## **MEMORANDUM OF UNDERSTANDING**

## **BETWEEN**



# CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY(A) GANDIPET, HYDERABAD

AND



IMPERIAL SOCIETY OF INNOVATIVE ENGINEERS (ISIE) NOIDA

#### MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** ("MOU" also called "Agreement") is entered into from this "Date 26-02-2021" for a period of 2 Years.

Party 1 - IMPERIAL SOCIETY OF INNOVATIVE ENGINEERS (ISIEINDIA), E-210, First Floor, Sector 63, Noida, Delhi NCR 201301.

#### **AND**

Party 2 - CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY, Hyderabad, Telangana-500075

#### 1. Introduction

Party 1 - CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY (CBIT(A)), established in the Year 1979, esteemed as the Premier Engineering Institute in the States of Telangana and Andhra Pradesh, was promoted with an Objective to facilitate the Best Engineering and Management Education to the Students and contribute towards meeting the need of Skilled and Technically conversant Engineers and Management Professionals, for the Country that embarked on an Economic Growth Plan. In its four decades of existence, all the Stake Holders of the Institute, relentlessly endeavored to position CBIT(A) as an Institution that is a Leader and an Innovator in the Ecosystem of Engineering Higher Education and Management. With the Students being the singular Objective, the Institute has established excellent Infrastructure such as State-of - the Art Laboratories, spacious Library with Printed and Digital Collection of Books and Journals, Sports, Hostel, and other Infrastructure for Research, Innovation, Incubation, Entrepreneurship, Extra and Co-Curricular Engagements with a total built-up Area of about 57,714 Sq. Mts., in the serene Ambience of 50 Acres to inspire, encourage and pursue Academics. In its relentless strive for Academic excellence, CBIT(A) has scaled great heights both Nationally and Internationally in Industry and Global Universities.

Party 2 - IMPERIAL SOCIETY OF INNOVATIVE ENGINEERS (ISIEINDIA, An ISO 9001:2008 & Associate Member of FMSCI and SFI, National Youth Award Winner by Ministry of Youth Affairs, Recommended by Ministry of New and Renewable Energy, Govt. of India) have indigenous developed & manufactured 100% Solar Powered and Hybrid Vehicles to make our country green and clean. This initiative of Imperial Society of Innovative Engineers (ISIEINDIA), after a long way of research & development, provided the platform to engineering students from more than 750+ Universities/Colleges from all over the country to build the vehicle which runs on green energy. As our initiative is supported by CII-Confederation of Indian Industry, CII provided us opportunity to exhibit solar/hybrid at GES16 and GMX 2017 held at India Expo Mart and Pragati

Maidan, New Delhi respectively to show talent in front of world's leading Automobile companies. Our services are also appreciated by PMO India and ESVC (Asia's biggest Solar Vehicle Challenge) has been noted by MNRE (Solar R&D Division) For Solar Research Project. We are leading organization from last 7 years to promote Innovation and New Concept of Technology. In past year we organized more than 1000 various Unique Concept Skill Development Program to skill future generation and meet the demand of Industry for their career. We have trained more than 2.5 Lakh+ people in past 7 years for technical, research and professional skills. We had created new job opportunities, start-ups and new concept in Green Technologies.

#### 2. Recitals

**'ISIEINDIA'** is interested in engaging with CBIT (A) in areas of mutual interest as framework outlined below but not necessarily restricted to those mentioned below.

CBIT(A) is having faculties with expertise in the area of Electrical, Mechanical, ECE, Bio-Tech, Chemical, CSE, IT and other emerging technologies areas, whose services can by availed by MSME Industries in Hyderabad to develop new products/process and software required by the customers and the society. Ministry of MSME, GOI, has approved MSME Incubation Centre at CBIT (A) to conduct various Programs. After studying the strengths and objectives, **ISIEINDIA** and **CBIT (A)** agreed that they can share the expertise available at both ends for mutual benefits in the field of education, training, social development and enter in MoU. Based on the discussion held among the faculty Members CBIT (A) **and ISIEINDIA** certain thematic areas / programmers has been identified for mutual collaboration. The Benefits of Skill Based Education are follows.

- Advanced & practical learning for the budding technocrats of India, through exclusively designed and developed programs by ISIEINDIAINDIA.
- Participants will get a 360-degree exposure i.e. Theoretical Knowledge, Hands on Experience, Industrial Skills & Career Building opportunities.
- Our main motive is to pour life-changing water (H2O+skill+development) to that seed to grow up as a perfect engineer for the mother earth.

It is further agreed that this agreement is being signed by the parties without any pressure, influence, or any type of compulsion. **CBIT (A)** and **ISIEINDIA** propose to collaborate through. Imperial Society of Innovative Engineers (ISIEINDIA) every year will conduct the following programs at CBIT (A) in every year based on mutual interest and discussion.

