Qualitas

Average Percentage of Placement of Outgoing students during the last Five Years.

Placement Record.

1. Kaustubh Rajendra

APPOINTMENTLETTER

RefNo:QG/OW/22/17772

1 Jul, 2022

KaustubhRajendraGa

vadePune

DearKaustubh,

It gives us great pleasure to offer you the position of "Test Engineer" at Qualitas Global Services LLP (hereinafter referred to

as 'Company') Punefacility toyou. Uponyour acceptance of this offerinaccordance with the terms and conditions set forth, this Agreement will constitute a legally binding and enforceable employment agreement between you and the Company.

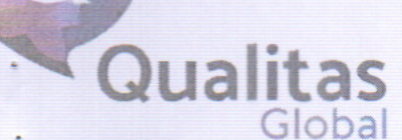
PleasenotethatthetermsofemploymentcontainedinthisletteraresubjecttotheCompany'sPolicy.

1. GENERAL

1.1 APPOINTMENT, POSITIONAND COMPENSATION

Inaccordancewiththetermsandconditionssetforthinthis Agreement, we have pleasure in offering you the position of "Test Engineer". It is expressly clarified that the said designation is inaccordance with the internal grading policy of the Company.

- 1.2. Yourdateofappointmentis 21Jul,2022.
- 1.3. YouwillbebasedatourPuneofficeandshallreceiveanall-inclusiveconsolidatedsalaryofINR.1,56,000CTC(IndianRupeesOneLakhFiftySixThousandOnly).
- 1.4. YouagreethattheCompanyinaccordancewithitscompensationpolicyandpractices, atitssolediscretion, canrevise/alter/changethestructureof yourcompensationandthesamewillbe intimated to you in writing.
- 1.5. TheCompanyshallfurtherbeentitledtochangeyourplaceofwork/transferyoutoaplacewithinand/oroutsidePuneand/ortoanyofits vendors and/or subsidiaries and/or affiliates and/or clients and/or any related companies as may be deemed fit by the Company and tomodifyyourreportingororganizationalstructureasmaybereasonablynecessarytorespondtochangingbusinessneedsoftheCompany.
- 1.6. YoumaybeconsideredforappraisalatatimeandintervalasdecidedbytheCompanyandineventofanyrevision/alteration/changesinthestructureo fyoursalarywithregardtosuchappraisal,aletterenlistingsuchrevision/alteration/changesshallbeprovidedtoyou,however,thesamewillbe subjecttoanassessmentofyour performanceby theCompany(at itssolediscretion).



- 1.7. Yoursalaryshallbesubjecttodeductionsoftaxesandleviesasperthestatutoryrequirements, lawsstatutes, etc. (readwithanyamendments from timetotime).
- 1.8. Noleavesalaryonaccountofillhealthorforanyreasonswillbegrantedwhileyouareonprobation.
- 1.9. Youexplicitlyunderstandthatyourcompensationisaconfidentialmatterandyoumaydiscussmatterspertainingtothesamewithonlyyour manager(s) and the requisite person from HR. You shall not discuss your compensation/salary with your colleagues and/or comparesalaries with your colleague. In the event of any grievances based on your discussion and/or comparison with your colleagues will not beattendedtoand/orentertained.

