Ms. Subhalakshmi 3-Aug-2022

Trichy

Dear Subhalakshmi,

With reference to your discussion with us, we are pleased to welcome you as Trainer for Coding and HOTS (Higher Order Thinking Skills) program

Annual CTC : **Rs. 396,000/-**

Base Location : Trichy

Start date of Employment : 4-Aug-2022

Travel Readiness : Trichy

The duration and type of assignment are contingent upon the needs of the management subject to achievement of the Goals and Objectives of the business. The information below explains the details of your terms and conditions of your employment.

In this capacity, you will be allocated a school / more than one school and you will be delivering Wizklub programs inside the school premises. You shall coordinate with the Delivery Manager Wizklub and the School coordinator / Principal

Roles & Responsibilities / Outcome expected from Trainer

- Conduct Wizklub programs as per the design and schedule.
- Single point of contact(SPOC) from Wizklub at the school
- You will be the SPOC for the Wizklub Lab
- You will be responsible for furnishing attendance / any other needs as desired by the school
- Excellent delivery (Pl refer to the detail)

Delivery

At Wizklub, we believe in Delivery with an Outcome

A.Compliance

- Punctuality: Trainer is expected to adhere to the school timetable.
- Ensuring delivery of the session as per the duration in the school timetable
- You are required to update session attendance in the school attendance records as well as in the Wizklub portal / Google sheets
- You are required to complete Wizklub instructor training for Coding and HOTS before
 the start of the program. You may also need to undergo more training which would be
 announced later.
- Ensuring that all sessions are conducted as per schedule without cancellation. In case of an emergency, sessions can be rescheduled in consultation with the school and updating the Wizklub delivery team.
- Providing L1 support(Basic troubleshooting) for the Wizklub Lab in the school
- Conduct Workshops as per the discussion with the Wizklub Delivery team
- Conduct assessments as per the needs of the school and Wizklub
- Conduct project exhibition inside the school as per the Delivery Calendar



B. Completion

You would be responsible for ensuring completion of sessions as per the session plan. For ensuring higher student efficacy, it is important that students complete the following (Essentials).

- Workouts
- Assignment
- Puzzles
- Projects

C. Outcome:

Effective classroom delivery with Completion of the above Essentials is the foundation of Wizklub Programs and trainers are expected to inculcate this in their daily routine.

D.Assets

Company shall provide a hardware kit during the training .Annexure for the same will be shared after the joining .

Time Commitment:

You are required to be available as per the below schedule to take the classes. Monday to Saturday (8 hours of work / school time, whichever is higher)

Many schools may have Saturday as half day / holiday. In such a scenario, the trainer will be working online with the Learning and Development team.

Leave Policy:

The trainer is expected to align as per the school academic calendar. The trainer can avail the following during the school vacation time in consultation with the Wizklub Delivery team.

Medical Leave – 6 days (one Calendar year)

Casual Leave(CL) – 12 days (one Calendar year)

Except in the event of a medical emergency, the trainer is expected to be present in the school on all the days in a month.

The schools may have their own academic calendar with a published vacation period / examination period. The wizklub trainer is expected to comply with the above leave period (6 medical and 12 CL), and the school vacation period will be utilized for internal training and development.



Salary Break up:

`		
Name: Ms. Subhalakshmi		
Designation: Trainer	Offer	
Salary Structure	PM	PA
Basic Salary	14,000	168,000
HRA	5,600	67,200
Flexi Basket	6,600	79,200
Fixed Pay	26,200	314,400
Employers Contribution to PF	1,800	21,600
Gross Pay	28,000	336,000
Retention Bonus - Rs.15000/- paid every quarter Rupees		60,000
Target Cost to Company		
(TCTC)Rupees	28,000	396,000

Flexi Basket -

Include Below components:

Travel Allowance Per Month	2,000
Mobile Allowance Per Month	1,000
Other Allowance Per Month	3,600

Please note: If you have opted for travel within State / across India , the traveling and stay allowance would be additional and would be shared once you join.