- 1. Summer Training Program (On Campus Training Program)
- 2. Online Training Program
- 3. Guest Lecture, Expert Lecture

- 4. Skill Development Program
- 5. Skill Awareness Program
- 6. Faculty Development Program
- 7. Academia Partnership Program on Electric Vehicle Engineering and Renewable energy with Specialization in Green Technology
- 8. Academia Partnership Program on Renewable Energy Engineering Imperial Society of Innovative Engineers (ISIEINDIA) will procure certified trainers and Industry expertise.
- 9. Academia Partnership Program on Specialization in Electric Vehicle Engineering (3 semester program). ISIEINDIA will provide certified trainers and faculties.

In consideration of the above recitals and the mutual benefits to be derived hereafter, the parties agree to enter into an Agreement as follows:

#### ARTICLE - I: Scope of the MoU

This document outlines a strategic understanding between ISIEINDIA and CBIT (A) works together for Skill Based Education. The primary aim of this partnership is to aid FC in establishing a high- quality people repository in technology and allied fields. This will help CBIT to teach and train their students on strategic and innovation technologies and equip the students, faculty of the CBIT towards attaining skills in cutting-edge technologies in allied areas of engineering & technology.

#### ARTICLE - II: Scope and Terms of Interactions

Both CBIT (A) and ISIEINDIA shall encourage interactions between both the Institutes, Students & Staff and

Engineers, of both the organizations through the following arrangements:

- 1. Both CBIT (A) and ISIEINDIA will plan to work on Joint development projects of Mutual Interest and also explore for joint working on Govt. funded projects based on mutual agreement.
- 2. Practical training of CBIT (A) students at CBIT Campus / SMEV associates in the form of One-full Semester Internship at SMEV Associates Industries, by mutual agreement.
- 3. Joint guidance of student projects/thesis in various technical areas including Embedded Systems and related Technologies and other areas of national interest at CBIT (A) by ISIEINDIA on mutual agreement.
- 4. Summer Training Program (On Campus Training Program)
- 5. Online Training Program
- 6. Guest Lecture, Expert Lecture
- 7. Skill Development/awareness Program and Faculty Development Program

- 8. Academia Partnership Program on Electric Vehicle Engineering and Renewable energy
- 9. There will be no restriction on the contents of the project/report/thesis and on publication of results of the thesis, subject to the condition that no Intellectual Property Rights can be secured for any part of the work which will be decided with mutual consent.
- 10. If the outcome of an Internship or the Thesis work or the combined project results into an intellectual property, for which rights can be secured, it will be decided on case-to-case basis depending upon the contribution from both the Institution. Similarly, sharing of expenditure in securing such rights and income accrued through royalty etc. will be decided on case- to-case basis after mutual consultation and agreement.
- 11. CBIT should provide the following infrastructure facilities during this training program.
  - The needful infrastructure of class area, manpower and electrical
  - connections for the classroom equipped with all essential necessities.

     Necessary fabrication lab space & workshop along with tools. Necessary machines for fabrication process.
  - Accommodation, Hospitality and Local Transportation will be provided to all the trainers, experts, speakers and Guests based on mutual discussion.
- 12. ISIEINDIA will provide its social platform for the publicity of CBIT.
- 13. ISIEINDIA will provide hosting certificate to the CBIT.
- 14. The program execution will be done with mutual discussion and agreement of both the parties.

## **ARTICLE-III: Sharing of Facilities**

- a) ISIEINDIA shall extend its facilities for CBIT(A) students towards the smooth conduct of Internships, expert lecture and Projects depending on their convenience and availability of time & staff.
- b) ISIEINDIA provide access to the library facilities to the members of faculty and students as per the ISIEINDIA rules and norms.
- c) ISIEINDIA will also share its facilities with CBIT as per ISIEINDIA norms.

#### ARTICLE-IV: Effective Date and duration of the MoU

- a) This MoU will be effective from the date of its approval by competent authorities at both ends.
- b) The duration of the MoU will be for a period of 2 years from the effective date which may be extended after mutual understanding. However, if any Important combined projects are under execution, both parties agree to complete the work even the MoU is not effective after two years.
- c) During its tenancy, the MoU may be extended or terminated by a prior notice of not less than one month by either party. However, termination of the MoU will

- not in any manner affect the interests of the students & faculty who have been admitted to pursue a Training/Project under the MoU.
- d) Any clause or article of the MoU may be modified or amended by mutual agreement of ISIEINDIAINDIA and CBIT(A).

#### **ARTICLE - V: IPR**

Rights regarding publications, patents, royalty, ownership of software/design/product developed etc. under the scope of this MoU, will be decided by CBIT and ISIEINDIA based on Mutual agreement.

#### ARTICLE - VI: Confidentiality

During the tenure of the MoU both CBIT(A) and ISIEINDIA will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MoU for any purpose other than in accordance with this MoU.

