

MEMORANDUM OF UNDERSTANDING

BETWEEN

**REGIONAL TELECOM TRAINING CENTRE (RTTC),
HYDERABAD**

Established by
(BHARAT SANCHAR NIGAM LTD)



AND



**CHAITANYA BHARATHI
INSTITUTE OF TECHNOLOGY**
Autonomous Institute | Affiliated to Osmania University

FOR

**INDUSTRIAL TRAINING TO STUDENTS /
FACULTY IN
TELECOM / IT TECHNOLOGIES**

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as MoU) signed on the 29-10- 2024 at Hyderabad

By
&
BETWEEN

REGIONAL TELECOM TRAINING CENTRE, HYDERABAD (henceforth referred to as RTTC) a pioneering training centre of **BHARAT SANCHAR NIGAM LIMITED** (henceforth referred to as BSNL), represented by PRINCIPAL RTTC, Hyderabad which expressions shall unless repugnant to the context of meaning thereof include their successors and permitted assignees of the **FIRST PART**.

AND

CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY (henceforth referred as CBIT), represented through its Principal which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assignees of the **SECOND PART**.

The parties are collectively referred to as parties.

1. Description of both Institutions:

Regional Telecom Training Centre, Hyderabad, TS of BSNL (hereinafter referred to as RTTC) is a fully standards-compliant Training Center, established in 1973 at Hyderabad by Department of Telecommunications to impart training in Latest Telecom Technologies and Information Technology to its employees all over India. **RTTC, Hyderabad** is one of the APEX training centers of BSNL offering trainings in different telecom technologies right from PSTN to 5G and emerging technologies to corporate companies, internships, FDPs and the international bodies like APT. RTTC is located at Erragadda, Hyderabad.

CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY (hereinafter referred as **CBIT**) **CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY**, established in the Year 1979, esteemed as the Premier Engineering Institute in the States of Telangana and Andhra Pradesh, was promoted by a Group of Visionaries from varied Professions of Engineering, Medical, Legal and Management, 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.

2. Definition of Operative Expressions:

The CBIT and RTTC agree this MOU:

To develop managerial and industrial skills in graduates /post graduates to bridge the gap between the industry and academia, with the application of appropriate technologies and instructional strategies in the telecom / IT industry;

- 2.1 RTTC agrees to provide industrial visits to CBIT students on mutually agreed dates and times.
- 2.2 RTTC will offer industrial training programs to CBIT students, with the curriculum and duration to be determined jointly by both parties.
- 2.3 RTTC and CBIT will collaborate on organizing faculty development programs, including identifying topics, scheduling, and resource allocation.
- 2.4 RTTC will conduct certification programs for CBIT students, with the details of the programs to be agreed upon by both parties.
- 2.5 RTTC will offer projects, both mini and major, that provide practical experience to CBIT students. In this regard both parties also may work together to explore and implement telecom and information technology Projects to be agreed upon by both parties.
- 2.6 Both parties will work together to explore and implement other collaborative initiatives in the field of telecommunications and information technologies.
- 2.7 To offer need-based short term courses to improve the employability skills of trained teachers.
- 2.8 To offer skill development trainings to the students of CBIT.
- 2.9 Industry and institution interaction will be provide an insight into the latest research & development / requirements of the industries. RTTC & CBIT can work for the following domain or any other on the basis of mutual consent.
 1. BSNL intends to establish a laboratory with equipment from 4G LTE, 5G, and FTTX, among others, at the CBIT campus. CBIT agrees to provide the necessary infrastructure support for the equipment, including space and facilities, without charging any rental fees. Additionally, CBIT agrees to bear the electricity charges required for the operation of the equipment. The host college will also not charge for electricity, security, or space for the next five years, as the lab is being set up by BSNL on their campus with no capital expenditure from the college side.
 2. Hands on practical along with related courses done at RTTC can be valued as credit points for the students in the UG/PG program. CBIT would introduce suitable modifications to

- incorporate this credit base training from BSNL. This state of the art training from BSNL will be given preference in this credit based training program.
3. Industry institute relation towards the skill development.