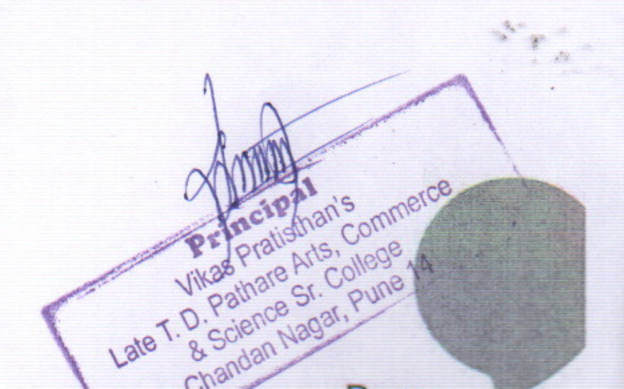




2. TERMANDTERMINATION

- YouremploymentwiththeCompanyissubjecttosatisfactorymedicalreportonyourphysicalfitnesscertifiedbyaphysicianorotherhealthcarep rovided asapprovedby theCompany.
- 2.2. Subject to what is stated hereunder, your employment with the Company will become effective from 21 Jul, 2022. The initial 6 (Six)months will be regarded as a probation period ("Probation Period") which will be for your training. The Company may terminate your employment at its sole discretion without assigning any reason by giving 1 (one) day notice to you in writing during the Probation Period. Further, ineventyouterminate yourservices during the probation period you will have to pay the Company an amount equivalent to 1 (one) month 's salary in lieuthere of. You further agree and understand that the Company may extend the Probation Period at its sole discretion.
- 2.3. SubjecttoClause2.2above,youareatlibertytoterminateyourservicewiththeCompanybygiving2(two)months'noticeinwritingtothe Company or by paying an amount equivalent to two (2) month's consolidated salary in lieu thereof. The Company shall, likewise, at itssole discretion without assigning any reason, be at liberty to terminate your services by giving one (1) weeks' notice in writing. Youacknowledge that during the aforesaid notice period (whether such notice is given by you or the Company), the Company is not obliged togiveyouanynewwork/assignment.Alltermsandconditionsofyouremploymentwillcontinuetoapplyduringsuchnoticeperiod.
- 2.4. NotwithstandinganythingstatedinthisLetter,theCompanyreservestherighttoterminateyouremploymenteffectiveimmediatelyandwithoutbeing liabletopaycompensationinlieuofnotice, ifanyof thefollowing actsaredoneby you:
- a. Ifyouarechargedwithafelonycrime;
- b. Ifyoucommitacrimeofmoralturpitudesuchasactoffraudorothercrimeinvolvingdishonesty;
- c. Ifyoufailtoperformyourdutiesinacompetentmanner;
- d. Ifyouviolateanydutiesofconfidentialityand/ornon-competitionunderthisLetter;
- e. Ifyoufailtocomplywithdirectivesfromsuperiors, managing officers or such other person and/or company policy;
- f. Unauthorizedabsencebeyondaperiodofseven(7)consecutivedays
- g. IfyoucommentanactoractsthatharmtheCompany's reputation, standing, or credibility within the community/ties it operates or with its customers or vendors or consultants.
- 2.5. Upon termination and/or resignation from employment with the Company, an exit interview will be concluded and you would berequiredtosignanexitdocumentpriortodisbursementofanysalaries, benefitsordues, as provided to you by the Company at that time.
- 2.6. On termination of employment and/or your resignation during the Probation Period or thereafter, you will immediately hand over to the Company the computer, documents, materials, formats, any and all the articles and properties of the Company of whatsoever nature in yourcustody, careorchargeandobtainclearancefromtherelevantperson(s), office(s), department(s), on production of which alone your dues, if any, will be settled by the Company. Further, you shall also handover complete and satisfactory charge of the job to any person assigned for the purpose by the Company and/or its clients and noncompliance hereof shall entitle the Company to withhold and disentitle you from yoursalary so accrued and earned prior to the date of such termination.
- 2.7. Please note that this appointment is offered to you on the basis of your having furnished to the Company correct information regardingyourpastservice/sandotherrecords.Ifatanytimeitisrevealedthattheemploymenthasbeenobtainedbyfurnishingfalseinformationorbywith holding pertinent information, the Company shall be free to terminate your services at any time without any notice or compensationthereof.

3. ANNUALLEAVES





3.1. You shall be entitled to a yearly paid leave of 21 (twenty-one) calendar days and the same shall be inclusive of sick leaves (i.e. from 1stJanuary to the 31st of December every year). It is to be noted that the same shall not include 4 compulsory national holidays. The nationalholidays that will be provided to you will be informed by the Company. Although leaves will be granted at times requested by you, but the Company reserves the right to determine or approve the leave time and period in order to ensure efficient and orderly operation of the Company's business and projects. It is to be expressly noted herein that no leaves will be allowed to be taken during the Probation Period. Further, no accumulation of leave is permitted except with written consent from the Company. It is expressly clarified herein that anyadditional leaves taken apart from that stated herein, salary will be deducted. 3.2. Further, in event you resign and/or your services are terminated during theyear, unclaimed leave at the time of termination of your service will be deemed to have lapsed and can notbeen-cashedand/orcarriedforward tothenext calendaryear.

4. CONFIDENTIALITY

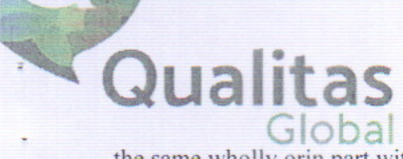
You shall not at any time during the continuance of the employment or thereafter at any given point of time divulge, either directly orindirectly and/or knowingly or unknowingly to any person, firm, company, press and/or media any information that is privileged and / or of confidential nature that you may acquire and/or have access to during the course of employment or otherwise howsoever concerning theCompany's business, property, contract, clientele, tradesecrets, clients or affairs to any person, firm, corporation, or entity .Shouldyourevealor threaten to reveal this information, the Company shall be entitled to an injunction restraining you from disclosing the same, or fromrendering any services to any entity to whom said information has been or is threatened to be disclosed. The right to secure an injunction isnot exclusive, and the Company may pursue any other remedies it has against you for a breach or threatened breach of this condition, including therecovery of damages from you.

