

WELCOME LETTER

Date: 20 MAY 2022

To,
AKILA.M
BSC EC
9585243676

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

This offer is subject to fulfilment of the terms and conditions of the employment, including but not limited to the below:

- You are required to submit all relevant documents at the time of joining the organization whenever requested.It is understood that our decision to offer you is based on the information given by you in the bio-data/Application Form during the interview you had with us. If at a later stage, it is found that information you had provided is false / incorrect, your services are liable to be terminated at any point of time.
- You would be following the working hours and any shift timings of the company as per the business requirement and projects allotted. You are agreeing to work on any shift timings including night shift.
- After On-boarding process & Induction, your employment would be subject to the Terms & Conditions of our companies HR-Policy.
- You are hereby agreeing to work at / be transferred to any of our units / departments / clients, affiliate entities and subsidiary companies across India.
- Your Date of Joining will be on **JUNE '2022** subject to company on-boarding procedure. If, any changes in DOJ will inform with proper details.
- Salary Take Home Per Month: **INR 11000**
- Own Stay Room 16500
- Your employment is subject to the clearance of Document verification.
- **Accommodation & Food – FREE.**
- This offer-letter is valid only up-to the given Joining date.

Submit Xerox copies of following documents on the day of Joining:

- 5 Passport size photographs
- Educational Qualification Proof - Xerox Copy and Original for verification.
- Aadhar Card (DD/MM/YYYY) copy and original for verification.

We welcome you to the SS family and wishing you for a rewarding career ahead. All the very best..!

Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

WELCOME LETTER

Date: 20 MAY 2022

To,
HEMAPRIYA.M
BSC EC
8015513945

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
KARTHIKA.A
BSC EC
7397130641

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of "Executive – Assembly" in our organization.

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SS ENTERPRISES,

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
KEERTHANA.S
BSC EC
6384095377

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
RENUKA.M
BSC EC
6385865481

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
G.ANITHA
MSC EC
9360566762

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCE

FOR ANY QUERIES PLEASE CALL

9655510902

INT_HR_EA_15

EMPLOYMENT AGREEMENT

This agreement lays down the terms of employment, agreed upon by the employer and employee. Whether stated explicitly in the agreement or not, both the employee and the employer have the duty of mutual confidence and trust, and to make only lawful and reasonable demands on each other.

This EMPLOYMENT AGREEMENT (Hereinafter, the "Agreement") is entered into on this **6th day of July, 2022**,

BY AND BETWEEN

GigHz IT Solutions, having its registered office at No.111/36F3, JJ Nagar, BRG Madepalli, Gighz complex, opp. to Government Engineering college, Bargur, Krishnagiri District, PIN-635104, Tamilnadu (hereinafter referred to as the "Company", which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns) of the **FIRST PART**;

AND

Ms. Arulmozhi S, D/O Mr.Sekar, D.No.4/267, Chinnakottur, Anginayanapalli, Oppathavadi, Krishnagiri District, Tamil Nadu-635104 (hereinafter referred as the "Employee" which expression shall unless it be repugnant or contrary to the context thereof, mean and include his heirs, legal representatives, successors and permitted assigns) of the **SECOND PART**;

The Company and the Employee shall hereinafter be individually referred to as "**Party**" and collectively referred to as "**Parties**".

WHEREAS, the parties hereto desire to enter into this Agreement to define and set forth the terms and conditions of the employment of the Employee by the Company;

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth below, it is hereby covenanted and agreed by the Company and the Employee as follows:

1. Position

- a) Upon execution of this Agreement, the Company desires to employ the Employee as a '**Trainee - Engineering Services**' in level **E0** Grade.
- b) The employee's primary location of work will be in **Bargur, Krishnagiri District**. However, employee shall liable to be transferred to any other location depending upon the exigencies of business.
- c) During the term period of this Agreement, the Company may change the employee's above mentioned post (or position) or location based on the Company's production, operation or working requirements or according to the employee's working capacities and performance, including but not limited to adjustments made to the employee's job description or work place, promotion, work transfer at the same level, and demotion, etc., or adjustments made to the employee's responsibilities without any change to employee's post (or position).

2. Performance of Duties

- a) The Employee shall during his employment under this agreement:
 - i. Perform the duties and discharge the responsibilities of the role.
 - ii. In addition to the roles and responsibilities which the position of the Employee normally entails, the Employee may, from time to time, be required to undertake additional or other duties and/or responsibilities consistent with the Employee's designation, and as may be deemed necessary by Head of the Entity to meet the needs of the business of the Firm.
- b) The Employee agrees that during the Employment Period, he shall devote his full business time to the business affairs of the Company and shall perform the duties assigned to him faithfully and efficiently, and shall endeavor, to the best of his abilities to achieve the goals and adhere to the parameters set by the Company.

