

SILVERIT – SCHOOL PARTICIPATION AGREEMENT

(Silverit • India School Bootcamp '26)

This School Participation Agreement (“**Agreement**”) is made on **[Date]**

BETWEEN

Silverit Technologies LLP, a limited liability partnership incorporated under the laws of India, having its office at **4th Floor, Regus Business Center, Rectangle 1, Saket, New Delhi – 110017**, with **Registered Email: [●]**, **Registered Mobile Number: [●]**, and **Landline (Optional): [●]**, acting through its authorised representative (hereinafter referred to as “**Silverit**”, which expression shall, unless repugnant to the context, include its successors and permitted assigns);

AND

[Full Legal Name of School], having its address at **[School Address]**, with **Registered Email: [●]**, **Registered Mobile Number: [●]**, and **Landline (Optional): [●]**, acting through its authorised signatory **[Name / Designation]** (hereinafter referred to as the “**School**”, which expression shall, unless repugnant to the context, include its successors and permitted assigns).

Silverit and the School are individually referred to as a “**Party**” and collectively as the “**Parties**”.



1. Shared Purpose

1.1 The Parties are joining hands for a shared educational and sustainability purpose: to enable students to participate in **Silverit India School Bootcamp '26**, a school-led,

student-focused, guided and voluntary bootcamp intended to promote responsible consumption, plastic tracking awareness, practical skill development and the habit of plastic segregation in families through the Silverit platform and related content.

1.2 The Parties acknowledge that Silverit, the Bootcamp and the wider reward-linked ecosystem arise from a bona fide vision to support **SDG 12-aligned behaviour change**, especially the development of household plastic segregation habits as an enabling step toward more efficient plastic waste management, including source-level collection, traceability and recycling outcomes.

1.3 The Parties further acknowledge that this collaboration is purpose-led and developmental in nature. Its scale, structure, implementation pathways, partner participation, technical features and outcomes may evolve over time in line with student engagement, school participation, parental support, participating FMCG brand involvement, ecosystem readiness, legal requirements and operational realities. This does not make the arrangement uncertain or non-binding; it reflects the practical nature of the initiative and the good-faith basis on which the Parties are collaborating.

2. Nature of Arrangement

2.1 This Agreement records the terms on which the School agrees to participate in and support the Bootcamp.

2.2 The Bootcamp is a **voluntary, guided, co-curricular and free-time student activity**. It is not intended to create any employment, agency, franchise, partnership, joint venture, fiduciary or profit-sharing relationship between the Parties, except as specifically set out in relation to the facilitation fee under this Agreement.

2.3 The School's role is limited to facilitating awareness, communication and coordination for participation in the Bootcamp. Silverit shall manage the Bootcamp system, technology, platform operations and participant-facing reward workflow, subject to this Agreement.

2.4 Nothing in this Agreement shall be construed as creating any obligation on the School to underwrite, finance, guarantee or fulfil student rewards, or any obligation on Silverit to personally fund SilverStars where such funding is intended to come from participating FMCG brands or other ecosystem partners.

3. Term

3.1 This Agreement shall commence on the date of signing and shall remain in force until completion of the applicable Bootcamp cycle and settlement of dues, unless terminated earlier in accordance with this Agreement.

3.2 The Parties may continue coordination after the active student-participation period for certificates, reports, reconciliation, participant communication, closures, or other reasonably required post-Bootcamp activities.