3. Areas of Collaboration:

RTTC and CBIT agrees for the collaboration of the Operative Expressions said in the above and any other customized courses with mutual consent by expert faculty based on above operative expressions.

4. Administration:

- 4.1. The Authorized Signatories of both RTTC and CBIT shall manage this Memorandum of Understanding (hereinafter referred to as **MoU**) and all endeavors that derive from it. They (or their designated representatives) will be responsible for developing and carrying out a joint plan and regular reports on the implementation of this MoU. Any activity proposed that does not fit into the general terms of this MoU, provided, the addendum is agreed to and signed by both the parties.
- 4.2. For the purpose of facilitating the implementation plan of this MoU, both the parties agree to have regular communication and correspondence.
- 4.3. The RTTC and CBIT agree that wherever possible, virtual classroom may be facilitated and the soft copies of materials may be shared with the students.

5. Coordinators:

The RTTC and CBIT shall appoint the Coordinators in their respective offices who shall be responsible for coordinating all communication and directing the implementation of the MoU.

6. Duration:

This MoU is for a period of **FIVE** years. It can be extended further by mutual consultation and agreement

7. Tariff:

The approved tariff for the programmes are as mentioned in the below table.

Sno	Programme name	Mode	Duration	Charges in Rs. (Per student)
1	Industrial visit	OFFLINE	1-Day	200+18%GST
2	Internship Training	OFFLINE	2/3/4/6 weeks	1500 per week +18% GST

3	Internship Training	ON LINE	2/3/4/6 weeks	1000 per week +18% GST
4	Mini Project	OFFLINE	3 months	5000+18% GST
5	Major Project	OFFLINE	6 months	9000+18% GST
6	Industrial training	OFFLINE	6 months	9000+18% GST
7	Faculty Development Programme (3 hours per day)	ONLINE	1 WEEK	2000+18% GST
8	Faculty Development Programme (3 Hours per day)	OFFLINE	1 WEEK	5000+18% GST
9	Faculty Development Programme (6 Hours per day)	OFFLINE	1 WEEK	10000+18% GST
10	BSNL Certified Network Engineer	OFFLINE	1 Month	12000+18% GST
11	BSNL Certified Optical Fiber Communication Engineer	OFFLINE	1 Month	12000+18% GST
12	BSNL Certified Cloud Practitioner	ONLINE	1 Month	4000+18%GST
13	Cloud Practitioner course	OFFLINE	1 Month	6000+18%GST
14	Data sciences with PYTHON specialization course	OFFLINE	1 Month	6000+18%GST

8. Financial Provisions and terms:

- 8.1 **Definition of a Week:** For the purposes of this Memorandum of Understanding (MOU), the term "one week" shall be understood as consisting of five consecutive days, from Monday to Friday.
- 8.2 **Minimum Batch Size:** The minimum number of participants required for a training program conducted under this MOU shall be twenty five (25).
- 8.3 **Additional Discount:** In the event that the number of participants from CBIT exceeds 50 for a specific training program, RTTC agrees to provide an additional 10% discount to CBIT participants, based on the approved tariff.
- 8.4 **Student Participation Requirement:** As per this MOU, CBIT agrees to send a minimum of 100 participants per year to RTTC Hyderabad for undergoing Industrial training programs such as Internship, In-plant, Main projects, Mini Projects, Certificate Program in latest technologies, FDP, etc. apart from Industrial Visits.
- 8.5 **Validity of Discounts:** The discounts specified in this MOU shall remain valid until the expiration or termination of this agreement.
- 8.6 **Tailored Courses:** RTTC may develop customized courses based on the specific requirements of CBIT. The tariff for such courses shall be determined by RTTC, BSNL's competent authority at the time of course creation.