Both CBIT(A) and ISIEINDIA shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or PROJECTS. Further both CBIT(A) and ISIEINDIA should put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use.

CONFIDENTIAL INFORMATION shall mean any proprietary information, data or facts belonging to PARTIES collectively or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be kept confidential by the parties, or declared or identified so by the disclosing party before such disclosure or during the discussions. However confidential information should not include any data or information which:

- (a) is or becomes publicly available through no fault of the receiving party,
- (b) is already in the rightful possession of the receiving party prior to its receipt of such data or information;
- (c) is independently developed by the receiving party without reference to the confidential information of the disclosing party
- (d) is rightfully obtained by the receiving party from a third party or is in the public domain.
- (e) is disclosed with the written consent of the party whose information it is, or

(f) is disclosed pursuant to court order or other legal compulsion, after providing prior notice to the disclosing party.

#### **ARTICLE - VII: Amendments**

Any amendment and/or addenda to the AGREEMENT should be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment or addenda.

## ARTICLE - VIII: Compensation, Force Measure, Approval and Dispute Settlement

## a) Compensation

Neither Party shall be liable to the other for any incidental, indirect, special or consequential damages, including but not limited, to loss of profits, loss of use, loss of revenues or damages to business or reputation arising out of or in connection with this Agreement or any aspect thereof. Neither Party shall be liable to the other by reason of the termination or expiry of this Agreement for compensation or damages on account of the loss of prospective business or on account of expenditures in expectation thereof.

#### b) Force Majeure

Any delay or failure in performance by the party to this Agreement, shall not constitute default hereunder to give rise to any claims for damages against said party, if any, to the extent caused by matters beyond the control of said party including but not limited to acts of Nature, Strikes, Lock outs or other concerted acts of workmen, fires, floods, explosions, blockages, embargoes, riots, war (declared or undeclared), rebellion, sabotage, extraordinary severe weather, pandemic situation, civil commotion and criminal acts of third persons. If the project under execution is delayed by such force majeure, then upon the happening of such delay, the parties within 30 days of the happening of such event, shall give notice in writing, requesting for extension of time indicating the period for which extension is desired. Efforts will be made by both parties to give fair and reasonable extension of time for the projects at their discretion but no monetary allowances shall be made unless it is mutually agreed.

#### c) Approval of the MoU

This Agreement may be signed by authorized officials, whether by original signature or by scanned signature due to the current situation (provided the pdf documents accompanied with official email), signature/approval over official email, with the same effect as if the signature to any counterpart was an original signature upon the same instrument.

#### d) Dispute and Settlement

i) In case of any dispute (s), steps shall be taken by the parties to the MOU to settle the same through amicable negotiations. In case, dispute is not settled in

negotiations, it shall be referred to Conciliator appointed by the designated official as per the bye law of CBIT(A), Hyderabad to arrive at a settlement.

In case dispute is not settled in conciliation proceedings, the same shall be referred to Arbitration for resolution of the dispute under Arbitration and conciliation Act 1996. The arbitration proceeding shall be conducted as per provisions of the Arbitration and Conciliation Act, 1996. The dispute shall be referred for arbitration to sole arbitrator to be appointed by the designated official (s) as per the bye law of CBIT(A) - Hyderabad. The award of the sole arbitrator shall be final and binding on both the parties. The venue of the Arbitration shall be at Hyderabad in India. The Award to be given by the Arbitration shall be a speaking award.

## ii) Applicable Laws and Jurisdiction of Courts

Indian laws both substantive and procedural, for the time being in force, including modifications thereto, shall govern the MOU including the arbitral proceedings. The competent Courts at Hyderabad in the State of Telangana -India shall have sole jurisdiction. All questions, disputes, differences arising under, out of or in connection with this MOU shall be to the exclusive jurisdiction of Hyderabad courts in the State of Telangana.

On behalf of

Chaitanaya Bharathi Institute of Technology CBIT (A), Hyderabad

By: Principal.

Name: Chaltanya Bharabi Institute of Technology

Gandinet, Hydershad-200 073.

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Witness:

On behalf of

Imperial Society of Innovative Engineers ISIEINDIA, Noida

By: Founder & President

Name: Vinod K Gupta

Witness:

Doot of EEE. CBIT (A) Gandipet, Hyderabad - 75



# MEMORANDUM OF UNDERSTANDING (MoU) Between CYBERSECURITY CENTRE OF EXCELLENCE, TELANGANA and CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY









This Memorandum of Understanding ("MoU") is entered into and executed on 5th Day of March 2020, at Hyderabad.