4. School Role and Responsibilities

The School agrees to:

4.1 share the Bootcamp invite, brochure, registration details, activation material and related updates with students of eligible classes and, where relevant, with parents;

4.2 encourage **voluntary participation** by eligible students and allow students and parents to choose the applicable participation level made available by Silverit, including FREE and PRO, in accordance with Bootcamp rules;

4.3 ensure that the School does **not** make participation compulsory for students;

4.4 ensure that the School does **not** require students to collect, carry, deposit or submit plastic waste in school premises as part of the Bootcamp, unless separately agreed in writing outside this Agreement;

4.5 appoint, within a reasonable time after onboarding, **one Central Coordinator** from the School for operational coordination with Silverit. The Central Coordinator shall act as the primary point of contact for receiving updates, sharing communications, assisting internal circulation and supporting facilitation-fee reconciliation;

4.6 use reasonable efforts to circulate Bootcamp updates, reminders, task guidance and student/parent-facing instructions received from Silverit, including through class groups, notice channels, internal school communication systems or any other practical means chosen by the School;

4.7 provide accurate information in the registration form and promptly inform Silverit of any material change in the School's contact details, authorised signatory details or Central Coordinator details; and

4.8 comply with applicable law and its own internal policies while participating in the Bootcamp.

5. School Limitations and Protection

5.1 The Parties expressly agree that the School shall **not** be responsible for, and shall have **no liability or implied liability** in relation to:

- (a) issuance, allocation, computation, verification, suspension, withdrawal or redemption of **SilverStars** or any other reward points;
- (b) funding, fulfilment or delivery of gift cards, digital rewards or redemption benefits to participants;
- (c) availability, quantity or monetary equivalent of any reward, including any "up to" reward value shown in Bootcamp material;

- (d) technology operations of the Silverit website, app, dashboards, APIs, verification systems or related participant tools;
- (e) participating FMCG brands' decisions regarding whether to participate, how many SilverStars to fund, which products or SKUs to map, or when and how such SilverStars are allocated;
- (f) any parent payment for PRO participation, which shall be made only by the parent or guardian using their own authorised payment instrument; or
- (g) any participant claim relating to reward delay, reward amount, verification outcome or redemption issue, except to the extent caused directly by the School's fraud, wilful misconduct or material breach of this Agreement.

5.2 For clarity, the School is a participating educational institution and communication facilitator. It is not the issuer, funder, guarantor or redeemer of rewards.

6. Silverit Role and Responsibilities

Silverit agrees to use reasonable efforts and act on a best-efforts / best-endeavour basis to:

6.1 provide the Bootcamp content, student participation material, tutorial or instruction material, teacher or coordinator briefing material and school activation kit;

6.2 provide and manage the technology systems used for registration, tracking, recording, dashboards, point handling, verification workflow and participant communication, whether directly or through service providers;

6.3 manage the Bootcamp structure, rules, participant-facing workflows, certificate issuance and digital story book, report book or similar recognition workflow;

6.4 coordinate the reward workflow relating to SilverStars, verification and gift-card redemption with relevant ecosystem participants;

6.5 provide school-branded or school-linked material where part of the activation process or Bootcamp kit; and

6.6 share reasonable updates with the School for onward circulation to students and parents.

6.7 The Parties expressly agree that, except where this Agreement specifically creates a clear payment obligation or an express compliance obligation, the Silverit initiative, the Bootcamp format, the reward ecosystem and related outcomes shall operate on a **best-efforts / best-endeavour basis**, having regard to the fact that the overall initiative is vision-led and dependent on multiple external and participant-side variables, including student participation quality, school-side coordination, parental acceptance, technology readiness, ecosystem partner support, participating FMCG brand funding and allocation of SilverStars, and redemption-partner participation.

6.8 Accordingly, neither Party shall treat any presentation material, brochure language, website language, examples, projections, illustrations, reward scenarios, impact statements, educational vision statements or implementation pathways as creating a fixed operational guarantee, assured scale, assured outcome or absolute commercial commitment, unless expressly set out in this Agreement.

7. Reward Structure; Allocation and Funding of SilverStars

7.1 The Parties acknowledge that **SilverStars are ecosystem reward points connected with the Bootcamp reward model.**

7.2 Silverit may operate the participant-facing reward system, verification workflow and redemption workflow. However, the Parties expressly agree that the **funding and allocation of SilverStars against participating products or SKUs is the role of**

participating FMCG brands and/or such other ecosystem partners as may be brought into the Bootcamp reward model.

