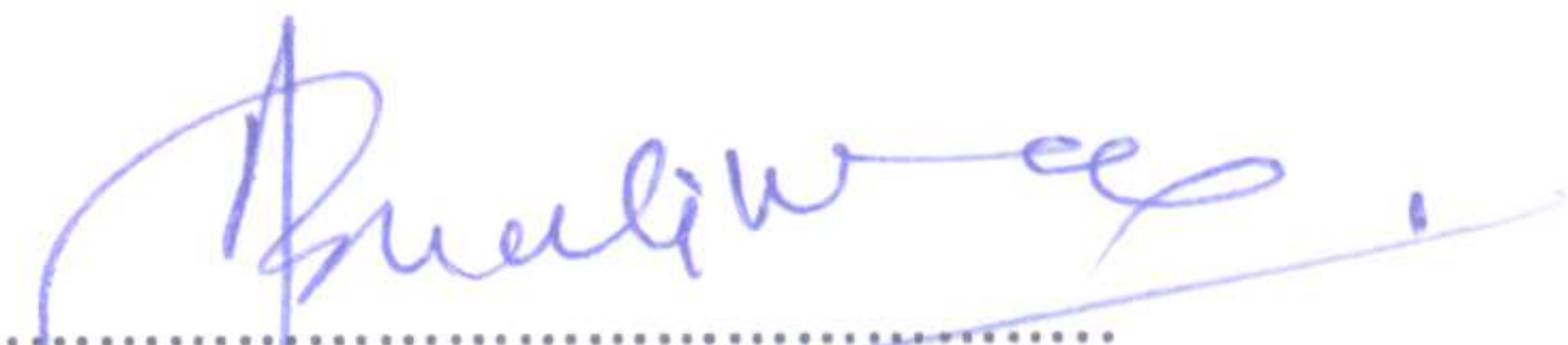
.....
Name: Professor Andy Chan Tak Yee
Designation: Vice Provost Research
and knowledge Exchange
Date: 310522

SIGNED by)
on behalf of)
SANT LONGOWAL INSTITUTE OF ENGINEERING)
AND TECHNOLOGY)

in the presence of:



.....
Witness
Name: Dr. Vinod Kumar Verma
Designation: Assistant Professor
School/Department: Computer Science and
Engineering Department.



.....
Name: Professor A.S. Dhaliwal
Designation: Dean (Research &
Consultancy) अधिष्ठाता (शाोध ए परामर्श)
Date: 250522 Dean (Research & Consultancy)

Dean
(Research & Consultancy)
Sant Longowal Institute of Engg. & Tech.
Longowal-148106 (Punjab)