By and between:

Data Security Council of India (DSCI), having CIN U74120DL2008NPL182363, having registered office at PLOT NO. 62 BASEMENT, POCKET - 2, JASOLA NEW DELHI South Delhi, acting through Cybersecurity Center of Excellence situated at 1203-A, 12th Floor, Manjeera Trinity Corporate, Kukatpally, Hyderabad - 500 072, India hereinafter referred to as "CCoE" which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assigns

And

Chaitanya Bharathi Institute Of Technology was established in the Year 1979, esteemed as the Premier Engineering Institute in the States of Telangana and Andhra Pradesh, having its registered office at Gandipet, Hyderabad, Telangana - 500075(hereinafter referred as "CBIT") which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its administrators, successors or assignees as the case may be.

CCoE and CBIT shall be hereafter individually referred to as 'Party' and collectively as 'Parties'.

whereas ccoe is a joint initiative of DSCI and Government of Telangana. Ccoe endeavors to build a sustainable cybersecurity and privacy industry development by creating a conducive cybersecurity ecosystem which nurtures innovation, entrepreneurship and capability building. The CCoE is a hive of activity for organizations, departments, entrepreneurs, professionals and students engaged in this domain. The CCoE aims to provide a secure and resilient cyberspace to fulfil the needs of the digital economy and society by creating a GLOCAL cluster of Cybersecurity organizations in Telangana. The CCoE fosters incubation, innovation, expertise and collaboration in the twin areas of Cybersecurity and Privacy. DSCI is a not-for-profit company registered under Section 25 of the Companies Act 1956 (now section 8 of Companies Act 2013) and is an industry body on data protection in India, setup by NASSCOM®, committed to making the cyberspace safe, secure and trusted by establishing best practices, standards and initiatives in cyber security and privacy.

#### WHEREAS CBIT is

Chaitanya Bharathi Institute of Technology, **NIRF** Ranked **100** in the Country and only one Private Institute in Telangana State is Affiliated to Osmania University and Accredited by **NBA**, AICTE, Granted **Autonomous** Status by **UGC**, **NAAC** with "A" Grade, was established in the **Year 1979**.

The Institute is Ranked 50 out of the Top 100 Engineering Colleges in the Country including IITs and NITs and 1st in Telangana State and 13th among the Top Private Engineering Colleges in India and 10th among the Top Private Engineering Colleges in South Zone by "THE WEEK" Magazine of June 2019 Edition. 36th out of top

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100 Engineering Colleges in the country and first in Telangana State source "OUT LOOK" Magazine June 2019 edition.

Total No of Students Placed from 2000 onwards **15284** in leading MNCs, Microsoft, Google, JPMC, Oracle, Amazon, Deloitte, ITC, HUL, HIL, MRF, Dr.Reddy's, Aurobindo, Hetero, CTS, Infosys, Accenture, TCS, Wipro, Capgemini, Sirpur Paper Mills & Orient Cement.

An ISO 9001-2015, Certified for all 9 UG Courses and 10 PG Courses, has the Ecosystem at the Institute which supports Research, Consultancy and Start-Ups for Innovations through Incubations, In House Research Fund/Grant, Incentives to encourage Research pursuits and Collaborative Research in strategic association with Foreign Universities, Industry Research Institutions with 13 patents published so far supported by 300 experienced Faculty of which 128 are Ph Ds.

CBIT(A) is involved in Development of an **Artificial Heart** in collaboration with SHARE India / Pittsburg university and Cornell University of USA, **DRDO - RCI** CARS project & **ISRO IRNSS** project.

CBIT(A) established Automation Anywhere University Robotic Process Automation (COE) with 40 licenses worth Rs. 50 Lakhs, Hexagon 3D Innovation Lab with softwares worth Rs. 7 Crores & Cognizant innovation lab worth Rs 6 Lakhs.

**CCoE** and **CBIT** have caused this MoU to be executed by their respective authorized representatives as set forth below as per the terms and conditions hereinafter recorded.

CCoE	CBIT
By: Chief Executive Officer, CCoE	By: Principal, CBIT
Print Name: Dr. Sriram Birudavolu	Print Name: Dr. P. Ravinder Reddy
Title: Chief Executive Officer	Title: Principal
Date: 5th March 2020	Date: 5th March 2020

#### 1. PURPOSE

The purpose of the MoU is to establish that CCoE and CBIT will jointly collaborate for mutual benefit of both the organizations. The areas of collaboration will be research, innovation, incubation, marketing, hackathons, corporate innovation and training programs. The scope of each activity under the identified areas of collaboration along with Roles & Responsibilities, Time lines and Financial Commitment will be discussed and decided separately within three months period from the date of signing MoU through a formal approval / acceptance to that effect for the works / services has been accorded through signed documents by CBIT and DSCI prior to starting the work.

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#### 2. FINANCIAL ASPECTS

- 2.1. No financial commitment from any party will be assumed unless a formal approval/ acceptance to that effect for the works/ services has been accorded through signed documents by CBIT and CCoE prior to starting of work.
- 2.2. All payments will be made through mutually accepted mode.