7.3 Silverit does not guarantee that any particular FMCG brand shall participate, that any minimum quantity of SilverStars shall be funded or allocated, or that a particular product or SKU shall carry any fixed quantity of SilverStars.

7.4 Reward values communicated as “up to” values are indicative maximums subject to Bootcamp rules, participation level, verified activity, partner participation, funded SilverStars, reconciliation outcomes and reward availability.

7.5 The School shall not make, and Silverit shall not require the School to make, any commitment, assurance or guarantee to students or parents regarding fixed reward quantity, fixed cash value, fixed gift-card amount, or fixed funding by any participating brand.

8. PRO Participation Fee

8.1 Silverit may offer one or more paid participation levels, including **PRO**, subject to Bootcamp rules.

8.2 As represented in Bootcamp material, the current PRO participation fee is **₹1,000 per student**, unless revised prospectively by Silverit for future cycles or updated in the applicable Bootcamp rules.

8.3 The Parties acknowledge and agree that the PRO participation fee is linked to the **paid participation level benefits and experience**, including without limitation:

(a) the higher value architecture applicable to verified SilverStars under PRO rules;

(b) enhanced or PRO design treatment of the Bootcamp certificate; and

(c) enhanced or PRO design treatment of the Bootcamp story book, report book or related participant-recognition features.

8.4 The PRO participation fee is **not** a promise, pre-purchase, guarantee or assured entitlement of any maximum gift-card amount, including any illustrative “up to ₹7,500” figure shown in Bootcamp material.

8.5 Any rewards or gift cards earned by a PRO participant shall remain subject to Bootcamp rules, verification, participant activity, reward availability, participating partner support and final reconciliation.

9. Schedule, Implementation and Best-Endeavour Basis

9.1 Any Bootcamp timeline, schedule, phase dates, reward dates or closure dates communicated by Silverit are proposed on a **best-efforts / best-endeavour basis**.

9.2 The Parties further acknowledge that the wider Bootcamp model, Silverit concept, reward ecosystem, partner-linked participation structure and expected educational or sustainability outcomes are also to be understood on a **best-efforts / best-endeavour basis**, except for those obligations expressly stated as mandatory in this Agreement.

9.3 The Parties recognise that actual outcomes may vary based on operational realities and multiple variables, including student effort and engagement, quality and accuracy of participation, parent support and consent, school facilitation effort, participating FMCG brand support and funding decisions, product or SKU mapping, reward availability, technology performance, verification outcomes, legal or regulatory developments, and ecosystem participation by third parties.

9.4 Silverit may reasonably modify schedules, windows, milestones, reward timelines, verification timelines, reconciliation timelines, activity structure, partner-linked workflows or implementation details due to operational requirements, partner timelines, technology

needs, legal requirements, school calendar realities, participation volumes or other practical causes.

9.5 Silverit shall use reasonable efforts to keep the School informed of material changes affecting implementation.

9.6 The proposed schedule, as presently contemplated and reflected in the School Brochure, is set out below for reference and operational alignment:

Activity / Stage	Proposed Start	Proposed Capacity / Duration
School Registrations	16-03-2026	Up to 50 Schools
Student Registrations	20-04-2026	Up to 50 Schools
Round 1 – Earn Practice Points		
Round 1 – Knowledge & Community Builder	10-05-2026	Self-paced
Round 1 – Practice Plastic Tracking	10-05-2026	Self-paced
Round 1 – Practice Plastic Verification	30-05-2026	Self-paced
Round 2 – Collect SilverStars		
Round 2 – Track plastics – Earn SilverStars	To be set	Self-paced (over up to 180 days)
Round 2 – Verify SilverStars for gift cards	To be set	Self-paced (over up to 180 days)
Round 2 – Knowledge & Community Builder (Optional)	To be set	Self-paced (over up to 180 days)

9.7 The Parties further acknowledge the presently proposed reward timing structure reflected in the School Brochure: (a) the Excellence Certificate is proposed on completion of Round 2; (b) the Bootcamp Report Book is proposed in a minimum of 30 days after Round 2; (c) dashboard progress visibility is participant-facing; (d) gift cards are proposed at approximately 2–4 weeks after bootcamp, subject to reconciliation; and (e) Silverit may take approximately 30 days after the bootcamp to reconcile all verified SilverStars for accurate gift-card value calculation.