5. INTELLECTUALPROPERTY

5.1. From the time the results and proceeds of any services, work, etc. is created and/or comes into existence delivered by you hereunderand/or during your course of employment with the Company and/or in relation thereto, it shall be deemed as work-made-for-hire for theCompany prepared within the scope of your employment and/or as a work specifically ordered and/or commissioned by the Company, andtherefore, the Company shall be the author and first owner thereof for all purposes throughout the universe, in perpetuity, in any and allformats and media now known and hereafter devised and/or otherwise in all languages of the universe. The Company shall be the author andfirst owner of all rights of every kind and nature whether now or hereafter known or created in connection with such results and proceedsincluding, without limitation, all copyrights, trademark, service mark, designs, patents and any/all Intellectual Property Rights therein, in anyand all jurisdictions of the world. If and to the extent the foregoing does not operate to fully vest in the Company any and all of the rights inand to the said results and proceeds, you hereby irrevocably sell, transfer, grant and assign to the Company all right, title, and interest in andto the results and proceeds, including, without limitation, all copyrights and renewals and extensions of copyright and any/all IntellectualProperty Rights therein, throughout the universe, in perpetuity, in any and all media now known and hereafter devised and in all languages. You expressly waive any so-called "moral rights", "author's right" and/or any other such rights which may now be or may hereafter berecognized. Without limiting the generality of the foregoing, the Company shall have the irrevocable right to use and display and exploit theresults and proceeds for any and all purposes perpetually, throughout the universe, in any and all languages, formats and media now knownand later devised in connection with any work which you have created or may create in future (whether individually or as a member of ateam) during the course of your employment by the Company, all ancillary and subsidiary rights therein and any other production(s) usingsuch results and proceeds. Notwithstanding anything stated herein it is expressly clarified that the Company shall have right to use, exploit, adapt, change, revise, delete from, add to and re-arrange the whole or any part of the results and proceeds and to combine

Vikas Pratisthan's

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the same wholly orin part with any other work or content and exclusively appropriate/retain all revenues accruing there from and in such an event you shall nothave any claim for compensation including any claim for loss of opportunity to enhance your professional reputation or for any other

reason what so ever. It is expressly clarified here in that all rights including but not limited to the Intellectual Property Rightshas been provided by the analysis of the property Rightshas been provided by the property Rightshas by the





CompanyandsolelybelongstoandisownedbytheCompany.

- 5.2. YouacknowledgeandagreethatallConfidentialInformationincludingIntellectualPropertyisandshallalwaysremainthepropertyofthe Company, and that Company may use such Confidential Information for any purpose without obligation to you, without intimating youandwithoutobtaining your consent.
- 5.3. The abovementioned results and proceeds and all the work so created by you during your employment is and shall be original to you, and the same shall not have, do not and shall not infringe any copyright, trademark, service mark, design, any/all intellectual property rights, moral right, right of privacy, right of publicity or any other rights whatsoever of any person/entity. Further, in event, any such work created by you is found to be infringing any of the aforesaid rights of any person/entity, it shall be considered a material breach of this Letter, and the Compan yreserves all its rights in law and equity to take any/all actions against you.

6. INDEMNITY

6.1.YoushallbeliabletoindemnifytheCompanyforanyact,deed,matterorthingengagedinbyyou,directlyorindirectly,whi chresultsindamaging the Company's property reputationand / or goodwill.You agreethat youwill compensatethe Company foranyloss and/ordamagecausedtotheCompanyasaconsequenceofnon-

compliancewithalloranyofthetermsofthis Agreementor for your misconductor negligence in the performance of the Services under this appointment. In the event of a claim for loss or damages being made by the Company, without prejudice to any of its rights, the Company shall be entitled to adjust amounts claimed, against the future or outstanding payments due to you. Any such claim for loss and/or damage made by the Company shall not amount to a waiver of the Company's right

toterminatethisappointmentoranyoftheotherrightsavailabletotheCompanyeitherunderthisappointmentorotherwiseinlaw.

7. NON-SOLICITIONANDNON-COMPETE

- 7.1. You shall not during the continuance of your Term with the Company do any act, deed, matter or thing whereby you would have beendeemedtohaveindependentlytakenupanyconsultancyand/oremploymentand/orassignmentand/oradvisorywithanyoftheCompany'sclient s and/or by yourself independently. In the event you wish to take up any consultancy and/or advisory and/or assignment by yourselfindependently, the same shall not conflict with the business of the Company and shall be subject to the prior written approval of yourManager. YoufurtheragreethatyoushallnotduringyourTermwiththeCompanyandforaperiodofOneyearthereafter, solicitbusiness, directly or indirectly, from any of the Company's existing clients. In the event the Company discovers, at any point of time, that you haveacted in violation of this representation and warranty, it shall be entitled to recover its 'business opportunity loss costs' from you and theCompanyreserves therighttoterminateyourservicesforthwith withoutanycompensation.
- 7.2. YouagreethatyoushallnotsolicittoemploytheCompany'sconsultant(s)and/oremployee(s)whenhe/sheisemployedbytheCompanyf oraperiodof12monthsaftersuchconsultantand/oremployeeceasetoworkwiththeCompany.