9. Termination of Amendment:

Either party may terminate this MoU by written notification signed by the authorized official of that party initiating the notice. However, the other party must receive such notification at least 30 days in advance, but only after the completion of the course for that year and before the commencement of the next course. Any clause of this MoU may be deleted or revised after mutual consultation and agreement. In the event of any dispute or difference of any kind whatsoever as may arise between the parties in connection with or arising out of this MoU or out of breach, termination or invalidity of the agreement thereof, the parties will resolve by issuing a notice and making attempt to resolve it within a period of 30 days and after the notice by mutual discussion.

10. Confidentiality:

- 10.1. The parties agree to keep in the strictest confidence and not disclose to any third party or use for any purpose (other than in connection with this MoU) any Information relating to the other's business which is marked "confidential" or is clearly by its nature confidential without the disclosing party's written consent. Each of the parties may disclose the other's confidential information to their employees, agents, contractors and professional advisors on a need to know basis and to others having a legal right or duty to know that information.
- 10.2. The obligations under this Clause, shall not apply to information which is in or comes into the public domain disclosure or required to be disclosed:
- (i) By official authority in accordance with the applicable laws.
 - (ii) Has been disclosed pursuant to the requirements of law or court order without restrictions or other protection against public disclosure, provided however that the other party shall have been given a reasonable opportunity to resist disclosure and /or to obtain a suitable protective order.

11. Jurisdiction:

No party shall be entitled to go to the 'court of law'. Except otherwise it is advised by the arbitration committee.

12. Undertaking by RTTC and CBIT:

- 13.1 The parties hereto undertake to work closely and cooperate in the implementation of this MoU and to endeavor to resolve disputes arising between them in relation to this MoU by amicable means. In the event that the parties are unable to resolve any dispute by

amicable means, then this memorandum of Understanding may be terminated by mutual consent of the two parties.

13.2 The parties to this MoU by the below or their authorized representatives acknowledge having read and understood the MoU and agree to be bound by its terms and conditions.

13. Intellectual Property Rights:

The course material will be developed by RTTC. The dissemination of the soft copies of the course material will be done by RTTC. The copyright on the course material will vest with RTTC.

IN WITNESS WHEREOF, the undersigned, being duly authorized thereto, have signed this Agreement in two original copies in English at the place and on the date indicated below:

Signed at Hyderabad, India on 29th (day) the OCT day of 2024.

for RTTC, BSNL, HYDERABAD

for CBIT, Hyderabad

A.V.V. Sathy
Principal of RTTC
Principal
Regional Telecom Training Centre
BSNL, Hyderabad.

Chaitanya Bharathi Institute of Technology (A)
Principal of CBIT
Gandipet, Hyderabad-500 075.

1. SR NATH VASOM
Name
Address
Sub Divisional Engineer
O/o. Principal, R.T.T.C, Hyd-18

2. R. PRASHANTH
Name
Address
Sub Divisional Engineer
O/o. Principal, R.T.T.C, Hyd-18

(One of the witnesses must be the coordinator from the respective University / Institution/s)

Witnesses:

1. Dr. K. Vasanth
Name
Address Associate Professor, Dept of ECE
CBIT, Gandipet, Hyd - 75
M.No: 9790760740

2. Dr. G. Mallikharjuna Rao
Name
Address Assistant Professor, Dept of ECE
CBIT, Gandipet, Hyd - 75
M.No: 9866047394

Proposal for the Revision of the Faculty Performance Appraisal System-Reg

Director HRE <director_hre@cbit.ac.in>
To: Principal CBIT <principal@cbit.ac.in>
Cc: Director HRE <director_hre@cbit.ac.in>

Wed, Nov 13, 2024 at 10:56 AM

Dear Sir,

Subject: Proposal for the Revision of the Faculty Performance Appraisal System-Reg

In alignment with the directive from the President of CBIT to enhance our Performance Appraisal System, we are initiating changes aimed at boosting research output, quality journal publications, patents, start-ups, and other key indicators that directly impact our standings in NIRF rankings as well as NAAC and NBA assessments.

A committee meeting with members from IQAC, NIRF, and the R&D teams was held on 12th November 2024 to evaluate and recommend improvements to the appraisal system. The committee's recommendations have been integrated and highlighted in red within the revised document.