Confidentiality:

You shall keep the company information confidential during your engagement with the company. You shall also use your best endeavors to prevent the publication, disclosure or use of any such confidential information and acknowledge that such confidential information shall remain the exclusive property of the company.

The IP (Intellectual property) for any work done individually or collectively would belong to Wizklub.



Conflict of Interest:

You shall not engage in any other assignment/business during your tenure with Wizklub.

Termination:

The employment is terminated on giving written notice of 30 days by either party You are required to formally communicate your acceptance of this Offer within two days of receipt of this Letter, failing which this Offer would be considered withdrawn. In case the feedback from the school is consistently poor, employment is terminable without giving any prior notice.

You are requested to please sign your acceptance of this letter by signing and returning to us the duplicate copy of this letter

Best wishes,
Swarup Vijh
Sr. VP
ACCEPTANCE:
I accept the above-mentioned terms and conditions.
Name:
DOJ:
Signature:
Place :
Date:







Ashiq S DC C20

info@dcubeai.com I www.dcubeai.com



CONSULTING SERVICES AGREEMENT

This Consulting Services Agreement ("Agreement") is made and entered with the "Effective Date" being **29-Aug-2022**, by and between **DCUBE Ai SYSTEMS AND SERVICES PRIVATE LIMITED** [CIN: U72900KL2019PTC060883], ("DCUBE Ai"), and **Ashiq S** [Aadhar Number: 7113 8317 3841]("Consultant") (collectively, the "Parties").

WHEREAS, DCUBE Ai requests the Consultant to perform services for it and may request the Consultant to perform other services in the future; and

WHEREAS, DCUBE Ai and the Consultant desire to enter into an agreement, which will define respective rights and duties as to all services to be performed,

WHEREAS, the Consultant affirms that he or she understands all of the provisions contained in this Agreement, and in the case that he or she requires clarification as to one or more of the provisions contained herein, he or she has requested clarification or otherwise sought legal guidance,

NOW, THEREFORE, in consideration of the covenants and agreements contained herein, the parties hereto agree as follows:

1. TERM OF AGREEMENT

This Agreement shall be effective on the Effective Date and will continue until terminated as provided in this Agreement.

2. SERVICES

- 2.1 Consultant agrees to perform the services (the "Services") as set forth in an applicable attached Statement of Work ("SOW") entered into between the parties. All Service(s) are subject to DCUBE Ai acceptance, which will not be unreasonably withheld. Consultant shall perform all Services in a professional and timely manner to expected industry standards.
- 2.2 DCUBE Ai is not obligated to issue any subsequent SOW to Consultant under this Agreement.

3. CONSULTANT REPRESENTATIONS AND WARRANTIES

Beginning on the Effective Date and remaining in effect for the duration of this Agreement, Consultant makes the following representations and warranties.

- 3.1 That he or she is fully authorized and empowered to enter into this Agreement, and that his or her performance of the obligations under this Agreement will not violate any agreement between the Consultant and any other person, firm or organization or any law or governmental regulation.
- 3.2 That he or she is more than eighteen (18) years of age and not otherwise incapacitated at the time of the Agreement.



- 3.3 That he or she will in good faith attempt to notify DCUBE Ai of any change(s) to the Consultant's schedule that could adversely affect the availability of the Consultant, whether known or unknown at the time of this Agreement, no later than two (2) weeks prior to such change(s). If the Consultant becomes aware of such change(s) within the two (2) weeks period, the Consultant shall promptly notify DCUBE Ai of such change(s) within a reasonable amount of time.
- 3.4 That he or she will bear all expenses incurred in the performance of this Agreement.

4. DCUBE AI REPRESENTATIONS AND WARRANTIES

Beginning on the Effective Date, and remaining in effect for the duration of this Agreement, DCUBE Ai makes the following representations and warranties.

- 4.1 That it is fully authorized and empowered to enter into this Agreement, and that its performance of the obligations under this Agreement will not violate any agreement between DCUBE Ai and any other person, firm or organization or any law or governmental regulation.
- 4.2 That it is in full compliance with any and all laws and/or statutes applicable to the services described in this document.

