

Letter of Affiliation

Affiliation No.:

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Based on their application and subsequent evaluation by ASDC, this is to certify that **AGCL Technologies Skill Development Centre** located at **S.C.O. NO. 5 & 6, First Floor, Charanji Enclave, Ambala- Chandigarh Highway** is authorized for training students in courses mentioned in **Schedule 1** Job roles as per National Occupational Standards released by ASDC.

Dated: 20th Jan 2016


(Sunil K Chaturvedi)
Chief Executive Officer

TRAINING PARTNER AGREEMENT

This Training Partner Agreement is executed on **18th Day of January 2016**, at New Delhi, between:

Automotive Skills Development Council (ASDC), a society registered under the Societies Registration Act, 1860, having its registered office at **Sat Paul Mittal Building, 1/6, Siri Institutional Area, August Kranti Marg (Khel Gaon Marg) New Delhi – 110049**, which expressions shall include its subsidiaries, affiliates, associates, legal assigns and successors (herein after referred to as “ASDC”).

And

AGCL Skill Development Centre, a company registered under the Companies Act, 1956, having its registered office at **S.C.O. NO. 5 & 6, First Floor, Charanji Enclave, Ambala Chandigarh Highway** which expressions shall include its permitted assigns, associates and successors, (herein after referred to as “Training Partner”)

ASDC & Training Partner are also referred individually as ‘Party’ and collectively as ‘Parties’.


AND WHEREAS the Automotive Sector in India has been growing at CAGR of over 14% since the last decade and is expected to continue to grow at similar levels during the next decade. The economic liberalization coupled with technology, cost and manpower advantages as also the rising domestic demand have resulted in making India a choice destination for manufacturing automobiles and auto components for all global Automobile players.

AND WHEREAS the Automotive Industry, on account of its forward and backward integration, is a significant generator of employment, both direct and indirect, it is envisaged that there is a huge shortage of skills, both in terms of quantity and quality, essentially due to gaps in skill availability and skill requirements.

AND WHEREAS there is a need to train the youth in relevant skills so as to make them employable in the value chain across the Automotive Sector, where it is envisaged that the availability of skilled manpower is one of the major challenges to sustain the expected growth of the Automotive Industry in India.

AND WHEREAS **ASDC**, a skill development council for the Automotive Sector, prompted by the Society of Indian Automobile Manufactures (SIAM), Automotive Component Manufacturers Association of India (ACMA) and Federation of Automobile Dealers Associations of India (FADA) and funded by the Government of India through National Skill Development Corporation (NSDC), is primarily engaged in the domain of skill development for the Automotive Sector, in the areas of conducting research related to skill development, developing training course curriculum & training modules, training the trainers, assessment and certification of trainers and students, in consultation with experts from the Automotive Industry and from Academics.

AND WHEREAS **ASDC** conducts skill trainings by leveraging existing training facilities and partnering with agencies that the facility, and experience in conducting such training programs.




Automotive Skills Development Council

AND WHEREAS the **Training Partner AGCL Skill Development Centre** has been established with the vision to provide evoked services anywhere, anytime with absolute value addition.

AND WHEREAS the **Parties** desire to structure a relationship and enter into this Agreement so as to offer skill development training program for employment in Automotive Sector, for which both the **Parties** shall deploy their core competencies.