#### 3. CONFIDENTIALITY AND NON-DISCLOSURE

- 3.1.Any software/hardware material, product specifications, designs, financials, information, documents shall be deemed to be in private domain and it shall not be made public or shared with any other party without the prior written consent of the party which owns it. The material shall be treated as confidential for a minimum period of two years after this MoU comes to an end or as agreed from time to time in writing.
- 3.2. In the event of any of the parties becoming legally compelled to disclose any confidential information, such party shall give sufficient notice to the other party so as to enable the other party to seek a timely protective order or any other as appropriate relief. If such an order or other relief cannot be obtained, the party being required to make such a disclosure shall make the disclosure of the confidential information only to the extent that is legally required of it and no further.

#### 4. TERM & TERMINATION

This MoU is valid for a period of 3 years from the date of signing of MoU. If further extensions are required, it shall be by mutual consent of the parties in writing.

This MoU may be terminated by either party at any time by giving 10 days prior notice to the other party. Further, either party may also terminate this Agreement with immediate effect upon written notice to the other party if it reasonably believes that its performance, or any aspect of it, results, or might result a breach or violation of any legal, regulatory, ethical or audit independence requirement in any jurisdiction.

#### 5. DISPUTE Resolution

- 5.1.Amicable Settlement: This MoU is based on the immediate benefits and on developing and enduring relationships serving and safeguarding the commercial interests as well as the standing of the parties. Hence the Parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this Memorandum of Understanding or interpretation thereof.
- 5.2. Dispute Settlement: If any Dispute is not resolved by mutual negotiations within the period of 30 days, then the dispute shall be referred to the arbitrator mutually appointed by both the parties. The arbitral award shall be in writing and shall be final and binding on each Party. The Arbitration Proceedings shall be held at Hyderabad. The Arbitration Proceedings shall be in English language only. The Arbitration and Conciliation Act, 1996 and the rules there under or any statutory modification or reenactment thereto

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or thereof for the time being in force will be applicable to the proceedings. The Courts in Hyderabad shall only have jurisdiction to try, entertain and decide the litigation arising out of the MoU, which is not covered within the ambit of Arbitration.

#### 6. ASSIGNMENT AND TRANSFER

Any and all rights, duties and obligations of the parties under this MoU shall not be transferred or assigned by either party to any third party without prior written consent of the other party.

#### 7. NON WAIVER

The failure or neglect by either of the Parties to enforce any of the terms of this MoU shall not be construed as a waiver of its rights preventing subsequent enforcement of such provision or recovery of damages for breach thereof.

#### 8. SEVERABILITY

The invalidity or unenforceability of any provision of this MoU shall not affect the validity or enforceability of any other provision of this MoU that shall continue in full force and effect except for any such invalid and unenforceable provision.

#### 9. MODIFICATION

No modification to this MoU, will be effective unless agreed to in writing by both Parties and duly signed by the authorized signatories of the Parties.

#### 10.NOTICES

All notices required or permitted to be given hereunder shall be in writing, shall make reference to this MoU, and shall be delivered by hand, or dispatched by prepaid air courier or by registered or certified airmail, postage prepaid, addressed to the other Party's address as stipulated on the first page of this MoU.

The address for notices to the respective parties shall be:

For CBIT:
Chaitanya Bharathi Institute Of
Technology, Gandipet, Hyderabad,
Telangana - 500075

#### 11.COUNTERPARTS:

This MoU may be executed in two counterparts, and each counterpart shall constitute an original instrument, and both the counterparts together shall constitute the same instrument.

#### 12.LIMITATATION OF LIABILITY

In no event will CBIT or CCoE be liable to the other party for any incidental, consequential, special and exemplary or direct or indirect damages, or for lost profits, lost revenues, or loss of business arising out of the subject matter of this MoU, regardless of the cause of action, even if the party has been advised of the likelihood of damages, if it is unintentional and beyond reasonable control.

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#### 13. NO PARTNERSHIP

Nothing in this MoU shall be deemed to either constitute or create an association, trust, partnership or joint venture between the Parties nor constitute either party the agent of the other party for any purpose.

#### 14. HEADINGS

The headings shall not limit, alter or affect the meaning of the Clauses headed by them and are solely for the purpose of easy reference.

#### 15. ENTIRE AGREEMENT

This MoU constitutes the entire Understanding between the parties. Any and all written or oral agreements, representations or understandings of any kind that may have been made prior to the date hereof shall be deemed to have been superseded by terms of this MoU.

#### 16. GOVERNED BY THE LAW

This MoU shall be governed by the laws of India.