5. COMPENSATION

- 5.1 DCUBE Ai will pay Consultant, fees as described in signed SOW for Services. Other than the fees described in the applicable SOW, Consultant will receive no other fees under this Agreement.
- 5.2 Consultant will be solely responsible for any expenses in connection with the Services with the exception of those expenses specifically set forth in the applicable SOW.
- 5.3 The fee(s) payable under this Agreement and its SOW(s) shall exclude applicable local, state, or other taxes or duties, and any such taxes shall be assumed and paid for by the Consultant.

6. CONSULTANT STATUS

- 6.1 The Consultant is an independent contractor of DCUBE Ai. Nothing contained in this Agreement shall be construed to create the relationship of employer and employee, principal and agent, partnership or joint venture, or any other fiduciary relationship.
- 6.2 The Consultant shall have no authority to act as agent for, or on behalf of DCUBE Ai, or to represent DCUBE Ai, or bind DCUBE Ai in any manner.
- 5.3 The Consultant shall not be entitled to insurance or other benefits afforded to employees of DCUBE Ai.

7. WORK PRODUCT

7.1 "Work Product" means any and all copyrightable works, inventions, processes, discoveries, developments, improvements, trade secrets, know-how, data, designs, trademarks, presentations, analyses and other intellectual property that constitute, pertain to, or are embodied in information or materials that Consultant provides to DCUBE Ai(hereinafter "Work Product").



7.2 Upon the request of DCUBE Ai, Consultant will surrender to DCUBE Ai all memoranda, notes, records, drawings, manuals, computer software, and other documents or materials (and all copies of the same) pertaining to the materials generated or developed by Consultant or furnished by DCUBE Ai to Consultant in connection with the Services.

8. CONFIDENTIAL INFORMATION

- 8.1 The Consultant shall not, during the time of rendering services to DCUBE Ai or thereafter, disclose to anyone other than authorized employees of DCUBE Ai(or persons designated by such duly authorized employees of DCUBE Ai) or use for the benefit of the Consultant or for any entity other than DCUBE Ai, any information of a confidential nature, including but not limited to, information relating to: any such materials or intellectual property; any of DCUBE Ai's projects or programs; the technical, commercial or any other affairs of DCUBE Ai; or, any confidential information which DCUBE Ai has received from a third party.
- 8.2 Consultant shall, upon request of DCUBE Ai and/or upon termination of this Agreement, immediately return such confidential information and all copies thereof in any form whatsoever under the power or control of Consultant to DCUBE Ai, and delete such information from all retrieval systems and databases or destroy same as directed by DCUBE Ai.
- 8.3 If Consultant is subject to legal, judicial or governmental proceedings requiring disclosure of Confidential Information, Consultant will provide DCUBE Ai with reasonable prior notice and will obtain, or provide DCUBE Ai with an opportunity to obtain, a protective order or confidential treatment of the Confidential Information.
- 8.4 In no event may Consultant use DCUBE Ai's name or logo in any advertising or other materials, or DCUBE Ai as a reference for any purpose, without DCUBE Ai's prior written consent.

9. INTELLECTUAL PROPERTY

9.1 Consultant agrees that all Intellectual Property Rights made, developed, or discovered in connection with performance of the Services will rest with DCUBE Ai. The Consultant agrees that the Work Product shall belong to and will be the property of DCUBE Ai irrespective of whether DCUBE Ai files for protection of the Work Product or not. The Consultant shall provide full cooperation should DCUBE Ai seek a filing for protection of the Work Product.

10. INDEMNIFICATION & LIMITATION OF LIABILITY

- 10.1 Indemnification: Both parties shall indemnify, defend, and hold the other party, and their respective officers, directors, employees, successors and assigns (the "Indemnified Parties") harmless from and against any and all losses, damages and costs (collectively, "Claims"), incurred by, borne by or asserted against any of the Indemnified Parties to the extent such Claims in any way relate to, arise out of or result from any actual or alleged infringement or misappropriation of any patent, copyright, trademark, trade name, trade secret or other proprietary or intellectual property right by any Service or Deliverables delivered pursuant to this Agreement.
- 10.2 Liability Limitation: Except for instances of willful or reckless conduct or liability subject to indemnification, in no event will either Party be liable for any incidental, indirect, or consequential damages in connection with this Agreement or in connection with any goods or services provided hereunder even if advised of the possibility of such damages.