1. DEFINITIONS & INTERPRETATIONS

- 1.1 In the Agreement, in addition to the words and expressions above, unless there is something in the subject or context inconsistent therewith, the following expressions shall have the following meanings:
- a. Agreement means the Training Partner Agreement together with the Schedules, any Amendments/ Modifications hereto attached provided that such Schedules Amendments/Modifications have been executed in accordance with the procedures outlined in the Agreement.
 - b. Approvals means Government of India's or State Government's or any Statutory Body's permission, consent, validation, confirmation, license or other authorization required to be obtained for implementation of the provisions of this Agreement.
 - c. Applicable Laws mean various Statutes, Legislations, Rules and Regulations, Notifications etc. as and to the extent the same is applicable to the Parties and substratum of this Agreement.
 - d. Person means an individual, company, body of individuals, whether incorporated or not.
 - e. Training aids means and includes all hardware, software, equipment, or any other means used for imparting trainings.
 - f. Trainee means an individual selected for the training program by the Training Partner and who fulfills the eligibility criteria laid down in the Agreement.
 - g. Trainer means an individual engaged by the Training Partner and certified/approved by ASDC, for imparting trainings to the Trainee.
 - h. Counselor means an individual engaged by the Training Partner to mobilize the Trainees, giving orientation to the Trainees before, during and after the training program and assist the Trainee in setting down in the work place of employment.
 - i. Training program means generally a program of defined duration, organized by the Training Partner and certified/approved/accredited by ASDC and in accordance with the terms of this Agreement, for imparting training to the selected Trainees.
 - j. Successful completion of the training by a Trainee means that the Trainee has fully attended the training program with minimum attendance as defined in the Agreement passed all the qualifying tests and has been assessed successfully by the agency/person appointed by ASDC for this purpose.
 - k. Certificate means any authentication document issued to the Trainee on successful completion of the training by ASDC.
 - l. Curriculum means and includes the syllabus/curriculum outline/curriculum standard/content for the courses offered by the Training Partner, as determined by ASDC.
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
1. Curriculum means and includes the syllabus/curriculum outline/curriculum standard/content for the courses offered by the Training Partner, as determined by ASDC.
- 1.2 This Agreement will be interpreted based on the following principles:
- a. All interpretations will secure the primary object of this Agreement set out in Clause 2.
 - b. This Agreement reflects the complete understanding as on date of its execution amongst the Parties for the services to be rendered by ASDC & the Training Partner.
 - c. Where any act, matter or thing is required by this Agreement to be performed or carried out on a certain day and that day is a holiday, then the act, matter or thing shall be carried out or performed on the next following business day.
 - d. Headings are for convenience only and shall not affect the interpretation of a Clause.
 - e. Words importing singular shall include plural and vice versa, gender shall include all gender.

NOW THEREFORE IT IS AGREED BETWEEN THE PARTIES TO ENTER INTO AN AGREEMENT HERETO AS UNDER:

2. PURPOSE

The purpose of this Agreement is to establish a partnership between the Parties for imparting employable skill trainings to the youth in one or more of the several occupations related to Automotive Sector.

3. SCOPE & OBLIGATIONS OF THE PARTIES

- 3.1 **ASDC** shall be responsible for.
- a. Defining the scope/syllabus/curriculum outline/curriculum standard/content of the training program as per Clause 4.
 - b. Setting the qualification standards for the Trainers as per Clause 5.
 - c. Setting the qualification standards for the Trainee as per Clause 6.
 - d. Training, Assessing & Certifying the Trainers of the Training Partner.
 - e. Designing the training curriculum and training modules.
 - f. Providing training standards for the trainees as well as trainers to the Training Partner.
 - g. Accrediting and approving the existing training program/programs of the Training Partner provided it meets the accreditation criteria of ASDC.
 - h. Providing the list of Infrastructure requirements, training aids and equipment required for training as per Clause 8.
 - i. Guide the Training Partner in development of training centre as per ASDC criteria.
 - j. Overall guidelines of the trainings and their continual improvement
 - k. Assessment of Trainees post completion of training
 - l. Certification of Trainees
 - m. Maintaining a data base for Trainees who have successfully completed the training
 - n. Assist in Coordination with industry and overall promotion of the training program.
 - o. Placement assistance within industry for successful trainees through a central database maintained by ASDC
 - p. Maintaining MIS and Website for general administration of the training program
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
3.2 **Training Partner** shall be responsible for :

- a. Providing suitable infrastructure, equipments and training aids to conduct the training program in accordance with the requirements stipulated by ASDC.
- b. Regular & general maintenance of the training centre.
- c. **Ensuring that each training centre to put standard ASDC signage with logo.**
- d. Identification & selection of Trainees as per the qualifications stipulated by ASDC
- e. Hiring/engaging of counselor.
- f. Mobilization & selection of Trainers as per the qualifications stipulated by ASDC
- g. Conducting training programs, **only as per ASDC Qualification Standards (QP/NOS). Training Partner to get their courses/ content certified by ASDC for its alignment with QP/ NOS.**
- h. Organizing the assessment & certification of Trainers by ASDC.
- i. **Ensuring that no batches are started without an ASDC trained trainer.**
- j. **Ensuring that all trainees in a batch have an ASDC kit before starting training sessions.**
- k. Organizing the assessment & certification of Trainees from ASDC
- l. **ASDC will share Assessment results with the Partner's designated spoc (Single point of contact). It will be spoc's responsibility to further share results with their centres covered in this MOU. Training Partner to ensure that communication with ASDC to be only through their spoc.**
- m. Providing data/MIS of trainings, in the formats approved by ASDC
- n. Supervision of the trainings
- o. Ensuring safe custody of the training aids provided by ASDC.
- p. Promotion of ASDC courses in local community and industry.
- q. Assisting trainees to find suitable placements in local industry.
- r. **To continuously track and share employment status of certified candidates as per ASDC format.**