8. DISPUTESETTLEMENTANDGOVERNINGLAWS

- 8.1. The Parties shall submit all disputes and difference shows oever arising out of or inconnection with this Agreement to arbitration to be conducted by solear bitrator to be appointed by the Company.
- 8.2. The arbitration shall in all matters be governed by the Arbitration and Conciliation Act, 1996. The place of arbitration shall be Pune, India. The language to be used in the arbitration proceedings shall be English. The award of the arbitration proceedings will be final and binding on both Parties to this Agreement. This Agreement and the relationship among the parties shall be construed under and governed by the laws of India without regard to the conflict of law rules thereof, and the parties hereby submit to the jurisdiction of the courts of Pune, India.
- 8.3. This Agreementshall, in all respects, begoverned by and construed in all respects in accordance with the laws of India. The Parties





agreetosubmittotheexclusivejurisdictionofthecourtsinPune,Indiainconnectionwithanydisputearisingoutoforinconn ectionwiththisAgreement.

9. MISCELLANEOUS

- 9.1. ThisLettersupersedesanypriorarrangementbetweenyouandtheCompanyoranypredecessoroftheCompany,exceptthatthisLettershall not affect or operate to reduce any benefit or compensation inuring to you of a kind elsewhere provided and not expressly provided inthisLetter.
- 9.2. If, foranyreason, any provision of this Letterisheld invalid, all other provisions of this Lettershall remainine ffect. If this Letterisheld invalid or cannot be enforced, then to the full extent permitted by law any prior Letter between the Company (or any predecessor thereof) and you shall be deemed reinstated as if this Letterhad not been executed.
- 9.3. This Letter is the entire understanding between the Company and you, any oral changes agreed to between the Company and you shallhavenoeffect. It may be altered only by a written Lettersigned by the partyagainst whom enforcement of any waiver, change, modification, extension, or discharge is sought.

· 10. TERMSOFEMPLOYMENT

10. EMPLOYEECONVENANTS

- 10.1. Duringtheperiodofyourservice, youwillbesubjected to the rules and policies of the Company for the time being inforce. Further, the serules and policies shall be deemed to be accepted by you as binding on you.
- 10.2. You will devote full time, attention, and energies in the capacity of a "Test Engineer" to the Company, and, during your employment with the Company, you will not engage in any other business activity, regardless of whether such activity is pursued for profit, gain, or other pecuniary advantage. This clause is to be reading on an activity of a "Test Engineer" to the Company, and, during your employment with the Company, you will not engage in any other business activity, regardless of whether such activity is pursued for profit, gain, or other pecuniary advantage. This clause is to be reading on an activity of a "Test Engineer" to the Company, and, during your employment with the Company, you will not engage in any other business activity, regardless of whether such activity is pursued for profit, gain, or other pecuniary advantage. This clause is to be reading on an activity of the company of the comp
- 10.3. YouagreeandacknowledgethatyoumayhavetodevoteextrahourstoachievetargetsasmayberequiredbytheCompanyfromtimetotime.
- 10.4. You shall not during the continuance of your employment with us do any act, deed, matter or thing whereby you would have been deemed to have independently taken up any employment and/or assignment with any of the Company's clients or any other independent parties or clients. This clause is to be read in consonance with clause 7.1 of General Terms.
- 10.5. Youshalluponreasonablenotice, furnish such information and proper assistance to the Companya sit may reasonably require inconnection with any litigation in which it is, or may become, aparty either during or after employment.
- 10.6. Yourepresentandwarrantthatthereisnolitigationand/orconvictionsuitagainstyoubeforeanycourtoflawwhichinvolvesanycriminaloffe nce or offences involvingmoralturpitude.
- 10.7. Youwillberequiredtoapplyandmaintainthehigheststandardsofpersonalconductandintegrityandkeepyourselfinformedandcomplywith allCompanypolicies and procedures.
- 10.8. Youagreeandacknowledgethatthepersonalidentifiableinformationprovidedbyyouinconnectionwithyourrecruitmentandduringthesubsiste nceofyouremploymentwiththeCompanywillbeusedforthepurposeofadministeringthetermsofyouremploymentwiththeCompany. The Company may provide this information to other parties authorized by law to receive it and/or in terms of the Company'spolicy.
- 10.9. YouagreeandacknowledgeyouwillberequiredtoundertaketravelonCompanyworkforwhichyouwillbereimbursedtravel





expensesaspertheCompanypolicyapplicabletoyouasperyourpaygrade.Incaseofoverseastravel/assignmentyouwillreq uiredtoexecuteForeignTravelBond/AgreementwiththeCompany.

