

THIS AGREEMENT made at Hyderabad on	Between FOURNINE CLOUD
SOLUTIONS PVT LTD, and	

and having its corporate office at B-9, 3002, My Home Avatar, Narsingi,Rangareddy Telangana - 500089 of the first part and S/o D/o W/o aged
years, Occupation, an Indian nationality residing at and having permanent address at
(hereinafter referred to as 'Mr./Ms) of the second part AND
(hereinafter referred to as 'The Surety') which expression shall be
deemed to include his/her executor, heir and administrator of the third part
Whereas FOURNINE is involved in the business of problem-solving or consultancy and as of present and the foreseeable future specifically in the business of computer and management consultancy - offering services and products in India and abroad.
Whereas, the possessionof the above problem-solving techniques and effective use of high technologies equipmentca be acquired mainly through special training and or specific on the job training ("Training")
Whereas the said training is of a duration of 7 months and is liable to be extended by afurther duration based on performance of Mr. /Ms during the training,of which FOURNINE shall be the sole judge.
Whereas the above-mentioned training involves considerable expenditure - both direct and indirect, financial and unliquidated - related to faculty, computer time, support facilities, salary of Mr./ Ms while under training
Whereas this training substantially improves the professional standing of Mr./Ms, and it has been imparted by FOURNINE at considerable expenditure as an investment, Fournine expects a commitment (elaborated below) from the employee to recover its expenditure or seek a penalty for non-fulfilment of the same
Whereas the expenditure involved in imparting the said Training to Mr. /Ms is several times in excess of the penalty demanded from him/her.
IT IS NOW HEREBY AGREED AS UNDER: 1. In consideration of the training to be imparted by FOURNINE, Mr./Ms undertakes irrevocably to serve FOURNINE or any of itsassociated or affiliated companies to which he/she may be transferred for a minimum periodof 7(seven) years (excluding Leave without pay period, Training Period and/or unauthorisedabsence, if any) from the date of joining FOURNINE.

2. Mr. /Ms is giving this undertaking in view of the considerable
expenditure incurred by FOURNINE on him/her
3. Mr./Ms agrees not to take employment with any other person, firm or
company during the period of applicability of this agreement.
4. By way of guarantee for due performance of all terms and conditions contained in this
agreement, Mr./Ms provide herein below the name of his/her near
relative/person in order of preference and who have consented by signing herein below to stand
as surety on his/her behalf to ensure compliance of the aforesaid covenant, and that in the event
of failure/neglect by Mr./Ms to fulfil any of the terms of this undertaking of
which FOURNINE shall be the sole judge the surety shall be liable to pay FOURNINE Rs.7
(seven) as compensation with interest thereon applicable and the surety hereby agree, confirm
and accept that the surety shall be liable jointly and severally with Mr./Ms
to pay the same as FOURNINE
Name, Address, Occupation (Of the Surety)
5. In the event of any dispute or disagreement over the interpretation of any of the terms
hereinabove contained or any claim of liability of any part including the surety the same shall be
referred to a person to be nominated by FOURNINE whose decision shall be final and binding
upon the parties hereto. Such reference shall be deemed to a submission to arbitration under The
Arbitration and Conciliation Act, 1996 or of any modification or re-enactment thereof. The venue
of arbitration shall be Hyderabad.
6. During the period of 2(TWO) years (excluding Leave without Pay period, Training Period and/or
unauthorised absence, If any) from the date of joining, if Mr./Ms.
leaves/resigns/abandons of the services or violates the terms of agreement,
Mr./Ms will have to pay liquidated damages amounting to Rs. 7
(seven) and give Three calendar months written notice or salary in lieu thereof. Mr./Ms.
agrees that the said amount of Rs.7/- can be
agrees that the said amount of No.17 but be
recovered/adjusted by FOURNINE from the legal dues, if any, payable to him. On being absorbed
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recovered/adjusted by FOURNINE from the legal dues, if any, payable to him. On being absorbed
recovered/adjusted by FOURNINE from the legal dues, if any, payable to him. On being absorbed as an Employee of FOURNINE, after completion of the said Training period, FOURNINE would
recovered/adjusted by FOURNINE from the legal dues, if any, payable to him. On being absorbed as an Employee of FOURNINE, after completion of the said Training period, FOURNINE would be entitled to terminate the
recovered/adjusted by FOURNINE from the legal dues, if any, payable to him. On being absorbed as an Employee of FOURNINE, after completion of the said Training period, FOURNINE would be entitled to terminate the services of the Employee with Three Calendar Months' written notice during the tenure of service
recovered/adjusted by FOURNINE from the legal dues, if any, payable to him. On being absorbed as an Employee of FOURNINE, after completion of the said Training period, FOURNINE would be entitled to terminate the services of the Employee with Three Calendar Months' written notice during the tenure of service
recovered/adjusted by FOURNINE from the legal dues, if any, payable to him. On being absorbed as an Employee of FOURNINE, after completion of the said Training period, FOURNINE would be entitled to terminate the services of the Employee with Three Calendar Months' written notice during the tenure of service

The provisions stated herein for breach by Mr./Ms.	of the
provisions of this agreement shall be without prejudice to other remedies	available to FOURNINE.
ADDRESS FOR THE PURPOSE OF SERVICE:	
All communications between Mr./Ms.	or FOURNINE and
Surety shall be deemed to have effectively served if addressed to the foll	owing address:
FOURNINE (FOURNINE CLOUD SOLUTIONS PVT LTD) at:	
#203, Inspire Infra Horizon, Nanakramguda, Hyderabad - 500089.	
(Dr./Mr./Miss/Mrs.)	
(At)	
Surety(Dr./Mr./Miss/Mrs.)30	
Gurety (Dr./Wil./Wilss/Wils./300	
(At)	
Any change in the above addresses of any of the concerned pmr./Ms or Surety, shall be inting by the party whose address has changed within a period of seven day	nated to the other parties
such change has been intimated or received, the addresses mentioned a be the addresses of the concerned parties.	•
As a token of his/her consent, he/she has signed this agreeme	ent as surety ·) Dated
this:	in do baroty if Datou
Signed and delivered by Mr./Ms:	
Accepted for and behalf Of FOURNINE CLOUD SOLUTIONS PVT LT	TD (By their constituted
Attorney)	
Signature of the Employee	Signature of the Surety
	,

Surety Verification

This is to certify that I,
(Name of the Surety) am standing surety for
(Name of the Employee) who is my
(Relationship). Mr. /Ms.
(Name of the Employee) has
joined FOURNINE CLOUD SOLUTIONS PVT LTD. On (Employee's
date of joining) and executed an agreement on
(Candidate's date of joining). In the event that Mr./Ms.
(Name of the Employee) does not fulfill
the terms of the agreement, I stand guarantee and will be liable to the liquidated damages of
Rs.7/ My permanent address is as follows:
Name (of the Surety):
Address (of the Surety):
Phone (of the surety):
(With country and area code)
(Signature of the Surety)
(Signature verification by competent authority)
Name:
Designation:
Date:
Place: