1	
Γ.	Assessment Sheet -
N	ame Maleex 10900
C	ontact No. 9993291592 HR Jasanina Shrivastava
Ma So	Mail id Prateek 15 january agrai) com Mode of Interview: Personal /Telephonic
	Source : Consultant/HR/Referal/ Direct Walkin/Portal
-	Personality Pleasing Average / Arrogant or Dull
	0 to 3 4 to 7 8 to 10
	Marriage Plan Home-Town Home-Town
	Marriage Plan Home Town State  Family Details - Father Shivshankas Tapal Occupation Security slept CTata Irone  Occupation Home makes
	Occupation Home makes
PERSON	Mother Shalini Tagal Occupation Home makes  Sibling 1ES - working as BDE
	Sibling 165 - Working as Occupation
	SpouseOccupation
	Education Highest BE (EC) Second Highest 12th
	Rashtra Vidya Manelis
	Institution/Univ. PIEMR Kashka Vidya Page
	Others
1	Experience Total Exp Relevant Exp
1	Gurrent Company From To
	Salary Break Up V/F Last Increment - Rs Date
	Current Monthly salary Expected Salary N/F
PROFESSIONAL DETAILS	Current Monthly salary From To
	Previous Organisation
	Reason for leaving current organisation
	Reason for leaving current organisation  Notice Period required: Bond remaining/ completed in current organisation
	Reason for leaving current organisation  Notice Period required: Bond remaining/ completed in current organisation
	Reason for leaving current organisation
	Reason for leaving current organisation  Notice Period required: Bond remaining/ completed in current organisation  Bond 2.5 Years
	Reason for leaving current organisation

Commenication - Ok Business Knowsledge - OK think about his sister jub as but we should well, she is into Same industries and role, Selected 21/06/2022

The Contractor shall not at any time disclose, sell, available by action or omission, all or any part of the rivileged material to any Prohibited Party for any reason or any purpose whatsoever. In the event of the Contractor's breach or threatened breach of this paragraph, MIS shall be entitled to a preliminary restraining order and an injunction restraining and enjoining the Contractor from disclosing all or any part of the Privileged Materials and from rendering any services to any: (i) Prohibited Party to whom all or any part of such Privileged Materials have been, or are threatened to be, disclosed and (ii) third parties that are not within the class of Prohibited Parties but that might disclose the Privileged Materials to any Prohibited Party, and (iii) to newspapers, magazines, television and film companies, or Internetbased news or information service websites, and any other organizations in the mass media. In addition to or in lieu of the above, MIS may pursue all other remedies available to MIS for such breach, threatened breach or circumvention of this NDA, including the First Instance Report (FIR), recovery of fees, court costs, and damages from the Contractor.

NON-COMPETITION; NON-CIRCUMVENTION; SOLICITATION: This Clause shall be in force for one (1) year past the date of this NDA's execution, if there is no underlying agreement. If there is an underlying agreement, then this Non-Competition Clause shall be in force during the term of the erlying agreement and for a period of one (1) year after the \_\_\_\_\_\_ration or termination of this NDA for any reason. Contractor shall not, directly or indirectly, engage in, enter into, or in any manner take part in, any business, profession, or other endeavor, by himself or herself or with any Prohibited Party, which competes with MIS with respect to those duties outlined in any agreement between Contractor and MIS, or in any other ways competes or interferes with MIS's sale or provisioning of any service, product, equipment, reasonably contemplated service, or any combination thereof. The Contractor will not, directly or indirectly, within the Restricted Territories, contact or engage, solicit or entice, either as an individual acting independently or as part of or on behalf of any Prohibited Party, any then-existing client of MIS, current client of MIS, or any party listed in par. #3(A) which may reasonably be a client, or is likely to be a prospective client, of MIS, for the purposes of selling any service, product, equipment, or any combination thereof. Solicitation or acceptance of offers, orders, requests, or other business outside the Restricted Territories for performance in any of the Restricted Territories shall constitute "engaging in business" in the Restricted Territories in violation of this NDA. The Contractor's provision to a third party of Privileged Material for the purpose of having such third party engage in any of the activities restricted by this Non-Competition Clause, shall constitute 'ngaging in business" in the Restricted Territories in violation of

UNFAIR COMPETITION: The parties acknowledge that they have attempted to limit the Contractor's right to compete only to the extent necessary to protect MIS from unfair competition. If any portion of this covenant not to compete, however, is held by the Competent Court to be unreasonable, arbitrary, or against public olicy, the covenant herein shall be considered divisible, both as to me and to geographical area. The parties hereto agree that, in the vent any New York court or other legally binding fact finder etermines the specified time period or specified geographical area be unreasonable, arbitrary, or against public policy, a lesser time eriod or geographic area, which is determined by a court or other ct-finder to be reasonable, non-arbitrary, and not against public licy, may be enforced against Contractor. In such case, each eek of the specified period shall be deemed a separate period of ne, and each county of each State of the restricted areas shall be emed a separate geographical area. knowledges that: (i) in the event their employment with MIS Contractor further minates for any reason, he or she will be able to earn a living in ir chosen profession without violating the foregoing restrictions; (ii) their ability to earn a livelihood without violating such rictions is a material condition to his retention by MIS.

- 11. NO WAIVER: MIS's failure to pursue a legal claim in response to any breach of this NDA in no way implies an acceptance of such breach or similar breaches in the past, present, or future, nor does it imply an abandonment of any legal claims related to such breach or similar breaches.
- 12. CHOICE OF LAW AND FORUM, AND ARBITRATION: The parties agree to attempt to resolve all disputes arising out of, or related to, process, all legal disputes shall be filed and settled at the parties, the losing party shall pay to the non-defaulting party all of fees, incurred by that party in enforcing the terms of this NDA.
- 13. ENTIRE AGREEMENT & HEADINGS: This NDA and any Schedules and underlying agreements constitute the entire agreement and supersede all prior written and oral understandings between the parties pertaining to the subject matter herein. The unenforceability or invalidity of any provision(s) of this NDA will not entirety and the headings, inserted for convenience and reference, under this NDA.

IN WITNESS WHEREOF. Contractor states that Contractor has read and understood all of the above paragraphs and agrees to all the terms contained herein.

Signa	ature of Auti	norized Representative	
X_F	Bratork	Tapal	
Title	Business	Development Execut	live
170	mgo II	Solutions	
ddres	sold Palo	sia, Indore 452001, had	ia.
eleph	032915	02	
Mail Paris	eek 15 jone	careja gmail com.	
ate of	Execution	28/06/2022	

Page 2 of 2

n n s d e e e le nt. er act

ary its, ake or any has son airly use, the

se.

w, of
with
me of
public
ment,
r with
nts, or
on or
ren by
ion or
eate a

) such

re from

1 (v)

's prior vileged cifically or any sturn to courier, tractor. mitation, IS may is of this rials are on which n of the preach of left.