3. Time to be devoted to Employment and hours of work

The employee shall work from **9.00 AM to 6.00 PM** including **30** minutes for lunch break and **15** minutes for tea break. The In time and Out time is logged in the biometric attendance system and Employee should be available for the day for an average of **9 hours** to treat as a presence in the company. The employee should not lame any reasons while punching the In and Out time at all situations. Attendance and working hours of employee shall be accurately derived from the Biometric system. The employee shall work from **Monday** through **Saturday** except first Saturday of every month and the company holidays.

The employee is required to dedicate a minimum of **48 (Forty-Eight)** hours a week towards fulfillment of his duties under this Employment Agreement. The requirements of the Employee's employment do call for some flexibility and the Employee will be expected to work such hours as may be necessary for the proper and satisfactory performance of the Employee's duties without additional remuneration.

4. Remuneration and Related Matters

Subject to the following provisions of this Agreement, during the Employment Period, the Employee shall be compensated for his services as follows:

- a) Employee's annual salary and other compensation as of the date of this Agreement is as set forth in **Annexure-1** hereto, which are subject to review and modification annually by the Company. The Company shall be entitled to withhold from any payments due to Employee pursuant to the provisions of this Agreement any amounts required to be withheld by any applicable taxing or other authority, or any amounts loaned to Employee by the Company.
- b) Payment of monthly salary shall be subjected to review and approval of employee's performance by the management before making the salary payment to employee under **Operational Excellence policy** of the company.
- c) The employee is also eligible for variable pay based on the results of the key responsibilities assigned to the employee from time to time by the management which shall be reviewed and approved under **Operational Excellence policy** of the company.
- d) During the term of this Agreement, the Employee's salary shall be paid by means of bank transfer, cheque, or any other method convenient to the Employer, and consented to by the Employee.
- e) Increase in the salary shall be reviewed periodically as per the policy of the Company. Increments in the salary range will be on the basis of demonstrated results and effectiveness of performance during the period of review.

5. Obligations of the Employee

- a) Upon execution of agreement, the Employee shall not engage in any sort of theft, fraud, misrepresentation or any other illegal act neither in the employment space nor outside the premise of employment. If he shall do so, the Company shall not be liable for such an act done at his own risk.
- b) The Employee further promises to never engage in any theft of the Employer's property or attempt to defraud the Employer in any manner.
- c) The Employee shall always ensure that his conduct is in accordance with all the rules, regulations and policies of the Company as notified from time to time.
- d) The Employee shall not take up part-time or full-time employment or consultation with any other party or be involved in any other business during the term of his employment with the Company.
- e) The Employee shall always ensure that his conduct is in accordance with all the rules, regulations and policies of the Company as notified from time to time, including but not limited to Leave Policy and code of conduct.
- f) The Employer hereby prohibits the Employee from engaging in any sexual harassment and the Employee promises to refrain from any form of sexual harassment during the course of employment in and around the premise of employment. If the Employee violates this term in the agreement, he shall be fully responsible for his actions and the Employer shall not be held responsible for any illegal acts committed at the discretion of the Employee.
- g) The employee shall be personally responsible to discharge all obligations arising out of any contract or bond with previous employers of the employee.
- h) The employee shall inform the company about his change in residential address, his family status, and the name and address of his legal heir/nominee.
- i) Data and information related to customer designs, technologies, process and other related documents are treated as confidential and should be secured by all means so access to the data is given with proper approvals/permissions. Copying and revealing the confidential data to third parties may invoke legal proceedings.
- j) Employee may also be selected by the company for receiving training with the company. employee shall diligently and beneficially, take part in such trainings and assignments.
- k) **No Disparagement;** Employee agrees that, from and after the date Employee signs this Agreement, Employee will not disparage or publish or disseminate information, whether oral or written (which includes, but is not limited to, statements made directly, indirectly or through any third person on or through any online, social media, electronic, digital or other media), that is derogatory in any manner to any Releasee or its business or reputation, whether such information was acquired before, during or after Employee's employment with the Company. In addition, on the Termination Date, Employee agrees to update Employee's profile on social media websites (such as LinkedIn, face book, twitter, or any other social media) to reflect that Employee is no longer an employee of the Company.