10. Facilitation Fee for the School

10.1 Subject to the terms of this Agreement, Silverit may pay the School a **project facilitation fee ranging from 20% to 30% of eligible PRO participation fee collections** attributable to the School's validly onboarded and correctly mapped participants, in accordance with the applicable Bootcamp rules and **Annexure B** to this Agreement.

10.2 The facilitation fee is intended as consideration for the School's participation support, coordination effort, communication support and internal facilitation of the Bootcamp.

10.3 Eligibility for the facilitation fee is conditional upon the School:

- (a) completing registration and execution of this Agreement;
- (b) appointing and maintaining a Central Coordinator;
- (c) actively performing the School-role tasks set out in this Agreement using reasonable efforts;
- (d) ensuring proper use of the School Unique Code or school-mapping process, where applicable; and
- (e) complying with Bootcamp rules and applicable law.

10.4 The slab-based structure for project facilitation fee is set out in **Annexure B – Project Facilitation Fee**, which forms part of this Agreement.

10.5 Unless otherwise notified by Silverit in writing, eligible facilitation fee may be paid in two stages:

- (a) **50% after completion of student registrations**; and
- (b) **50% after completion of the Bootcamp or applicable reconciliation stage**.

10.6 Silverit may require basic supporting details, invoice details, tax details, bank details, reconciliation confirmation or any reasonable records necessary for processing the facilitation fee.

10.7 All payments are subject to deduction of applicable taxes, withholding obligations and statutory compliance.

10.8 No facilitation fee shall be payable on FREE participation, cancelled registrations, refunded payments, fraudulent registrations, duplicate registrations, mismatched registrations, chargebacks, payment failures, ineligible collections or any amount disallowed on reasonable reconciliation.

10.9 Where a student initially maps to a School but later transfers, seeks reassignment, uses an incorrect code, or is found on verification to be wrongly attributed, Silverit may reasonably reclassify or exclude such registration for facilitation-fee purposes after reconciliation.

10.10 Silverit shall not be required to release any disputed portion of a facilitation fee until the relevant reconciliation has been completed in good faith.

10.11 Termination of this Agreement shall not affect the School's right to receive any already-accrued and undisputed facilitation fee properly payable up to the effective date of termination, subject always to reconciliation, tax compliance and this Agreement.

11. Student, Parent Consent and Data Handling

11.1 Student participation is voluntary and subject to parent or guardian consent wherever required by Silverit's participation flow, School policy or applicable law.

11.2 The parent or guardian is responsible for reviewing Bootcamp details and authorising paid enrolment, where applicable.

11.3 The School shall not be required to collect PRO fee in cash or otherwise unless separately agreed in writing. The default model shall remain parent-authorized payment through Silverit's designated process.

11.4 The Parties acknowledge that student-related information may involve personal data relating to minors and therefore requires careful handling.

11.5 Silverit shall be responsible for:

- (a) the design and operation of its registration forms, parent-consent flow, payment flow, privacy notice or privacy policy, dashboard environment and participant-facing data handling on its platform;
- (b) obtaining such platform-side declarations, permissions and consents as Silverit reasonably considers necessary for the Bootcamp flow; and
- (c) using reasonable security and access controls for the systems it operates.

11.6 The School shall be responsible only for data and records directly collected or retained by it in its own systems for internal coordination purposes, and shall use reasonable care consistent with normal school administration practices.

11.7 Unless separately agreed in writing, the School shall not be required to host, process, verify or manage participant payment data, reward-account data, gift-card data or detailed platform-side student activity data.