4. SCOPE OF TRAINING

- 4.1 The Training Partner shall provide training in the curriculum as per **Schedule 1** of this Agreement.
- 4.2 The Training Partner shall ensure conformance of the curriculum syllabus & course content as per ASDC QP/NOS, as per **Schedule 1** of this Agreement.
- 4.3 The Training Partner shall use the training content, trainee/trainer manuals and any other material provided by ASDC, exclusively for the purpose of training program covered under this Agreement. Any material provided by ASDC exclusively for the purpose of training program covered under this Agreement. Any material provided by ASDC shall not be reproduced, copied, transferred, sold or assigned to any other person/party by the Training Partner, directly or indirectly, without the written consent of ASDC.

5. ENGAGING/HIRING TRAINERS

- 5.1 It shall be the responsibility of the Training Partner to engage/hire suitable and qualified number of trainers for imparting training as per **Schedule 2** of this Agreement.
 - 5.2 The trainers engaged/hired by the Training Partner to undergo Train the Trainer programme by ASDC get assessed & certified by ASDC before being authorized to conduct the training.
 - 5.3 Trainers may be required to obtain re-certification based on modification/ up-gradation of the training course and as decided by ASDC
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5.4 The Training Partner shall not deploy/engage any trainer who has not been certified and approved by ASDC.

6. PROFILE OF TRAINEE

It shall be the responsibility of the Training Partner to mobilize the Trainees as per the recommended Trainee Profile given in QP.

7. APPOINTMENT OF COUNSELOR

It shall be the responsibility of the Training Partner to appoint a counselor for outreach, mobilization & counseling of trainees as per the following qualifications:

- 7.1 Should be ITI qualified/graduate/post graduate
- 7.2 Should have minimum 2 years experience of working at grass root level with community for mobilization & career counseling at an education establishment/ NGO.

8. TRAINING CENTRE

8.1 The Training Partner shall arrange suitable classrooms, workshops and adequate space for administrative activities related to the training program, which shall meet the following minimum criteria:

- a. Sufficient area of classrooms & furniture to accommodate the trainees.
- b. Workshops equipped with the required type & number of machine/equipments to enable hands on training of trainees.
- c. Sufficient space for record keeping and administrative activity.
- d. Availability of computer and internet.
- e. Availability of electricity, adequate and clean toilets, clean drinking water and other amenities.
- f. Safety & firefighting equipment as required under Law and approved by ASDC.

8.2 It shall be the responsibility of the Training Partner to maintain the training centre, supporting infrastructure, machinery and equipment in good condition and meet all expenses towards the upkeep and maintenance.

8.3 The infrastructure/equipment/teaching aid requirement for the training program shall be as per **Schedule 3** of this Agreement.

9. COMMERCIAL TERMS

The Commercial Terms related to this Agreement shall be as per **Schedule 4** of this Agreement.

10. TRAINING DELIVERY CENTRES

Training Partner operates through its own centres across the country as mentioned in **Schedule 5**.

11. BUSINESS PLAN

Schedule 6 provides a two year Plan provided by the Training Partner.



12. BOOKS OF ACCOUNTS

The Training Partner shall keep separate and proper books of account as per Indian Accounting Standard and as per prescribed by ASDC from time to time, to reflect completely and accurately, the particulars of all transactions related to this Agreement

13. REPORT & DOCUMENTATION

13.1 The Training Partner shall maintain:

- a. Documentation of trainee applications, enrollment, trainee profile and trainee feedback.
- b. Attendance register of Trainees, Trainers and visitors
- c. Register of all assets, material and equipment used for training
- d. Documents & reports as desired by ASDC for transactions related to this Agreement.