#### 17.INDEMNIFICATION

Either party shall keep other party, its affiliates, shareholders, officers, directors, employees, agents, representatives, and customers indemnified and harmless from and against any and all costs, liabilities, losses, and expenses (including, but not limited to, reasonable fees of attorney arising out of any claim, suit, action or proceeding (each, an "Action"), for any act(s) and omissions of such party under any proposal(s) to Prospective client(s) or any resulting contract(s) therefrom or any incidental matter or in any way arising therefrom.

IN WITNESS WHEREOF, the parties hereto have caused this MoU to be signed in their respective names on this date 5th March 2020.

Cybersecurity Centre of Excellence, Chaitanya Bharathi Institute Of Technology

Telangan

Authorized

Name: Dr. Sriram Birudavolu

HYDERABAD

Designation: Chief Executive Officer, CCoE

Authorized Signatory

Name: Dr. P. Ravinder Reddy

Designation: Principal

Date: 05.03.202 0

Witnesses

Name: Andrew legans Designation: BDM

Signature: 7513

Name:

Designation: Prof. & Head, CSE Dept



## MEMORANDUM OF UNDERSTANDING BETWEEN



## CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY (A)

#### AND

## HYDERABAD INSTITUTE OF ELECTRICAL ENGINEERS (HIEE)

This Memorandum of Understanding (MOU) establishes a type of partnership between HIEE and CBIT.

#### I. MISSION:

Hyderabad Institute of Electrical Engineers (HIEE) is an India's one of the best Institutes for Electrical Designing Courses which is located in Hyderabad provides an Industry oriented training in Electrical discipline to fill the gap between Industry needs and Students Academic Skills. HIEE established in the year 2010. We are ISO certified, trained more than 1200 Students so far.

Chaitanya Bharathi Institute of Technology (A) ensures high standards to Educate, Enrich and Excel the Professional Programs, by Eminent Faculty who endeavors to mould the Students into Socially responsible Professionals through Creative Team Work, Innovation and Research.

Together, we enter into this Memorandum of Understanding to promote PLACEMENTS, INTERNSHIPS, WORKSHOPS AND PROJECTS. Accordingly, HIEE and CBIT (A) operating under this MOU agree as follows:

#### II. PURPOSE AND SCOPE

HIEE and CBIT (A) describe the intended results or effects that the Organizations hope to achieve and the Area(s) that the specific Activities will cover.

## Benefits to CBIT:

- Job oriented Training
- Practical Oriented Sessions
- Real time Projects
- Industry Visits
- Certificate
- Placements
- Workshops and Guest Lecturers

## Who is the target?

Students of EEE

- 2nd year III Semester for Workshops.
- 2nd year IV Semester for Industry Visits.
- 3rd year V Semester for Mini Projects.
- 3rd year VI Semester and Summer for Job Oriented Training.
- 4th year for Placements and Real time Projects.

## III. TERMS OF UNDERSTANDING

The term of this MOU is for a period of 3 Years with effect from 14/02/2020. This MOU can be extended upon written mutual Agreement. It shall be reviewed annually to ensure that it is fulfilling its purpose and to make any necessary revisions.

Either Organization may terminate this MOU upon thirty (30) days written Notice without Penalties or Liabilities.

## Authorization

The signing of this MOU is not a formal Undertaking. It implies that the Signatories will strive to reach, to the best of their ability, the Objectives stated in the MOU.

On behalf of the organization I represent, I wish to sign this MOU and contribute to its further development.

Name of the Organization:

CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY (CBIT) Principal

Chaitanya Bharathi Institute of Technology (Autonomous)

Name: Designation: Hyderabad-500 075

Partnering Organization:

HYDERABAD INSTITUTE OF ELECTRICAL ENGINEERS

14/02/2020

14/02/2020

Name: 5RIKANTH MUPPALLA Designation: Co-FOUNDER



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# MEMORANDUM OF UNDERSTANDING (MoU)

between Chaitanya Bharathi Institute of Technology (A), Hyderabad CSIR-Indian Institute of Chemical Technology, Hyderabad

## 1. The MOU

This Memorandum of Understanding entered into on 28th day of Feb. 2020 between CSIR-Indian Institute of Chemical Technology, Uppal Road, Tarnaka, Hyderabad- 500 007, Telangana, a constituent unit of the Council of Scientific and Industrial Research (CSIR), a Society Registered Under Societies Registration Act (XXI of 1860), having its Registered Office at Anusandhan Bhavan, Rafi Marg, New Delhi - 110 001 (hereinafter referred to as CSIR-IICT, which expression shall where the context so admits include its Successors and permitted Assignees)

#### AND

 Chaitanya Bharathi Institute of Technology (A) Kokapet (V), Gandipet, Hydearbad-500075, Telangana (hereinafter referred to as CBIT (A), which expression shall where the context so admits include its Successors and permitted Assignees) of the other Part.

