the amount of course fee, mode of deposits/ payments etc. will be mutually decided by OCAC and training partner. The details should be attached as Annexure-1 to the agreement after duly approved by both parties.

Any change/ modification in course fee shall be mutually agreed to and be made effective as decided mutually.

Clause 7: Period of Validity of Agreement

- A. The Agreement shall remain valid for a period of one year (01) from the date of signing of the Agreement.
- B. After completion of the initial one year and depending on the success of the programmes, both the parties may mutually decide to extend the agreement period, incorporating such/ necessary amendments as would have become necessary and observed during the period of the Agreement.

Clause 9: Technology Change/ Upgradation

EUPHORIA reserves the right to introduce/ implement technological up gradations/ changes may be warranted from time to time, in the Software, Courseware and other reference material which will be used for the training purposes. Consequential change in fees, (if any) will be implemented from the date of such change.

Clause 11: Termination of Agreement

OCAC reserves the right to terminate the agreement before expiry of the tenure if, the programme found to be qualitatively poor and feedback of the OCAC Technical Monitoring Committee is negative.

Clause 12: Miscellaneous

Any doubts/ confusions/ issues between two parties will be resolved mutually.