10.3 Liability Cap. Except for instances of willful or reckless conduct or liability subject to indemnification, each Party's entire liability to the other Party from any cause of action whatsoever will not exceed the agreed fees of the relevant SOW.

11. TERMINATION

- 11.1 Either Party shall have the right to terminate this Agreement and/or any SOW with thirty (30) days prior notice to the other party.
- 11.2 Upon breach of this Agreement, the non-breaching party may terminate this Agreement immediately upon giving written notice to the breaching party. For the purpose of this section, material breach of this Agreement shall include, but not be limited to, failure to complete the Services in a timely fashion, habitual neglect, negligence or willful wrongdoing in the performance of the Consultant's duties, Consultant's breach of any sections of this agreement, DCUBE Ai not compensating Consultant as set forth on a SOW for Services.
- 11.3 Consultant shall cease all work immediately upon termination unless otherwise agreed in writing. Upon expiration or termination of this Agreement, Consultant shall return to DCUBE Ai all Work Product and Confidential Information. Further, in addition to any other rights or remedies DCUBE Ai may have in law or in equity, DCUBE Ai shall be released from any payment obligation, other than for payments due and payable on the date of termination.

12. ASSIGNMENT

12.1 Either parties rights and obligations under this Agreement may not be assigned or delegated in whole or in part without the express prior written consent of the other party, except in the case of a merger or sale of all of substantially all of its assets or stock. Any attempted assignment without such consent will be void.

13. GOVERNING LAW AND JURISDICTION

This Agreement shall be governed by the laws of India and disputes therein settled subject to the exclusive jurisdiction of the courts in the city of Trivandrum.

14. MISCELLANEOUS

- 14.1 This Agreement constitutes the full, complete and exclusive agreement between Consultant and DCUBE Ai and supersedes and cancels any and all previous agreements of whatever nature between DCUBE Ai and Consultant with respect to the Services covered herein.
- 14.2 No modification or waiver of this Agreement, or any portion hereof, shall be valid unless made in writing and signed by the parties hereto. All notices, including without limitation, notices of address changes, sent hereunder shall be in writing and shall be deemed to have been provided five (5) days after the notice is sent by mail (postage prepaid), or the next business day if the notice is sent by electronic mail, in either case to the contact details listed on the signature page of this Agreement (or such other address provided pursuant to a notice of address change).
- 14.3 The failure of any party to require performance by another party of any provision of this Agreement shall in no way affect the full right to require such performance at any time thereafter. Should any provisions of this Agreement be found unenforceable, the remainder shall still be in effect.



14.4 This Agreement has been negotiated by the parties and the language of this Agreement shall not be construed for or against either party.

14.5 Either the original or copies, including digital transmissions, of this Agreement, may be executed in counterparts, each of which shall be an original as against any party whose signature appears on such counterpart and all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date.

DCUBE AI SYSTEMS AND SERVICES PRIVATE LIMITED

Module No.2702, 7th Floor, Yamuna Building, Technopark Phase-III, Trivandrum, Kerala 695582

ASHIQ S

Charuvila PuthenVeedu Chalacode, Punaloor P O, Valacode (Part), Kollam - 691305

By:		By:	
•	SIGNATURE	SIGNATURE	-

TRIVANDRU

Anjana Thomas

Director - Human Resources

Date: 29-Aug-2022

Date: 29-Aug-2022



STATEMENT OF WORK

This Statement of Work (SOW#1) becomes effective on **29-Aug-2022** and is incorporated into the Terms and Conditions of the Consulting Services Agreement entered into by and between DCUBE Ai and the Consultant dated **29-Aug-2022** and will be in force for a period of three (3) months from the Effective date.