WHEREAS CSIR-IICT has expertise in conducting R & D studies in following Areas:

- Synthetic Organic Chemistry
- Natural Products Chemistry
- Lipid Science and Technology
- Polymers & Functional Materials
- Catalysis & Advanced Materials
- Crop Protection Chemicals and Integrated Pest Management
- Chemical & Mechanical Engineering Sciences
- Medicinal Chemistry & Pharmacology
- Biology & Bioinformatics
- Chemical Biology
- Environmental Sciences
- Bioinformatics
- Cheminformatics
- Pharmacy
- Molecular Modelling
- 3. WHEREAS CBIT (A), currently offering UG, and PG Programmes, is having facilities in the above areas for conducting Research and Training leading to Degree, and Post-Graduation Programmes offered in the faculties of Science, Engineering, and Management.
  CBIT (A), has the expertise in conducting Research in the areas of Chemical Engineering, Environmental Engineering/Science, Computational Fluid Dynamics, Nanotechnology, Membrane Separation, Biochemistry, Biotechnology, Bioinformatics, Synthetic Organic Chemistry etc.

- 4. WHEREAS CSIR- IICT and CBIT (A) have agreed to collaborate in the following Areas:
- Teaching, Research and Training in selected and advanced thrust areas in S&T.
- To Collaborate and write Project proposals in areas of mutual interest and submit to various Agencies/Industries for funding.
- Exchange of Scientists, Faculty &Students in Collaborative Projects on areas of Expertise as mentioned above.
- Thrust on Skill Development, Certification Courses, Training Programme offered to external Agencies (Private & Public sector Organizations, Educational Institutions and other Research Institutes to name a few).
- Any other Areas of mutual interest.
- CSIR-IICT and CBIT (A) agreed to enter into separate Agreements on Case to Case basis, with the scope of work involving Terms and Conditions, Financial arrangements, Intellectual Property Rights and respective responsibilities.
- Whereas this MOU is valid for 5 Years from the date of signing. However, MOU may be extended for further period or curtailed with mutual consent.
- 7. Except as hereinbefore provided, any dispute arising out of this MOU, the same shall be referred to the Arbitration of two Arbitrators one to be appointed by each Party to the dispute, and in case of difference of opinion between them to a Umpire appointed by the said two Arbitrators before entering on the reference, and the decision of such Arbitrators or Umpire as the Case may be shall be final and binding on both. The Venue of Arbitration shall be such place as may be fixed by such Arbitrators or Umpire and the Arbitration Proceedings shall take place under the Indian Arbitration Act, 1940 as modified in 1996.
- 8. This MOU has been executed in two Originals; one of these has been retained by CSIR-IICT and the other by CBIT (A).

In Witness whereof, the Parties hereto have signed this MOU on the Day, Month and Year mentioned herein before,

## Signed, Sealed and Delivered

For and on behalf of CSIR - IICT, Hyderabad-500007

Signature Laya

Name: Dr. A Gangagni Rao

Designation: Chief Scientist & Chairman Human Resource Management Committee

CSIR - IICT, Uppal Road, Tarnaka, Hyderabad-500007 Telangana

Dr. A. Gangagni Rao

Scallef Scientist Head, Human Resource Management Committee (HRMC) CSIR-Indian Institute of Chemical Technology (IICT) Hyderabad-500 007, India. Ministry of Science & Technology, Govt of India

Date:

20 02 2020

Witnesses (Name & Address)

Dr. M. Chandrasekharam बरिक प्रधान बैजानिक और अक्षण / Sensor Principal Scientist & Chair त्वान एवं मुख्या प्रवेशन विभाग / Dept. of Knowledge & Information Management (DKIM) सी.एस.आइ.आर - भारतीय रासायनिक प्रौद्योगिकी संस्थान CSIR-Indian Institute of Chemical Technology

विश्वास और प्रोकाणियां नंजानव, भारत तरकार Ministry of Science & Technology, Good of India 2. हेदराबार/ Hyderathad - 560 007, तीसंगासा/ Telangaria, गारस / India

> 20.02.2020 डॉ. विनीत आनिया / Dr. Vincet Aniya Process Engineering & Technology वैत्रानिक/Scientist Transfer Department) नीएसजार्पजार-भारतीय संसायनिक प्रौवोनिकी संस्थान SIR-Indian Institute of Chemical Technology gistry of Science and Technology, Covt. of India.

## Signed, Sealed and Delivered

For and on behalf of CBIT (A), Hyderabad 500075

Name: Dr. P Ravinder Reddy Designation: Principal

CBIT (A), Kokapet (V), Gandipet, Hydearbad-500075, Telangana

Principal Seal Chaitanya Bharathi Institute of Technology (Autonomous) Gandipet, Hyderabad-500 075.

Witnesses (Name & Address) BHARA RAO Ph.D., HEAD Dept. of Chemical Engineering Chaitanya Bharathi institute of Technology Gandipet, Hyderabad-500 075.