- 10.10 You agree and acknowledge that whenever necessary you will execute documents/agreements in favor of the Company for anyIntellectualPropertycreatedbyyouduringtheTermofyourCompanyandsuchotherdocument/agreementsincludingbutnotlimitedtoNon-DisclosureAgreementsfrom timetotime.
- 10.11 You agree and acknowledge that all details and information provided by you are true and correct and that you have not provided uswithanyfalsedeclarationorwillfullysuppressedanymaterialinformation. In the eventitis found that you have not provided uswithanyfalsedeclaration or will fully suppressed any material information. In the eventitis found that you have not provided uswithanyfalsedeclaration or will fully suppressed any material information. In the eventitis found that you have not provided uswith any false declaration or will fully suppressed any material information. In the eventitis found that you have not provided uswith any false declaration or will fully suppressed any material information. In the eventitis found that you have not provided uswith any false declaration or will fully suppressed any material information. In the event that you have not provided uswith any false declaration or will fully suppressed any material information. In the event that you have not provided uswith any false declaration or will fully suppressed any material information. In the event that you have not provided uswith any false declaration or will be a suppressed any material information or will be a suppressed and the suppressed
- 10.12 Pleasenotethatyouarerequiredtoinformusifthereareanyagreements, oralorwritten, which you have entered into and which relatetoyour commitments under this Agreement.
- 10.13. Yourappointmentiscontingentuponasatisfactorybackground&referencecheckandverificationofsalaryhistory.
- 10.14. Youagreeandunderstandthataworkingdayandworkinghoursshallbeasperapplicablelaws.
- 10.15. Youagreeandunderstandthatyoumayberequiredtoworkonashift. Shiftsmaybescheduledacross 24 hoursaday, 7 daysaweekand 365 daysaye ar, subject to applicable laws. The shift timings may change from time to time which you will be notified in advance.
- 10.16. YouagreeandacknowledgethatintheeventyourequiredtoworkfromtheCompany'sclientoffice/site,theworkinghourswillbeaspersuchclient 'srequirement,thesamebeingsubjecttoapplicablelaws.
- 10.17. Youagreeandacknowledgethatyourworkdaymaycompriseoftwoormoreseparateblocksoftimeingivendayinsteadofasingleblockoftimede pendingupontheneedofcompany'sclient/customertowhomyouaresupportingatthattimeperiod.

11. SALARYANDBENEFIT

- 11.1. Salaryshallbereviewedonanannualbasisdependingonthedateofjoiningandyoushallbenotifiedoftheamountofyoursalaryentitlementfor thesucceedingyear, depending upon yourperformance during theyear.
- 11.2. Notwithstandingtheprovisionsofclause 1.6 of General Terms, you acknowledge that Company's policy to review the salary payable to its employe esperiodically and such reviewed salary may be higher or lower than the salary received for the previous year depending upon the overall individual's performance and/or the performance of the Company.
- 11.3. Inadditiontosalary, youshallalsobeentitledtoreceiveotherbenefitsasapplicableunderCompany's policy. The company shall, inits sole discretion, be entitled to amend, vary, and modify any of the terms and conditions of the policy with regard to the benefits that are offered toyou.
- 11.4. Thesalaryshallbepayableonmonthlybasisinarrearsbythe10thworkingdayoneachcalendarmonth.
- 11.5. Thepaymentofallcompensation/salaryshallbemadeinaccordancewiththerelevantpoliciesofthecompanyineffectfromtimetotime, including normal payroll practices and shall be subjected to income tax deductions at source, as applicable. All requirements underIndiantaxlaws,includingtaxcomplianceandfillingoftaxreturns,assessmentetc.ofyourpersonalincome,shallbefulfilledbyyou.
- 11.6. The compensation paid to you has taken into consideration the status and responsibilities of the appointment and assuch, you will not be entitled to any other payment by way of any other allowances.
- 11.7. Byacceptingthisofferyouauthorizethecompanytodeductfromyourremunerationonterminationofemployment(includingsalary,salary in lieu of notice, holiday pay and sick pay, etc.) all debts owed by you to the company or any of its group companies or any fineimposed by thecompanyasadiscretionary penalty pursuanttothecompany's disciplinary procedure.





12. RELOCATION

IntheeventtheCompanyhasincurredanyexpenseswithregardtoyourrelocation,thesamewillbereimbursedbyyoutotheCompanyifyouterminateyour employmentwiththeCompanywithinayear(i.e.12 months)from thedate ofjoining.

13. MODEOFCOMMUNICATION

Foranyserviceofnoticeorcommunicationsofanykind, youwillbeinformed by emailor ordinary postatthe address given by you at the time of your employment or such other address as may be intimated by you to the management thereafter.

14. DATAPRIVACYCOMPLIANCEPOLICY

You agree and acknowledge to the terms and conditions of the Data Privacy Compliance Policy stated below:

YouagreeandacknowledgetotheprocessingofyourpersonaldatainaccordancewiththeCompany'sDataPrivacyPolicy,ac opyofwhichcanbe obtained upon request.

Inparticular, you explicitly agree and acknowledget to:

- The collection and processing of sensitive personal data about you to the limited extent and for the purposes described in the Company Policy;
- ThetransferofyourpersonaldatabytheCompanytootheremployeesandofficesofCompany'sworldwideorganizationandto thirdpartieswheredisclosuretosuchthirdpartiesisrequiredinthenormalcourseofbusinessorbylaw;anduseofyourper sonalimagesandvoices inmarketingmaterial, videos, etc.