13.2 The Training Partner shall provide monthly progress reports related to training as prescribed by ASDC.

13.3 The Training Partner shall provide such other reports, though not limited to, monitoring & evaluation, financial information etc required by ASDC for audit purpose.

14. AUDIT & COMPLIANCE

The Training Partner shall cooperate with ASDC and provide all assistance to enable auditors/accreditors/assessors engaged by ASDC to view the facility and records and conduct inspections whenever desired by ASDC.

15. COMPETING BUSINESS

15.1 During the effectiveness of this Agreement and till expiry of twelve months thereafter, the Training Partner shall not directly or indirectly, carry on or be engaged/ interested in any business competing with business of ASDC.

15.2 During the effectiveness of this Agreement and till expiry of twelve months thereafter, the Training Partner shall not directly or indirectly, solicit industry partners/customers of ASDC for the purpose of offering services similar to or competing with ASDC.

15.3 The Training Partner shall not apply with any agency/company/ Government etc. for any registration, accreditation, and certification of the training program carried under the provisions of this Agreement, without the prior written consent of ASDC.

16. INTELLECTUAL PROPERTY RIGHTS & NON DISCLOSURE

The Training Partner disclaims any right to or interest in ASDC trade mark/s and copyrights relating to the methods, the programs, courseware, operation manuals, information, material and services made available by ASDC and the goodwill derived there from and further agrees not to divulge or disclose information, procedures, technical and other information and programs made available by ASDC, confidential or proprietary to ASDC. Training Partner shall, upon expiry or termination of this Agreement, cease to use the training aids and any such other material, of which the exclusive rights vest with ASDC.

17. USE OF ASDC NAME

The Training Partner will seek and obtain prior written approval from ASDC for using its name and promotional material during performance of work under this Agreement. Any violation of

this clause shall be treated as an event of breach and shall result in termination of this Agreement.

18. INDEMNIFICATION

ASDC shall be under no legal obligation to indemnify or hold harmless, any third party, for any damage such third party might suffer, which may be related to the services provided by the Training Partner under this Agreement. Training Partner hereby declares and irrevocably undertakes that it shall defend, hold harmless and indemnify ASDC against all loss, damage or claims or other lawsuits or proceedings that may arise out of breach of any of its obligations under this Agreement, including those arising out of any accident that occur during or in relation to the services and assume full responsibility for the payment of indemnification, penalties, attorneys' fees, legal costs and other charges.

19. MODIFICATION

19.1 This Agreement may be modified, through a written document signed by duly authorized representatives of both Parties.

19.2 In the event the Training Partner is required to close its activities for any reason beyond its control, the Training Partner shall provide at least 90 days prior written notice in that regard to ASDC and obtain its prior approval before closure of its activities. The Training Partner shall continue its activities during the above notice period in such a manner, which shall not prejudicially affect the interest of ASDC, and to also ensure that the batch undergoing training during the term of notice completes its tenure till ASDC's final assessment / completion.

20. DISPUTE RESOLUTION

20.1 This agreement shall be governed according to the Indian laws and each Party shall submit, only and exclusively, to the jurisdiction of the Courts at Delhi, India.

20.2 Any and all differences and disputes whatsoever arising between the Parties concerning the interpretation or implementation of this Agreement or in relation to the subject matter contained in this Agreement shall, in the first instance, be resolved mutually between the Parties and in the event of non-resolution, the matter shall be referred to arbitration.

20.3 Arbitration proceedings shall be held in Delhi in accordance with the Arbitration and Conciliation Act, 1996 and procedures established for the purposes of regulating and determining matters relating to or arising to or arising from arbitration. Both the Parties shall mutually appoint one arbitrator failing which; the dispute shall be decided by an arbitration panel consisting of 3 arbitrators. Each Party shall appoint one arbitrator and both the arbitrators so appointed shall appoint a third arbitrator, who shall preside over the arbitration proceedings. Any decision, determination or award of the Arbitrator/s shall be binding on the Parties. Unless otherwise decided by the arbitrator/s, the cost of arbitration shall be shared by the Parties in equal proportion.

21. COMPLIANCE WITH LAWS

21.1 The Training Partner at all times and as its expense shall strictly comply with all applicable Laws, Rules, Regulations and Government orders, relating to its performance under this Agreement.

- 21.2 The Training Partner shall pay all fees and chargers required under any Law, Rule or Regulation and maintain in full force and effect all licenses, authorizations and registrations from all Government departments and agencies to the extent necessary to perform its obligation under this Agreement.