Hawha Nagar Assistant Profesor
Chemical Engineering Department
Chaitanya Bharathi Institute of
Technology Gandipet, Hyderabod 5000
Hausher
Settlown



#### MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU") is signed on [17 ] February, 2020 in Hyderabad, Telangana

#### BETWEEN

INNOPARK VENTURES, an Initiative of INNOPARK (INDIA) PRIVATE LIMITED, a company incorporated under the Companies Act, 1956 and validly existing in the Companies Act, 2013, having its registered office at 5<sup>th</sup> Floor, Unit 2A/1 (Octave Block) at Parcel 4, Salarpuria Sattva Knowledge Park, Madhapur, Hyderabad, Telangana, India-500081, represented by Ms. Sita Pallacholla, Authorised Signatory (hereinafter referred to as "Innopark Ventures" which expression shall unless excluded by or repugnant to the subject or context be deemed to include its successors and assigns) of the ONE PART,

#### AND

CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY, a Premier Autonomous Engineering College, located at Hyderabad, Represented by its Principal/Dean Dr. P. Ravinder Reddy, (hereafter referred to as "CBIT" which term shall unless repugnant to the context mean and include its Successors in-interest and permitted Assignees) of the SECOND PART.

The Innopark and the CBIT are hereinafter individually referred to as "Party" and collectively as "Parties".

#### WHEREAS

- a) The Innopark Ventures is in the business of Investment in Tech-enabled Innovative Ideas, promote Start-Ups and such other activities which may be necessary and incidental to the aforesaid objects.
- b) The CBIT is one of the premier Private Engineering College, which is desirous of providing its Students an opportunity to demonstrate and explore new and innovative Tech ideas and develop the Entrepreneurial Skills and for which CBIT is willing to offer a space in their campus to set-up an office of Innopark Ventures.
- c) The Innopark Ventures is desirous of providing the said services to the Students of CBIT via various programs under INNO-BIT initiative.

INNOPARK (INDIA) PVT.LTD.



The parties hereby agree to the following:

- The CBIT agrees to provide the Innopark Ventures a workspace, which will be free
  from all the applicable cost, to set-up their office in the R&E Building of CBIT
  campus, inclusive of all the facilities as may be available in the campus. Further, the
  CBIT agrees to provide at least 30 (thirty) students to assist in facilitation of all
  programs of INNO-BIT.
- The Innopark Ventures agrees to conduct various entrepreneurship programs under INNO-BIT initiative such as Hackathon, Master Classes (Knowledge Sharing Sessions), Pitching and Mentoring Sessions, at the workspace provided by the CBIT.
- 3. The Innopark Ventures further agrees that they will sponsor the Students of CBIT, either in-full or half or as the case may be, the entire expenses of students incurred in aforesaid programs of INNO-BIT. However, the discretion to sponsor the students lies completely on Innopark Ventures and same will be overseen and managed jointly with the officials of CBIT.
- 4. The Innopark Ventures furthermore agrees that the expert team or invitees of Innopark Ventures will encourage, instill and support the Entrepreneurial efforts of the Students in transforming their ideas into profitable ventures by conducting various Hackathons, Master Classes (Knowledge Sharing Sessions), Pitching and Mentoring Sessions.
- The Innopark Ventures further agrees that they will support financially, technically
  and administratively to the students whose idea(s) are duly approved by the investment
  committee and tech team of Innopark Pvt Ltd in exchange of equity in their venture.
- The CBIT further agrees that they will allow the students of other colleges to attend
  the programs scheduled under INNO-BIT, to bring more competitiveness among the
  students.
- The term of this MOU is 1 (One) year from the date of execution, which is subject to renewal based on the mutual discussion between the parties.
- 8. The CBIT agrees to extend an exclusive right in favor of Innopark Ventures for arranging and organizing all the Events, Programs and Seminar etc. w.r.t. the aforesaid activities. Furthermore, before approving any of the similar service providers and investors, the CBIT shall inform and give requisite preference to Innopark Ventures for conducting any other relative activities.

CIN: U72200TG2004PTC044383



9. This MOU will become effective when signed by both Parties. The MOU will remain in effect for one (1) year from the date of execution and may be renewed or amended by mutual Agreement of the Parties. The Parties agree to periodically review the activities undertaken and the progress made and to consult concerning Amendments, Renewal or Termination of this MOU.

IN WITNESS WHEREOF, the parties have caused this agreement to be executed by their duly authorized representatives as of the date written above

Signed and delivered by the

For INNOPARK VENTURE For CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY Hyderabac Name: SITA PALLACHOLLE Designation: CEO Name: DO P. RAVINDERLEODS PRINCIPAL Designation: WITNESS: Name: JOHANNAH Name: S. HULL Address: Address: Signature: Signature: