

**AGREEMENT OF CONTRACT FOR SERVICE IN UNIVERSITY COLLEGE OF
ENGINEERING, SCIENCE AND TECHNOLOGY HYDERABAD.**

An agreement made on _____ day of 2024 between the Principal (UCESTH), JNTUH (First Party)

And

Sri/Smt/Miss/Mr/Dr. _____ S/o,D/o,W/o _____

R/o _____

Adhaar Card No _____ PAN No. _____ (Second Party)

NOW, THEREFORE THIS AGREEMENT WITNESSES AS FOLLOWS:

1. That the Second Party agreed to perform the Academic works (Teaching, Exams, Additional Administration duties and any other work assigned by the Principal as on contract bases in accordance with the curriculum from **1st July 2024 to 29th June 2025** or till a regular faculty is posted in that department whichever is earlier.
2. That the Second Party shall carry out further instructions given to him/her by the First Party from time to time in the discharge of his/her duties as Assistant Professor (contract) mentioned in part 1 above.
3. That the Second Party agrees after being informed that he/she is fully aware of the fact that his/her service is being taken not to till any vacancy either on temporary or permanent basis, that he/she will be paid a consolidated amount of Rs. _____ for /M.Sc./MCARs. _____ for M.Tech/M.Phill/MBA for Ph.D qualification per month during the contract period that his/her contract shall automatically comes to an end on expiry of the said period without any further action on either side unless his/her services are terminated earlier without notice or on report of a Regular Associate/Assistant Professor/Professor.to duty in that department whichever is earlier.
4. That the contract is terminable by the First Party i.e. Principal UCESTH,JNTUH at any time during the said period and the Second Party in such case is entitled to only pro rata amount till such time. In case of termination during the said period for any reasons, the Second Party is not entitled to question the correctness of the decision of the Principal.
5. That the Second Part is not entitled for any other perks, allowances or any other facility except for the consolidated amount payable monthly mentioned in condition 3rd above.
6. That if, the Second Party is not willing to continue as Contract Adhoc Lecturer/ Academic Advisor, he/she should give a prior notice of one month to the party of the First Party.
7. That the work performance of the Second Part will be judged by the Head of the department concerned as well as the Principal.
 - a) That she/he is not entitled to any renewal or extension or continuation of the contract on any ground unless satisfies the stipulated criteria.

- b) That the service rendered during the contract will not be construed or Reckoned as part of any regular appointment for any post in the Government/College and therefore no credit or weightage will be given for service rendered in the contract period.
 - c) The JNTUH University act 30 of 2008 under section 35 is applicable for contract Assistant Professor if involved in any activity not in conformity with the University norms.
8. That any dispute arising out of this contract shall be subject to the jurisdiction of the competent court.
 9. That the relationship between the two parties is purely contractual in nature and strictly as per the terms mentioned above and if renewal of he/she service based on students feedback and performance report(Appraisal Report) submitted by the HOD as per the above conditions
 10. All the rights are reserved for the Principal of UCETH,JNTUH

<p>Signature of the first party (PRINCIPAL)</p> <p>Signature _____</p> <p>Name : _____</p>	<p>Witness to the signature of the First party</p> <p>1. _____</p> <p>2. _____</p>
<p>Signature of the Second party (Contract Asst Professor)</p> <p>Signature _____</p> <p>Name : _____</p>	<p>Witness to the signature of the second party</p> <p>1. _____</p> <p>2. _____</p>