6. Leave Policy

The employee is eligible for the following leaves:

Casual Leave one (1) day per month, Emergency Leave one (1) one day per quarter, weekly off – Saturday eligibility will be based on grade, All Sunday's holiday in addition employee is eligible for Eleven (11) Festival and public holidays per year. Employee can avail the applicable leaves as per Leave policy of the company which will be amended from time to time.

7. Assignment

- a) The Employee acknowledges that any work including without limitation inventions, designs, ideas, concepts, drawings, working notes, artistic works that the Employee may individually or jointly conceive or develop during the term of Employment are **"works made for hire"** and to the fullest extent permitted by law, Employee shall assign, and does hereby assign, to the Employer all of Employee's right, title and interest in and to all Intellectual Property improved, developed, discovered or written in such works.
- b) Employee shall, upon request of the Employer, execute, acknowledge, deliver and file any and all documents necessary or useful to vest in the Employer all of Employee's right, title and interest in and to all such matters.

8. Non-Competition and Non-Solicitation

For the entire duration of this agreement, and for 2(Two) years after the Employer's relationship with the Employee has been terminated for any reason, the Employee will not work as an employee, officer, director, partner, consultant, agent, owner or engage in any other capacity with a competing company. The Employee hereby accepts employment upon the terms and conditions of this agreement along with signing the Non-Compete and Non-Solicitation Agreement.

9. Confidentiality And Non-Disclosure

Employee acknowledges, and are aware, that during the course of his employment with the Company he will come into possession of valuable information / technical know-how and proprietary information of the Company, including but not limited to current and future business information of the Company, its clients, suppliers or employees. Employee undertakes to keep all such information in strict confidence, and reaffirm that employee shall fully adhere to all confidentiality obligations that are set forth Confidentiality and Non-Disclosure Agreement accepted by the Employee. The Employee hereby accepts employment upon the terms and conditions of this agreement along with signing the confidentiality and Non-disclosure Agreement.

10. Termination of Employment by Company

The Employee's employment may be terminated by the Company upon the occurrence of any one or more of the following events:

- a) death of the Employee;
- b) the failure by the Employee to substantially or satisfactorily perform his duties hereunder, as a result of physical or mental incapacity (hereinafter referred to as "disability"), which disability shall continue for more than three (3) consecutive months or an aggregate of more than five (5) months in any calendar year ("Permanent Disability");
- c) Employee's unauthorized absence from work for a period of 5 or more days.
- d) In case particulars provided by employee at the time of seeking employment with the Firm are found to be incorrect or it is found that employee have concealed or withheld any relevant facts;
- e) Any breach by employee of any provision hereof.
- f) Poor performance, not able to meet out the company standard performance under PIP policy (Performance Improvement Plan)
- g) for **"Cause"**, which shall mean the following:

- h) the willful failure by the Employee to substantially perform his duties hereunder including the breach of any provision of this employment agreement.
- i) the commission by the Employee of an act constituting fraud or any other criminal offence against the Company or otherwise;
- j) any act or failure to act by the Employee which involves dishonesty in the course of his employment or theft of the Company's assets;
- k) Employee's refusal or willful failure to act in accordance with any direction or order of the Company and/or of his superiors in the Company, or material neglect, which continues after the Employee has been given five (5) days prior written notice and an opportunity to cure;
- l) conviction of the Employee for any criminal offence (other than an offence under road traffic law for which the Employee is not sentenced to any term of imprisonment whether immediate or suspended); or
- m) Employee's willful or intentional act or conduct that in any way has a direct, substantial and adverse effect on the Company's business, operations or reputation.
- n) The Company may at any time and in its sole discretion, by giving **3 (Three) month** written notice to the Employee, or by payment of Salary in lieu thereof, terminate this Employment Agreement 'at will' for any reason.
- o) However, the Company shall not be obligated to pay, in lieu of the **3 (Three) month** written notice, the salary of the employee if, the employee's employment is terminated for the reason of harassment, Disclosure of confidential data/information, poor performance of employee not improved despite of several chances provided, or any misconduct as defined by the company policies.
- p) It is clarified that upon termination of this Agreement, the Employee shall cease to be an Employee of the Company. The management of the Company reserves the sole right to extend the termination of this Agreement.
- q) Notwithstanding any other term or condition expressed or implied in this agreement, in the event that the Employer will discontinue operating its business at the location where the Employer is employed, then, at the Employer's sole option, and as permitted by law, this agreement will terminate as of the last day of the month in which the Employer cease operation at such location with the same force and effect as if such last day of the month were originally set as the Termination Date of this agreement.