11.8 Each Party shall, to the extent applicable to its role, comply with applicable law relating to privacy, minors, electronic records and data protection.

11.9 Silverit may use data provided by or relating to the student, household, participation activity, product-level tracking, consumption records and plastic-footprint records for legitimate Bootcamp, research, analytics and commercial-intelligence purposes connected with the Silverit mission and ecosystem, including to:

- (a) analyse household consumption and the plastic footprint of brands within a household;

- (b) provide consumption insights to participating or prospective brands; and
- (c) provide super-hyperlocal or pinpoint-precision guidance, actionable intelligence and tools to brands in relation to SilverStar allocations, product-level patterns and other trade-level intelligence.

11.10 Silverit shall not share any personal data or personally identifiable information of any student or household in a manner that enables any third party to identify the student, the student's family, or their household in any manner.

11.11 To the extent insights, reports, datasets, intelligence outputs or advisory outputs are shared with brands, ecosystem partners or other third parties, Silverit shall do so only in aggregated, anonymised, de-identified or otherwise privacy-protective form such that no student or household can reasonably be identified.

11.12 If either Party becomes aware of any material complaint, legal notice or credible issue relating to student safety, parent consent or misuse of participant data in connection with the Bootcamp, it shall promptly inform the other Party and cooperate in good faith to address the same.

12. Intellectual Property, Name / Logo Use and Communication Discipline

12.1 Each Party retains all rights in its respective name, logo, trademarks, content and intellectual property.

12.2 The School grants Silverit a limited, non-exclusive, revocable right during the Term to use the School's name, logo and basic school identifiers solely for Bootcamp-related communication, school-branded brochures, activation kits, school promotion posts, participation certificates or other mutually relevant Bootcamp material.

12.3 Silverit grants the School a limited, non-exclusive, non-transferable right during the Term to use Silverit's Bootcamp name, logo and approved content solely for internal circulation and participant or parent awareness in connection with the Bootcamp.

12.4 Neither Party shall use the other Party's marks in a misleading manner or in a way that suggests ownership, endorsement or obligation beyond this Agreement.

12.5 The School shall use only such Bootcamp descriptions, reward descriptions, posters, brochures, FAQs, presentations, digital creatives and explainer language as are provided, approved or circulated by Silverit, or language materially consistent with the same.

12.6 The School shall not alter or amplify reward language in a manner that suggests guaranteed earnings, guaranteed gift-card values, guaranteed brand participation, assured redemption, or fixed timelines beyond what Silverit has officially communicated.

12.7 Silverit may reasonably require correction or withdrawal of any communication that is materially inaccurate, misleading or non-compliant with the approved Bootcamp position, and the School shall use reasonable efforts to implement such correction promptly.

13. Reward and Brand Participation Disclaimer

13.1 The School acknowledges that Bootcamp brochures, web pages, FAQs, presentations, mock-ups, examples, reward illustrations, "up to" scenarios and impact statements are promotional and explanatory materials intended to describe the Bootcamp concept and participation model in good faith.

13.2 Such materials shall not be construed as a warranty, guarantee or legally assured representation that:

- (a) any student will earn any minimum or maximum reward;
- (b) any specified gift-card amount will become payable;

- (c) any particular participating FMCG brand will continue, expand or fund SilverStars at any particular level;
- (d) any particular product or SKU will remain mapped to a reward level; or
- (e) any redemption partner, timeline, quantity or outcome will remain fixed.

13.3 The School shall communicate the Bootcamp to students and parents in a fair and balanced manner and shall not describe reward examples as assured outcomes.

13.4 The School further acknowledges that participating FMCG brands, redemption partners and other ecosystem entities are independent participants in the wider model, and their level of involvement may vary over time.

14. Representations and Conduct

Each Party represents that:

14.1 it has the power and authority to enter into this Agreement;

14.2 execution of this Agreement does not violate any law or binding obligation applicable to it; and

14.3 it shall not knowingly make false, misleading or unauthorised statements about the Bootcamp, rewards or the other Party.