1. SOW SERVICES

DCUBE Ai engages the Consultant in the capacity of **Trainee Software Engineer** to perform the following Services:

- Ensure adherence to Software Development Plan
- Adhere to relevant procedures/policies as applicable to the project team
- Learn DCUBE Ai's development process and standards as applicable
- Develops, documents and maintains requirements, algorithms, interfaces and designs for software systems
- Develops and maintains code and integrates software components into a fully functional software system
- Participate in Requirement/Design/Code/Test reviews, have a thorough understanding of version control and software quality attributes
- Identify, communicate and mitigate the risk, issues and opportunities on a timely manner
- Completing all tasks set by the mentor and timely reporting the progress of learning, assignments or tasks
- Be a good team player who is self-driven and has a collaborative development approach
- Gathering, identifying and documenting business requirements in the form of Business Requirements Document/ Software Requirements Specification and converting them into User stories.

The consultant will act as a DCUBE Ai consultant and will operate in a way that promotes DCUBE Ai's business. Consultant undertakes to perform the Services and deliver the services on a timely manner and shall use his/ her best endeavors to complete the assigned tasks. The Consultant will report to a manager appointed by DCUBE Ai, where applicable. DCUBE Ai



may from time to time request a change in the Services to be performed. This change will be pre-agreed with the Consultant.

2. CONSULTING FEES

Flat fee of INR 12,500/- (*Twelve Thousand Five Hundred only*) will be paid via NEFT to the bank account of the Consultant. The details need to be provided by the consultant during the time of joining. Refer working hours and time-off section.

3. PAYMENT TERMS

The Consultant shall invoice DCUBE Ai on last day of each calendar month with a timesheet recording working days and DCUBE Ai shall pay this invoice within 5 days of receiving the invoice. Each party shall bear their own bank charges.

4. WORKING HOURS AND TIMEOFF

Consultant is available at times and for durations as agreed between Consultant and DCUBE Ai representative / manager via formal channel. If no such communication is in place, the Consultant will work no more than 160 hours each month (pro-rated for partial months as necessary). Consulting fees agreed is for 160 hours per month.

Consultant will inform his/ her DCUBE Ai manager/ point of contact, two weeks in advance should the Consultant plan to be temporary unavailable. Holiday calendar for DCUBE Ai will be used and followed.

5. EXPENSES

DCUBE Ai will pay travel and other expenses for the Consultant only if costs are pre-agreed with DCUBE Ai manager / point of contact.

6. PROJECT COMMENCEMENT AND COMPLETION

DCUBE Ai will notify Consultant in writing via email or otherwise regarding the project commencement date, scope of work, key milestones and deliverables.

DCUBE Ai will aim to give Consultant a two-week notice for project completion, but in some cases this will not be possible. DCUBE Ai can therefore at any time, and with no necessary notice period, notify the Consultant that the current project engagement is to be completed. DCUBE Ai will pay the Consultant for agreed time worked as agreed up to and including date of completion. While DCUBE Ai is under no obligation to retain the Consultant for further engagements beyond date of completion, based on performance of the Consultant, DCUBE Ai could consider a "Contract-To-Hire" model.



Accepted and Agreed:

DCUBE AI SYSTEMS AND SERVICES PRIVATE LIMITED

Module No.2702, 7th Floor, Yamuna Building, Technopark Phase-III Trivandrum, Kerala 695582

ASHIQ S

Charuvila PuthenVeedu Chalacode, Punaloor P O, Valacode (Part), Kollam - 691305

By: ______ By: _____

Anjana Thomas

Director - Human Resources

Date: 29-Aug-2022



OFFER LETTER

Mr.Agraj P Das

Arunodayam, Sreenarayanapuram, Vadasserikonam P O, Varkala-695143

Dear Agraj P Das,

Subject: Employment with PixDynamics Private Limited, Kochi Reference Number: HR/OL/MARCH/2022/24

Congratulations, on behalf of **PixDynamics**, **Kochi** (referred to as PixDynamics in this letter to you). We are very pleased to offer you a position within our organization. Your employment will be governed by the rules, regulations, and policies of **PixDynamics**.