11. Termination of Employment by the Employee

The Employee may terminate his employment with the company, without any cause, by giving **3 (Three) months** written notice or by payment of Salary in lieu thereof. The notice periods cannot be used to offset against any applicable leaves. The management may decide to modify the Notice period, in its sole discretion.

12. Obligations of Employee Upon Termination

- a) During the notice period, Employee must fulfill all his duties and responsibilities as instructed by the management and use his best efforts to train and support his replacement, if any. Failure to comply with this requirement may result in Termination for cause as described above.

- b) Only upon the company accepting the employee's resignation shall the company inform the client of employee's resignation. Employee shall not approach the company's client directly regarding his termination of services with the Company.
- c) Employee need to ensure that there is proper handover and the management has agreed to the release date. Employee will be released only on the agreed release date from the current assignment.
- d) All memoranda, notes, records or other documents, made or compiled by employee or made available to employee during the course of employment, which contain Confidential Information, shall be handed over to the company, if in employee's possession or under your control.
- e) Upon termination of employee's employment, employee shall relinquish all positions and/ or memberships in any body to which employee were appointed by virtue of employee's employment with the company.
- f) any item belonging to the Company such as laptop computer, mobile phones, any handheld devices with all software and data therein, with details of any passwords which employee may have installed;
- g) every company document (including electronic documents) of whatever description in employee possession or control, together with any copies, notes or summaries of such documents and employee own working papers, for all of which employee undertake to make a diligent search;
- h) any other company property in employee possession or control;
- i) immediately repay all outstanding debts and loans due to the company and the company is hereby authorized to deduct from any monies due to employee a sum in repayment of all or any part of any such debts or loans; and
- j) strictly comply with all continuing obligations including obligations of confidentiality, non-competition and non-solicitation.

13. Disciplinary Procedures and the Company Policies

- (i) In addition to the terms specified herein, Employee shall be liable for disciplinary action including warning, deduction from remuneration, suspension, demotion, denial of promotion and/or increment, discharge, dismissal etc. for acts and omissions constituting misconduct and violations of the code of conduct in accordance with the policy of the company.
- (ii) Pending disciplinary action, employee may be suspended from his employment.

14. Indemnity

- a) The Parties each agree to indemnify and hold harmless the other Party, its respective affiliates, officers, agents, employees, and permitted successors and assigns against any and all claims, losses, damages, liabilities, penalties, punitive damages, expenses, reasonable legal fees and costs of any kind or amount whatsoever, which result from the negligence of or breach of this Agreement by the indemnifying party, its respective successors and assigns that occurs in connection with this Agreement. This section remains in full force and effect even after termination of the Agreement by its natural termination or early termination by either Party.
- b) The Employee shall indemnify the employer against any and all expenses, including amounts paid upon judgments, Arbitration fee, counsel fees, environmental penalties and fines, and amounts paid in settlement (before or after suit is commenced), incurred by the employer in connection with his defense or settlement of any claim, action, suit or proceeding in which he is made a party or which may be asserted against his by reason of his employment or the performance of duties



GigHz IT Solutions

No.111/36F3
J J Nagar, BRG Madepalli,
Opp. To Government College of Engineering
Bargur Krishnagiri Dt- 635104.Tamilnadu

Mobile: +91-90430 78081
E-mail: info@gighz.net

in this Agreement. Such indemnification shall be in addition to any other rights to which those indemnified may be entitled under any law, by-law, agreement, or otherwise.

15. Arbitration

All disputes, controversies or differences, which may arise between the Parties in respect of this Agreement including without limitation to the existence, validity, interpretation, construction, performance and enforcement or alleged breach of this Agreement, the Parties shall, in the first instance, attempt to resolve such dispute, controversy or difference amicably through mutual consultation. If the dispute, controversy or difference is not resolved through mutual consultation of the parties after commencement of discussions, such dispute or controversy shall be referred to and settled by an Arbitration process comprising of a sole arbitrator, appointed by the company. The Sole Arbitrator shall have powers to award and/or enforce specific performance. All arbitration awards will be final and binding upon the Parties. All proceedings in such arbitration shall be conducted in English. The venue of the arbitration proceedings shall be in Bargur, Krishnagiri District.

16. Other Rules and Regulations

During your employment with the company, you shall be subject to adhere such rules and regulations and policies of the company as may be made applicable and revised at the company's discretion from time to time, irrespective of whether the rules and regulations or policies or any changes therein are individually notified to you. The rules and regulations are documented in the HR policies of the company. It is responsibility of the employee to read, understand and required to strictly adhere to policies of the company, failing which the company reserves the right to take appropriate action, including dismissal from employment, depending on the severity of the violation.