22. FORCE MAJEURE

The Parties hereto agree that a Force Majeure Event shall mean any unforeseeable act or event that prevents the affected Party from performing its obligations under this Agreement or complying with any conditions required by the other Party under this Agreement and such act or event is beyond the reasonable control and not because of any fault of the affected Party and such Party has been unable to avoid such an act or event by the exercise of prudent foresight and due diligence. Neither Party hereto shall be considered in breach hereof or in default if it fails to perform or observe any or all of the terms of this Agreement resulting directly or indirectly, from Force Majeure Events such as acts of God, Civil or Military authority, acts of Government, acts of Public Enemy, war, riots, explosion, earthquake, flood, storm, lighting strike, etc. In such a case the affected Party shall notify the other party of the occurrence of such Force Majeure Event and should as a consequence, the performance under his Agreement be prevented for a period longer than 30 days, then the other Party shall have the right to terminate this Agreement.

23. SEVERABILITY

If any of the provisions of this Agreement are declared to be invalid, such provisions shall be severed from this Agreement, through a written document signed by duly authorized representatives of both Parties, and the other provisions hereof shall remain in full force and effect.

24. TERMINATION

- 24.1 ASDC may terminate this Agreement upon 30 calendar days notice in writing on occurrence of any of the events below:

- a. If the Training Partner does not remedy any failure in the performance of its obligation under the Agreement within 30 days of being notified of such a failure or within such further period as approved by ASDC.
- b. If the Training Partner fails to pay any dues as per the Financial Considerations, Clause 9.
- c. If the Training Partner becomes insolvent or bankrupt.
- d. If, as a result of Force Majeure event, the Training partner is unable to perform its obligation under this Agreement.
- e. If the Training Partner uses ASDC' name and promotional material without prior written consent, in contravention of Clause 15.

- 24.2 The Training Partner may terminate this Agreement upon 30 calendar days notice in writing on occurrence of any of the events below:

- a. If ASDC fails to perform any of its obligation under this Agreement
- b. If, as a result of Force Majeure event, ASDC is unable to perform its obligation under this Agreement.

- 24.3 The termination of this Agreement shall not prejudice or affect in anyway, the rights and benefits accrued or liabilities and duties imposed on the Parties of this Agreement.

- 24.4 Upon termination, the Training Partner shall:

- a. Cease to conduct ASDC certified/ accredited training programs
- b. Hand over all material, including training aids related to training or otherwise provided by ASDC
- c. Hand over all registers, documents and supporting papers related to this Agreement.

24.5 Irrespective of the cause of termination of this Agreement, ASDC shall have absolute right to replace the Training Partner with any other suitable partner and the Training Partner shall have no rights to claims whatsoever in this regard.

25. NOTICES

All notices required or permitted by, or made pursuant to, this Agreement shall be in writing and shall be sent in person or by facsimile or by registered, first class airmail, return receipt requested and postage prepaid, to the following addresses:

If to ASDC:

Sunil K Chaturvedi
 CEO
 "Automotive Skills Development Council"
 Sat Paul Mittal Building,
 1/6, Siri Institutional Area,
 August Kranti Marg (Khel Gaon Marg)
 New Delhi – 110049

If to Training Partner:

Ambrish Tyagi
 Director
 AGCL Skill Development Centre
 S.C.O. NO. 5 & 6, First Floor, Charanji Enclave,
 Ambala Chandigarh Highway

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR RESPECTIVE HANDS ON THE DAY MONTH & YEAR FIRST ABOVE WRITTEN

For "Automotive Skills Development Council"

For AGCL Skill Development Centre



(Authorized Signatory)
 Name: Sunil K Chaturvedi
 Title: Chief Executive Officer

(Authorized Signatory)
 Name: Ambrish Tyagi
 Title: Director

Witness 1

Witness 2

Name:
 Place:
 Date:

Name:
 Place:
 Date:

SCHEDULE 1

A OCCUPATION: Driving

S No	QP	TITLE OF QP
1.	LMV Driver Level -3	ASC/Q 9702
2.	Taxi Driver	ASC/Q 9705



TRAINER PROFILE

Occupation/ Course : Driving Assistant
 Level : 3 & 4
 No. of Trainers : 1
 No. of Demonstrators : 1