15. Liability Allocation

15.1 The School shall not be liable for any reward funding, reward allocation, reward calculation, verification outcome, gift-card fulfilment, partner non-participation, technology outage or participant redemption issue, except to the extent directly caused by the School's fraud, wilful misconduct or material breach of this Agreement.

15.2 Silverit shall not be liable for any internal school communication delay, non-circulation by the School, inaccurate school details, failure to appoint or maintain a Central Coordinator, or any other school-side lapse affecting participation mapping or facilitation-fee processing.

15.3 Participating FMCG brands and redemption partners, to the extent involved in the ecosystem, shall remain responsible for their respective obligations regarding funding, allocation or fulfilment within the reward ecosystem.

15.4 In no event shall either Party be liable to the other for any indirect, incidental, special or consequential loss.

15.5 Silverit's aggregate liability under this Agreement, except in cases of fraud or wilful misconduct, shall not exceed the total facilitation fee actually paid or payable to the School under this Agreement.

16. Force Majeure

16.1 Neither Party shall be liable for delay, interruption, suspension, non-performance or failure in performance to the extent caused by events beyond its reasonable control, including acts of God, flood, fire, earthquake, epidemic, pandemic, public-health emergency, war, armed conflict, invasion, terrorism, riot, civil commotion, sabotage, military action, mobilisation, sanctions, embargo, disruption of supply chains, banking disruption, payment-system disruption, internet or power failure, platform or hosting outages, third-party API failure, cyber incidents not caused by the affected Party's wilful default, government action, court order, regulatory restriction, change in law, change in policy, school closure, examination restrictions, labour disruption, or any direct or indirect consequence of the foregoing (each, a "**Force Majeure Event**").

16.2 The affected Party shall use reasonable efforts to mitigate the effect of the Force Majeure Event and resume performance as soon as reasonably practicable.

16.3 Where a Force Majeure Event materially affects the Bootcamp structure, reward ecosystem, partner participation or implementation feasibility, Silverit may, on reasonable notice, suspend, reschedule, modify or scale the affected part of the initiative without such action being treated as a breach of this Agreement.

17. Termination

17.1 Either Party may terminate this Agreement by written notice if the other Party commits a material breach and fails to cure such breach within **15 days** of receiving written notice.

17.2 Silverit may suspend or terminate the School's participation on reasonable notice if the School:

- (a) makes participation compulsory;
- (b) misrepresents rewards or Bootcamp terms;
- (c) uses the Bootcamp in a manner contrary to law;
- (d) materially harms the Bootcamp's integrity or participant trust; or
- (e) repeatedly fails to maintain reasonable coordination through the appointed Central Coordinator.

17.3 The School may terminate this Agreement on written notice if it no longer wishes to participate in the Bootcamp.

17.4 On termination:

- (a) the School shall stop representing itself as an active participating school for future enrolments, except to complete already-communicated closure steps;
- (b) Silverit may close, pause or reconfigure School-linked participation flows for future registrations;
- (c) already completed student participation and already accrued participant-side records may continue to be processed by Silverit to the extent reasonably

necessary for verification, reporting, certificate issuance, reward handling, legal compliance or closure; and

(d) facilitation-fee treatment shall be governed by Clause 10, subject to reconciliation.

17.5 Termination shall not affect accrued rights, pending reconciliation, payment obligations already due, confidentiality obligations, or clauses intended to survive termination.

18. Notices

18.1 All notices under this Agreement shall be in writing and may be sent by email and/or courier to the addresses notified by the Parties, unless either Party has formally updated its notice details in writing.

Notices from School for Silverit: **school@silveritapp.com**

Notices from Silverit for the School: **[School's Registered Email]**

19. Governing Law and Jurisdiction

19.1 This Agreement shall be governed by and construed in accordance with the laws of India.

19.2 Subject to good-faith discussion between the Parties, the courts at **New Delhi** shall have exclusive jurisdiction.