The following terms and conditions are applicable to you;

Position: You are appointed to the position of FullStack Engineer.

Reporting: You will report directly to the CTO and Project lead

Date of Joining: Your start date in the position will be 25th APRIL 2022



E.S.I.C.

എംപ്പോയീസ് സ്റ്റേറ്റ് ഇൻഷുറൻസ് കോർപ്പിറേഷൻ ത്രതാഴിൽ മന്ത്രാലയം. ഭാരത സർക്കാർ)

कर्मचारी राज्य बीमा निगम

(श्रम एंव रोजगार मंत्रालय, भारत सरकार)

EMPLOYEES' STATE INSURANCE CORPORATION (Ministry of Labour & Employment, Govt. of India)

सं.54.A.12/16/01/2022-प्रशा



SPEED POST ACK.DUE നീജ്യത്നൽ ഓഫീസ്/ क्षेत्रीय कार्यालय/ REGIONAL OFFIC പഞ്ചദീപ് ഭവൻ. നോർത്ത് സ്വരാജ് റൗണ്ട്, തൃശ്ശൂർ - 680020 पंचदीप भवन, उत्तरी स्वराज राउंड, तृष्शूर - 680020 PANCHDEEP BHAWAN, NORTH SWARAJ ROUND, THRISSUR—6800

Phone: 0487-2331080 /2331351/2331412 Email: rd-kerala@esic.nic.in Website: www.esic.nic.in

दिनांक: 04.08.2022

ग्रापन MEMORANDUM

Sub:Offer of appointment for the post of Multi Tasking Staff in the Employees' State
Insurance Corporation – regarding Insurance Corporation - regarding.

Sir/Madam.

With reference to his/her application and Phase I Examination held on 07.05.2022, Phase II Main ation held on 05.06.2022 and D Examination held on 05.06.2022 and Document Verification held on 12.07.2022, Kum.Sreelekshmi S S has been selected under category UP has been selected under category UR and is offered a post of Multi Tasking Staff in the Pay Matrix Level 1 with minimum pay Rs. 18 000/mlus allows. with minimum pay Rs. 18,000/-plus allowances admissible such as DA, TA, HRA etc. in the Employees' State Insurance Corporation, which is a Statutory Body constituted under the provisions of the Employees' State Insurance Act. 1948.

The appointment will be subject to the following further terms and conditions:

The appointment will be on temporary basis for the present and confirmation in the post is subject 1. to the satisfactory completion of the period of probation.

He /She will be on probation for a period of two years which may be extended at the discretion of 2. the competent authority and his/her services under the Corporation will be liable to termination during the period of probation or during the temporary tenure of appointment on one months' notice in writing on either side.

As notified in the advertisement for recruitment to the post providing of incorrect information and/ or process violation by a candidate will lead of disqualification of the candidate and If such 3. instances go undetected during the selection process but are detected subsequently, such disqualification will take place with retrospective affect. Accordingly, If any declaration or information furnished by you and/or violation of selection process, involvement in mal-practices is detected subsequently, you will be liable to be removed from the service and such other action may be taken against you as the Corporation may deem fit."

Unless he/she is a citizen of India, he/she shall have to produce a certificate of eligibility/affidavit as 4.

per details given in the attached note. [Annexure I] per details given in the attached hose to the Constitution of He/ She will be required to take an oath/make an affirmation of allegiance to the Constitution of India at the time of his/her appointment. India at the time of his/ner appointments of He/ She will be governed by the Employees' State Insurance Corporation (Staff and Conditions of 5.

Service) Regulations, 1959, as amended from time to time. 6.

Service) Regulations, 1959, as amended in case if he/she accepts this offer of appointment, he/she should convey his/her unequivocal In case if he/she accepts this offer of the Regional Director, Regional Office, ESI Corporation, Thrissur-680 020 acceptance in writing to the Regional Director, Regional Office, ESI Corporation, Thrissur-680 020 acceptance in writing to the Regional attestation Form [Annexure II-5 pages], on or before along with 2 sets of duly filled enclosed attestation Form [Annexure II-5 pages], on or before 7.