Profile - Trainers/Master Trainers			
Attributes	Trainer	Trainer (class room)	Master Trainer
Min qualification	10th std/ASDC certified technician	Graduate/ASDC certified technician	ITI/ASDC certified technician
Valid License	Required	Required	Required
Experience	1 year of driving & ASDC cert trainer	1 year of driving & ASDC cert trainer	10 yrs as a trainer of which 3 years as a Trainer in a DTI & ASDC cert trainer
Language proficiency	Hindi/Local language & English read	Hindi/Local language & English read	Hindi/Local language English read & write
Note: 1. For driving experience certificate from his employer required. 2. Army license holders to have civil license for a minimum period of 1 year.			



INFRASTRUCTURE/ EQUIPMENT/ TEACHING AID REQUIREMENT

Occupation/ Course : Driving

NOS Level : 3 & 4

No of Trainers : 1

No of Demonstrators: 1

Description	Qty	Specifications
Classroom	1	Minimum 8 m x 10 m
1 Student Chair	25	
2 Student Table	25	
3 Computer with Internet	1	
4 LCD Projector	1	
5 Trainer Chair & Table	1	
6 Demonstration Table	1	
7 Pin up Boards	1	
8 White Board	1	
Space for Driving range for basic practice & Steering control		3 acres

S.No	Description	Quantity
1	HMV Vehicle	1
2	LMV Vehicle	1
Cut models of Major units		
3	Engine assembly (petrol or Diesel)	1
4	Clutch	1
5	Gearbox	1
6	Rear axle	1
7	Front axle	
Failed components		
8	Engine parts like piston, liner, valves	1 set
9	Transmission like gears bushes	1 set
10	Clutch plate, pressure plate	1
11	Prop shaft	1
Tools & Equipments		
12	Hand tools for vehicle maintenance	1 set
13	Tyre repair kit	1
14	Inspection pit/Ramp	1
15	Tyre Inflator	1
16	Air compressor	1
Training aids		
17	Wall charts on various systems like Lubrication	1set
18	Road signs chart	1 set
19	Traffic signal chart	1 set
20	First aid kit	1

COMMERCIAL TERMS
{All Figures in Rupees}

Description		Fee Structure Skill Training Centre	Remarks
1	Application Fees	10,000/-	Non-refundable
2	Center Evaluation/ Accreditations Fees	30,000/-	Initial Evaluation/ Accreditations Certificate/MOU
3	Trainer Assessment & Certification charges	5,000/-	Per trainer charge
4	Train the Trainer Fees	*	Per trainer charge
5	Curriculum Validation Fees	5,000/-	Per job role
6	Student Assessment & Certification Charges	8,00/- 1,200/-	Per student/ per job role/ Qualification Pack assessment

The above fees is applicable for the financial year 2015 ~ 2016.

ASDC may revise the charges at its sole discretion

* As per various TOT module options available for the given group size of trainers to be trained

**Center-Wise detail
AGCL Skill Development Centre**

SCHEDULE 5

A	Own Centre(s)	District	State	Courses launched/to be launched	Centre Head	Phone No.	Email ID	No of students already trained	No of students undergoing training
1	SCO 5-6, First Floor, Charanji Enclave, Amb-CHD Highway	Mohali	Punjab	Taxi Driver LMV driver-level 3	Mr. Ambrish Tyagi	9996660072	skills.agcl@gmail.com	500	40
						9996660072	skills.agcl@gmail.com	500	40
Total								1000	80

B	Other Centre(s)	District	State	Courses launched/to be launched	Centre Head	Phone No.	Email ID	No of students already trained	No of students undergoing training
Nij									



**2 Year Bussines Plan
AGCL Skill Development Centre**

SCHEDULE 6

S.No	Sub-Sector	Name of the QP	QP Code	NSQF level	Minimum nos. in 2015-16	Maximum nos. in 2015-16	Minimum nos. in 2016-17	Maximum nos. in 2016-17
1	Driving	LMV Driver Level 3	ASC/Q.9702	3	1000	1500	2000	2500
		Taxi Driver	ASC/Q9705	4	1000	1500	2000	2500
				Total	2000	3000	4000	5000

Note :- Numbers committed by you under 2 year business plan do not include numbers allotted to you by ASDC from time to time under various Govt schemes.