17. Miscellaneous

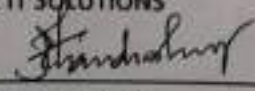
No amendment or waiver of any of the provisions of this Agreement shall be effective unless made in writing and signed both Parties.

This Agreement along with the Confidentiality, Non-disclosure agreement and Non-solicitation and Non-compete Agreement constitutes the entire agreement between the Parties with respect to the subject matter of this Agreement. This Agreement, supersedes all prior discussions and agreements (whether oral or written, including all correspondence) if any, between the Parties with respect to the subject matter of this Agreement.

IN WITNESS WHEREOF, and intending to be legally bound, the Parties have duly executed this Agreement themselves or by their authorized representatives as of the date first written above.

Signed And Delivered By

FOR GIGHZ IT SOLUTIONS

Signature 
(Mr. T. Chandramohan)
Managing Partner



EMPLOYEE: I have read, understood and agree to the terms set forth in this Employment Agreement as evidenced by My signature below.

Employee Signature: S. Arulmozhi

Annexure-1

Name	Arulmozhi S	
Designation	Trainee	
Department	Engineering Services	
Grade	E0	
Salary components	Monthly	Annual
Basic	₹ 3,500.00	₹ 42,000.00
Home Rental Allowance	₹ 1,750.00	₹ 21,000.00
Conveyance Allowance	₹ 1,250.00	₹ 15,000.00
Special Allowance	₹ 500.00	₹ 6,000.00
Total Gross Salary	₹ 7,000.00	₹ 84,000.00

- The above specified pay structure will be entitled for your entire probation tenure.
- Salary revision will be based on the successful completion of your probation & as per company policies.
- Above salary will be revised to Rs.10,000 per month after 6 months of successful completion of the probation. This salary might be varied based on the employee's performance and the management decision.
- Apart from above pay, if you have incurred any company approved expenses then the same will be reimbursed upon submission of the bills & the approval by management.
- The Company shall have the right to deduct and withhold from the compensation any amounts required to be deducted and remitted under the applicable laws & as per company policies.

WELCOME LETTER

Date: 20 MAY 2022

To,
DEEPIKA.P
MSC EC
9345777037

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

This offer is subject to fulfilment of the terms and conditions of the employment, including but not limited to the below:

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- You would be following the working hours and any shift timings of the company as per the business requirement and projects allotted. You are agreeing to work on any shift timings including night shift.
- After On-boarding process & Induction, your employment would be subject to the Terms & Conditions of our companies HR-Policy.
- You are hereby agreeing to work at / be transferred to any of our units / departments / clients, affiliate entities and subsidiary companies across India.
- Your Date of Joining will be on **JUNE '2022** subject to company on-boarding procedure. If, any changes in DOJ will inform with proper details.
- Salary Take Home Per Month: **INR 11000**
- Own Stay Room 16500
- Your employment is subject to the clearance of Document verification.
- **Accommodation & Food – FREE.**
- This offer-letter is valid only up-to the given Joining date.

Submit Xerox copies of following documents on the day of Joining:

- 5 Passport size photographs
- Educational Qualification Proof - Xerox Copy and Original for verification.
- Aadhar Card (DD/MM/YYYY) copy and original for verification.

We welcome you to the SS family and wishing you for a rewarding career ahead. All the very best..!

Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
GOMATHI.R
MSC CS
9600593159

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
ISHWARIYA.C
MSC EC
9976698655

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
MAGESWARL.M
MSC EC
8925510941

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
SANGAVI.M
MSC EC
9159350363

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
JOTHI R
MSC EC
9566479121

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
KIRUBAVATHLA
MSC EC
8610191486

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
SATHYA.M
MSC EC
8925510941

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
A.SHALINI
MSC EC
6379095313

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
SHALINI.R
MSC EC
8122588320

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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Yours Sincerely,
SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
THENMOZHI.J
MSC EC
9361783341

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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SS ENTERPRISES,

HUMAN RESOURCES

FOR ANY QUERIES PLEASE CALL

9655510902

WELCOME LETTER

Date: 20 MAY 2022

To,
YAMUNA.R
MSC EC
6380044735

Congratulations..!With reference to your application and subsequent interviews you had with us, we are pleased to offer you the position of **"Executive – Assembly"** in our organization.

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