The reference to information "about you" includes reference to information about third parties, such as spouse and children (if any),

whichareprovidedtotheCompanybyyouontheirbehalf. Thereferenceto "SensitivePersonalData" maybeunderstoodtoi ncludereferencetothe various categories of personal data identified by Worldwide and Other applicable data privacy laws as requiring special

treatment, including insome circumstances, the need to obtain explicit consent. The secategories comprise personal data ab outracial or ethnicorigin, political opinions, religious or other similar beliefs, trade union membership, physical or mental health, sexual life or criminal record.

Inaddition, you agree to treat any personal data to which you have access in the course of your employment strictly in accordance with this Policy and other Company's policies and procedures. In particular, you will not use any such data other than in connection with and to the extent necessary for the purposes of your employment.

15. RETIREMENT

Yourretirementagewillbeat60years. Yourservices may be extended beyond the age of retirement upon acquiring the requisite from the Company's Management.

16. GENERAL





YourParticipationintheCompanyProvidentFundSchemeshallbeaspertherulesandpoliciesapplicabletoyourcategory.

- YoushallbeboundbytheCodeofConductoftheCompanyandallotherrules,regulations,instruction,policiesandordersissuedby theCompanyfrom timetotime
- Thecompanyisnotliabletoprovideyouanyvehicleforcarryingoutyourassignedtasksandyouwillbeexpectedtoarrangeyour own meansof conveyanceorutilize public transport.
- $\circ \quad You will be subjected to `Security Check' of your selfand your belongings while entering and leaving the premise, if found necessary.$

ACCEPTANCEOFTHISOFFER

Each page of this letter needs to be initialed and the letter signed. Return the duplicate copy of this letter, as a token of your acceptance of theterms and conditions set out herein. Please Note: Signing this Letter Agreement, you have agreed to accept the employment with

theCompanyonthetermsandconditionssetoutherein. Uponyoursignatureandreturntous, thisOfferLetterwillbetreated as an Employment Agreement and the terms and conditions of this Agreement shall govern your employment with the Company. Acknowledgement and Acceptance of AppointmentwithQUALITASGLOBALSERVICESLLP

I,KaustubhRajendraGavadehavereadandunderstoodtheabovetermsandconditionsgoverningmyemploymentwiththecom panyandherebyaccepttheabove-mentionedappointmentintotality.

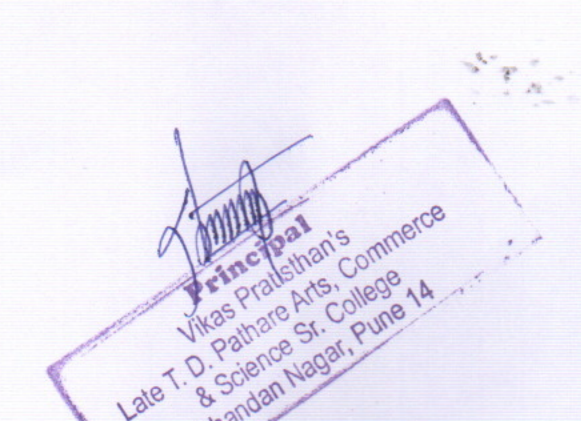
Iconfirmmyacceptanceoftheofferandshallreportforworkon21Jul,2022.

Date: 21 Jul,

2022Place:Pune

WewouldpersonallyliketotakethisopportunitytowelcomeyoutoQualitasGlobalandtrustthatourassociationwillberew arding. WithRegards,

ForQualitasGlobalServicesLLPHuman





2. Rushikesh Solat

EFL/HR/M-3/2021 Date:22-Aug-2022

Mr.RushikeshSolat

DearRushikeshSolat,

Furthertoyourinterviewswithourpanel,wearepleasedtoinformthatyouhavebeenselectedand offered for the following position:

Internal Designation & Band: Assistant Manager, M-3

Department:Sales-REF

ExternalDesignation:SalesManager Date

of Appointment: 22-Sep-2022 Location of

Job: Pune | HO

Youshallbeentitledtothecompensationasmentionedunder**Annexure-I**,attachedherewith. Your appointment will be subject to Positive feedback on Reference check & Medical report.

Pleasesignandreturntheduplicateofthisletterasatokenofacceptanceoftheoffer,onthetermsand conditions mentioned above as well as inAnnexure I, to the HR department as soon as possible.

Wewelcomeyoutoourorganizationandlookforwardtoalong,happyandmutuallybeneficial association with you in Electronica Finance Ltd.

Yours Sincerely, AshwiniShivram

Principal

Vikas Pratisthan's

Vikas Pathare Arts, Commerce

coefl

Head-HumanResource

All T. D. Pathare Sr. College 14
Chandan Nagar, Pune 14
Chandan Nagar, Pune 14



Annexurel

Component	Yearlyvalue	Monthlyvalue
Basic	148632	12386
HouseRentAllowance	59453	4954
StatutoryBonus	14220	1185
NewEducationalAllowance	2400	0
SpecialAllowance	169395	14116
GrossSalary	391700	32642
EmployerPF	21600	1800
EmployerESIC	0	0
StatutoryBonusInterim	9300	775
Fixed CTC	425000	35417
VariablePerformancePay	212500	17708
Total CTC	637500	53125

^{*}IncometaxisapplicableonTotalNet Salary

ediclaimofworthRs.5,00,000/-for(You,yourspouse,twochildren&parents)

(60% Mediclaim premium will be borne by the company & 40% by the Employees/annum)

Milling Pralishan's mmerce
Vikas Pralishan's Commerce

^{*}Mobile /Conveyance Expenses will be as per Company Policy

^{*}Group term life insurance sum assured for Rs. 20,00,000/-

^{*}Accidental Insurance sum assured for Rs. 15,00,000/-.