20. General

20.1 This Agreement constitutes the entire understanding between the Parties regarding its subject matter.

20.2 Any amendment to this Agreement shall be made in writing.

20.3 If any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions shall continue in full force.

20.4 Neither Party may assign this Agreement without the prior written consent of the other Party, except that Silverit may assign it to an affiliate, successor or restructuring entity.

20.5 This Agreement may be executed physically or electronically, and in counterparts.

20.6 The School acknowledges that the Bootcamp may involve participating brands, redemption partners, technology vendors, payment partners and other ecosystem entities. Unless expressly stated otherwise in this Agreement, no statement regarding such ecosystem participation shall be construed as a personal guarantee by Silverit of their continued involvement, performance or funding decisions.

20.7 The Parties agree that, in interpreting this Agreement, practical implementation, educational purpose, participant safety, clarity of student or parent communication and good-faith coordination shall be preferred over any strained or technical reading that expands the School's role beyond what is expressly stated.

20.8 The attached **Annexure A (School Role Checklist)** forms part of this Agreement for operational convenience, but in the event of inconsistency, the main body of this Agreement shall prevail.

20.9 The attached **Annexure B (Project Facilitation Fee)** also forms part of this Agreement and shall be read together with Clause 10. In the event of inconsistency between Clause 10 and Annexure B, the specific fee slab stated in Annexure B shall prevail, unless otherwise agreed in writing between the Parties.

21. Annexure A – School Role Checklist

The following checklist is intended as a simple operational summary of the School's role:

1. Appoint one **Central Coordinator** as the School's primary point of contact.
 2. Share the approved brochure, invite and registration details with eligible students and, where relevant, parents.
 3. Keep participation **voluntary** and do not present the Bootcamp as compulsory.
 4. Use the approved School code or mapping process correctly, where applicable.
 5. Use reasonable efforts to circulate key updates, reminders and clarification messages shared by Silverit.
 6. Avoid making any statement that rewards, gift cards, timelines or brand participation are guaranteed.
 7. Avoid collecting plastic waste in school premises unless separately and expressly agreed in writing outside this Agreement.
 8. Provide invoice, bank, tax and reconciliation details needed for facilitation-fee processing.
 9. Promptly inform Silverit if the Central Coordinator changes or if a material issue arises in implementation.
 10. Support a fair, student-safe and parent-clear communication environment throughout the Bootcamp.
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22. Annexure B – Project Facilitation Fee

The following slab structure shall apply for the Project Facilitation Fee, subject to Clause 10 of this Agreement, valid mapping, successful fee collection, reconciliation and applicable taxes:

Participation Level / Slab	Project Facilitation Fee	Project Facilitation Fee %
For FREE Level participants	NO	0%
For PRO Level participants <ul style="list-style-type: none"> If PRO participants are up to 400 If PRO participants are >400 	YES	20% of PRO Level Fee 30% of PRO Level Fee

For clarity:

1. No project facilitation fee is payable on FREE participation.
2. The Project Facilitation Fee applies only to eligible PRO fee collections, subject to this Agreement.
3. The above slab structure shall be read as an operational fee schedule and does not override the reconciliation, eligibility, deduction, mapping or compliance conditions set out in the Agreement.
4. If the Parties later agree a revised fee slab in writing, such revised slab shall apply prospectively from the effective date of such written agreement.
5. For clarity, the slab distinction is intended to mean that where eligible PRO participants are up to 400, the Project Facilitation Fee shall be 20% of the applicable PRO Level Fee, and where eligible PRO participants are 401 or more, the Project Facilitation Fee shall be 30% of the applicable PRO Level Fee.

23. Signatures

For **Silverit Technologies LLP**

Name: _____

Designation: _____

Signature: _____

Date: _____

(Silverit Stamp)

For **[School Name]**

Name: _____

Designation: _____

Signature: _____

Date: _____

(School Stamp)