12.08.2022.

He/ She should report for duty on or before 31.08.2022 at Regional Office, ESI Corporation, He/ She should report for duty on the should report for the above post and the should report for the above post and the should report for the above post and the should report for duty on the should report for duty of Thrissur- 680 020, Phone-0487-2331000 for the above post and the offer will stand automatically not interested in the offer of appointment to him/her. No require the standard automatically not interested in the offer of appointment to him/her. No request for revival of this offer will be cancelled without any further intimation to him/her.

REDMINOTES ge noted that all the information called for in the Attestation Form should be clearly furnished without giving any room for doubt. Al QUAD CAM ER Anation from service in future. Request for change of place of posting and extension of joining time will not be entertained under any circumstances. Contd....2

THE HIGH COURT OF KERALA

Kochi : 682 031 Dated : 15.11.2022

PROCEEDINGS

High Court establishment – appointment to the category of Computer Assistant Grade - II – orders issued.

Read :1. Ranked list REC No.22/2020 dated 02.09.2022.

- Corrigendum Notification dated 19.09.2022.
- 3. Rules 14 to 17 of Part-II, Kerala State and Subordinate Service Rules,1958.
- 4. G.O.(P) No. 20/2013/Fin dated 07.01.2013.
- G.O.(P) No. 209/2013/Fin. Dated 07.05.2013.
- 6. G.O.(P) No. 171/2016/Fin. Dated 15.11.2016.
- 7. WP(C) No.31621/2022 before the Hon'ble High Court of Kerala.
- 8. WP(C) No.31033/2022 before the Hon'ble High Court of Kerala.

ORDER NO. A2-33066/2019

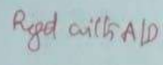
The following persons are offered provisional appointment as Computer Assistant Grade II in the High Court of Kerala, in the scale of pay of ₹ 27900 - 63700. Their regularisation and seniority in the category will be subject to the decision in WP(C) No.31621/2022 pending before the Hon'ble High Court of Kerala.

- SRI. NIKETH P. C., SREEDHAR, MUNDAYAD P. O. KANNUR - 670594
- 2. SMT. ANJALI M. S., ANJANAM, PUNUKKONNOOR, ALUMMOODU P. O., KOLLAM - 691577
- 3. SMT. AISWARYA SURENDRAN, SUNILA NIVAS, PARVOOR ROAD, PARIPPALLY P. O., KOLLAM - 691574
- 4. SRI. SUMAL RAJ T. S., THACHAPUZHA PARAMBIL HOUSE, THACHAPUZHA LANE, PACHALAM P. O., KOCHIN - 682012

PTO

- 5. SMT. CHARUTHA SASEENDRAN, MARETHUPARAMBIL(H), MYTHRIPURAM, THRIKKAKARA P. O., ERNAKULAM - 682021
- 6. SMT. SOUMYA S. PRASAD, KAUSTHUBHAM, KUMARANASAN LANE, MARADU, ERNAKULAM - 682304
- 7. SRI. AARIF MOHAMMED A. S., SHINI LAND, PAPPALA, KILIMANOOR P. O., THIRUVANANTHAPURAM - 695601
- 8. SRI. ARUN S., MADATHIVILA, EDAKKAD P. O., KOLLAM - 691552
- 9. SRI. NIRMAL TOM RAPHY, GCDA PLOT NO – 153, JUDGES AVENUE, KALOOR KOCHI - 17
- 10 SMT. RESHMA B. R., VIJAYA VILASOM, KUDAVOOR P. O., THONNAKKAL, THIRUVANANTHAPURAM - 695313
 - *11. SRI. ROHITH V. R., VELIYATH HOUSE, ARIMPUR P. O., PARAKKAD, THRISSUR - 680620
 - *12. SRI. BIBIN JOHN, VALLIKADU, KALAVOOR P. O., ALAPPUZHA – 688522
 - 13. SMT. GREESHMA G. P., GREESHMALAYAM(H), UDAYANAPURAM P. O., VAIKOM, KOTTAYAM - 686143

Contd...