^{**}Variablepaywillbepaidasperthecompany'spolicy.(Forsalesvariablepayispartoftheregularincentivescheme&forsupport functions variable pay depends on individual and company performance)



* Employees will be eligible for appraisal who have joined before 30-Sep of respective financial years ubject to confirmation & performance.

*Your appointment will be subject to positive feedback on reference check and medical report.

Vikas Pratisthan's
Late T. D. Pathare Arts, Commerce
& Science Sr. College
Chandan Nagar Pune 14



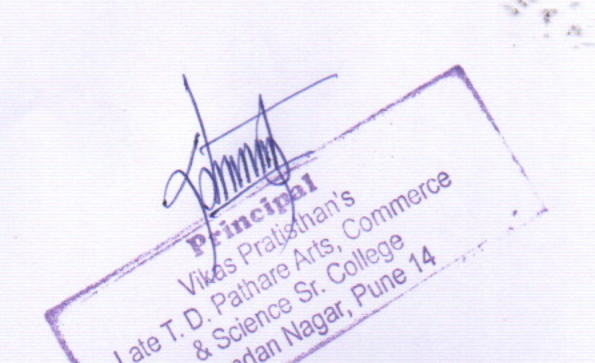
Checklistofdocuments/informationtobefurnishedonthedateofjoining

- Self-Attestedphotocopiesofalldegrees/certificatesinsupportoftheeducational/professional qualifications declared by you starting from Xth (SSC).
- BirthdateProof-SelfAttestedphotocopyofBirthCertificateorPanCardorDrivingLicenseor
 Passport or Voter I. Card or School Leaving Certificate.
- 3. IdentityProof-SelfattestedphotocopyofDrivinglicenseorPassportCopy.
- 4. PhotocopyofPANcard.
- 5. Relievingletterofpreviousemployers.
- 6. LastPayslips(Ifnotsubmittedbefore).
- 7. 3PassportsizePhotographsinNavybluebackground.
- 8. MedicalFitnessCertificate

Youarerequestedtocarrytheoriginalsofthedocumentsforverificationatthetimeofjoining.