D4684/90

PROCEEDINGS OF THE CHIEF JUDICIAL MAGISTRATE. THIRUVANANTHAPURAM

Present: Rekha. R, Chief Judicial Magistrate

Phone: 0471-2472604

email: cjmtvm@kerala.gov.in

PIN-695035

Sub :- Establishment - New appointment of Clerks - Orders issued .-

Read:- 1) Letter No. DTB (1)440389/21(10) dated 15/10/2022 of the District Officer, Kerala Public Service Commission, Thiruvananthapuram.

2) G.O.(P)149/2013/Fin dated 03,04,2013

3) GO.(P).No.7/2018/Fin dated 12.01.2018.

ORDER NO. A. 9509/2022 DATED 08/11/2022

The following candidate advised by the Kerala Public Service Commission, financial annual provisionally appointed as Clerks in the Criminal Judicial Department of Thiruvananthapuram District in the scale of pay of Rs.26500 - 60700/-under clause (i) of Sub Rule (a) of Rule 9 of the Kerala State and Subordinate Service Rules as provided for in Rule 10 (b) of those Rules vide G.O (P) No.49/1974 (PD) dated 05/03/1974 and subject to Rule 3 (c) of the Kerala State and Subordinate Service Rules, 1958.

The candidates are informed that in the event of discharge from service for want of vacancy, they may either re-register their name in the PSC district office and get themselves re-appointed on further advice by the PSC or they may wait for their turn for re-appointment to the post in this department, in case they desire to continue as probationer in the post from which they are discharged.

The Magistrates concerned are directed to inform the date of joining duty by the candidates in the respective courts to this office.



Sd/-Chief Judicial Magistrate Thiruvananthapuram (Forwarded / By Order)

Sheristadar

Copy to:-

- The Judicial Magistrate of the 1ⁿ Class-I, II, III, IV & V, Thiruvananthapuram
- The Judicial Magistrate of the 1" Class-I, II, Neyyattinkara
- The Judicial Magistrate of the 1st Class-I, II, Nedumangad
- The Judicial Magistrate of the 1st Class-(For the trial of Forest Offences), Nedumangad
- The Judicial Magistrate of the 1" Class, Kattakada
- The Judicial Magistrate of the 1st Class-I, Varkala
- Z/ Persons concerned (By regd. AD)
- 8. Sheristadar / File / Stock file.
- The District Officer, KPSC,
 Thiruvananthapuram
- 10. The Secretary, KCJSA, Thiruvananthapuram

Along with the original One Time Verification Certificate/ Identification Certificate and copy of the advice letter received from PSC. 8. Anila R Raj, Nandanam, Puthusserimukku P.O, Kallambalam, Thiruvananthapuram - 695605 is provisionally appointed as Clerk in the Court of the Judicial Magistrate of the 1st Class-II, Nedumangad in the existing vacancy.

9. Thur: Mol A.C. Court



KLINIK PERGIGIAN Q & M DENTAL (SEREMBAN 2)
Wholly owned by:
Q & M DENTAL SURGERY (SELATAR) SON BHD
Company Angistration No.: 1285084-T
No.27-1 (1st Floor), John 52 817, Bit Avenue, Seremban 2, 20300 Seremban, Nogori Sembilan, Tel: +606 601 1893 H/P: +6016 971 1893

Email: seremban2@qandm.com.my

PRIVATE & CONFIDENTIAL

Date: 25 August 2022

JEEVITA A/P RAJA (NRIC: 980224-05-5892) 727, Jalan Haruan 9, Taman Oakland, 70300 Seremban, Negeri Sembilan.

Dear Jeevita,

LETTER OF APPOINTMENT: DENTAL SURGERY ASSISTANT (Full-time)

Q & M Dental Surgery (Selatan) Sdn Bhd (the "Company") is pleased to offer you the position of Dental Surgery Assistant ("DSA") with effect from 25 August 2022





Greeshma G Web Designer Trainee

ID No: CTBS-1415