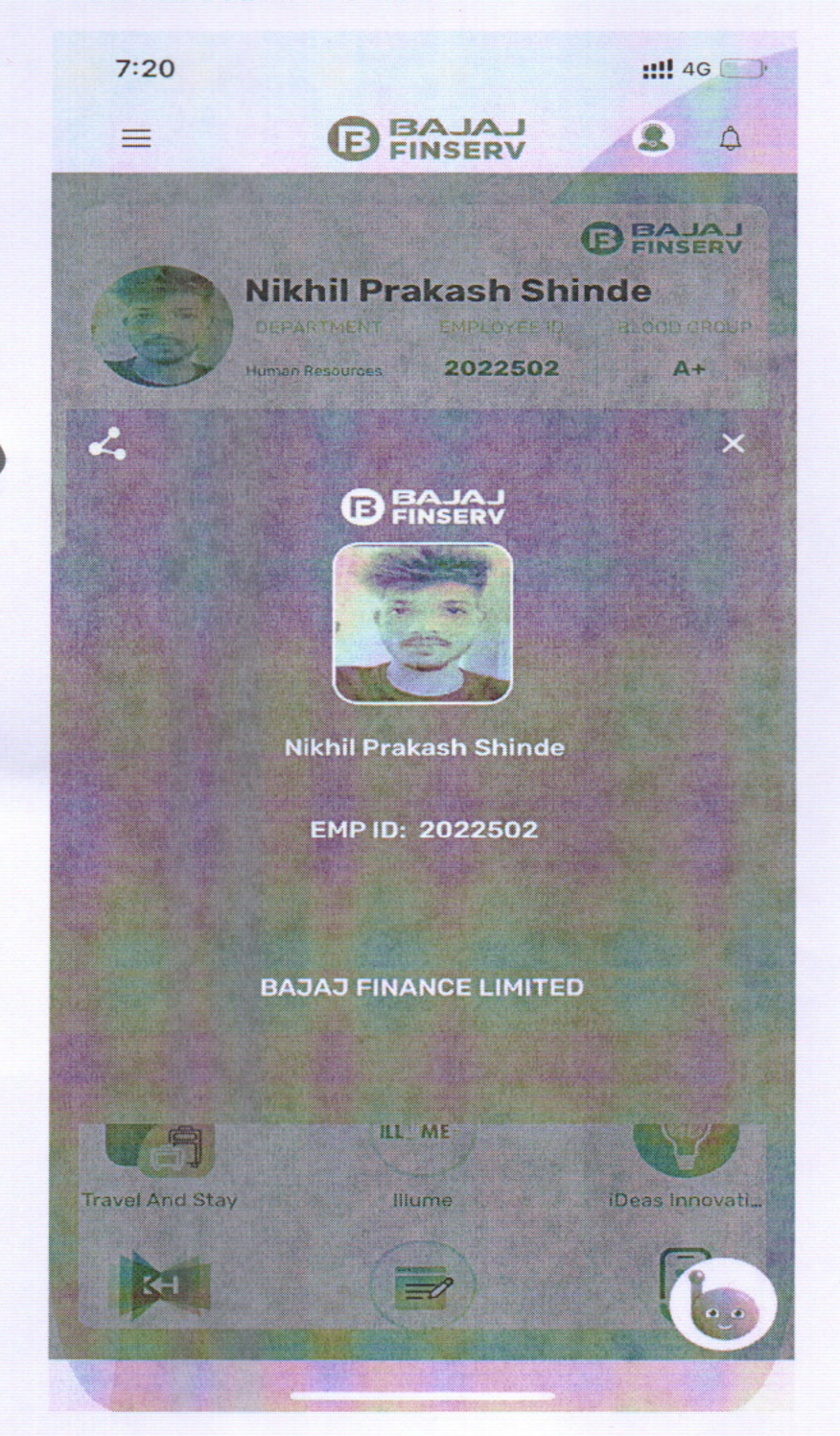
Yours Sincerely, AshwiniShivram

Head-HumanResource





3. Nikhil Prakash Shinde



Vikas Pratisthan's commerce

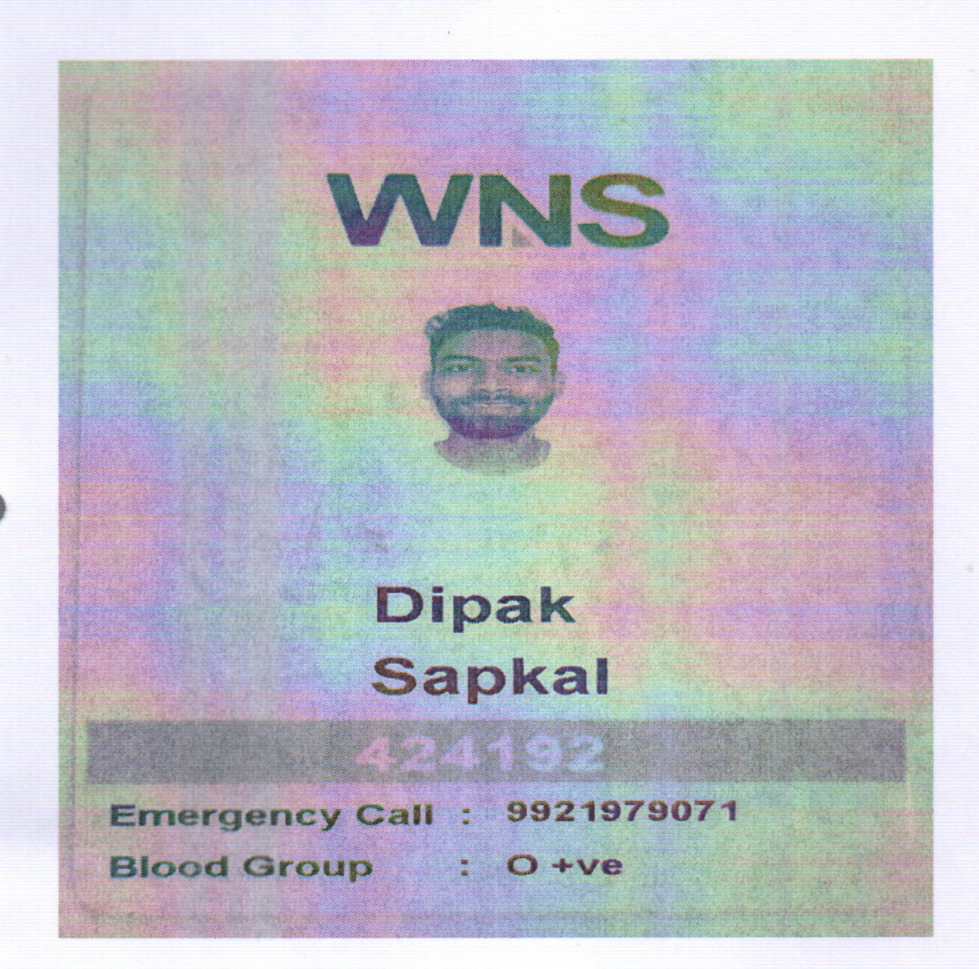
Vikas Pratishan's Commerce

Vikas Pratisthan's Commerce

Vikas Pratisthan'



4.Dipak Sapkal



Late T. D. Pathare Sr. College 14
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