These proposed revisions are designed to increase the quality and quantity of faculty contributions in areas such as publications, research projects, product innovation, start-ups, collaborative research, patents, and consultancy. Notably, our current scoring in Research and Professional Practice (Criterion-2 of NIRF) shows potential for improvement and these changes are aimed at addressing this gap. Additionally, these revisions align with objectives under the NBA and NAAC frameworks to more accurately reflect and reward faculty contributions.

Thank you for your consideration.

Sincerely,
Director and Head, Research & Innovation

Prof. P. Ravinder Reddy,
I/C Director & Head Research and Entrepreneurship,
Chaitanya Bharathi Institute of Technology(A),
Gandipet, Hyderabad-500075

**MEMORANDUM
OF
UNDERSTANDING**

between

THEFACTOR-Y LTD

and

**Institution Partner Chaitanya Bharathi Institute
of Technology, Hyderabad-500075**

AGREEMENT

between

The Factor-Y Ltd, 71-75 Shelton Street, Covent Garden, London WC2H 9JK, UK
(hereinafter referred to as "**Factor-Y**")

The Factor-Y
The power of Us

And

Chaitanya Bharathi Institute of Technology (CBIT),
Gandipet, CBIT P.O. Hyderabad-500075,
Telangana, India,

(hereinafter referred to as "**Partner**")

(Factor-Y and Partner also referred to collectively as "**Parties**" and individually also as "**Party**")

I.

PREAMBLE

Factor-Y intends to market innovative business ideas and inventions via its visionary concept.

With its concept, especially CBaaS (Company Building as a Service) offering, Factor-Y helps monetize IPs in record time. With its unique approach, Factor-Y allows Innovators to fully focus on the continuation of their journey of further innovation, whilst the professional service of CBaaS takes care of the global exploitation of their innovations.

Partner shares the core values of the concept.

In this context both parties wish to further drive the distribution and advocate the values, codex and mindset approach that the Factor-Y ecosystem and concept embodies. Parties agree to share each other's platforms to further expand their and the Factor-Y's brand awareness.



II. CBAAS OFFERING FOR INNOVATORS

The Interaction between Educational Institutes and The Factor-Y is being facilitated by Indo-Euro Synchronization (IES) Ashram Road, Near Ourplace, Tadepalli -522501 Guntur, Andhrapradesh.

The Factor-Y offers innovators a unique opportunity to monetize, distribute and globally market-Innovations.

The details of CbaaS can be found online (cbaas.com) and in the to be signed Innovation Agreement between Factor-Y and any innovator.

Partner may request a sample of such agreement at any time for information purposes.

At this time the Factor-Y focuses on product and technology innovations only. Software and government regulated/supervised (e.g. certain Pharma or Medicinal products) Innovations will be opened to application in near future.

BENEFITS & REWARDS FOR PARTNER

- Long-term partnership with very worthwhile opportunities and benefits.
- Recognition, entry and strong appearance in a **massive global network** of partners.
- Partner may recommend one highly reputable person within their network to be considered for a **Factor-Y Advisory Board seat** (limited seats available).
- Factor-Y may provide **knowledge and financial support** towards promotional programs. This must be discussed and agreed on case to case basis.
- Partner will receive complimentary invitations to participate in Factor-Ys **globally held events** from time to time.

Additionally for Partners which achieve the minimum Innovation input requirement:

- Possibility to join the Ambassador Program and **directly profit from Innovation gains**.

Additionally for Partners with high innovation input:

- Membership options to an **exclusive club with extensive benefits** and higher participation options.

University / Education Institution Special:

- Partner may recommend up to 4 suitable professors and other knowledgeable and reputable staff members to be considered for a seat on the TFY Academic Board. Board members can participate in paid innovation scoring.

III.

ELIGIBILITY, DUTIES AND RIGHTS

- (1) Any private or governmental Innovation Ecosystems, Universities, Innovation Programs, Accelerators, Incubators and other innovation facilitators may apply as Partners.
- (2) The Partner agrees to further distribute the idea and mindset of the Factor-Y and open up its network and connect further interested parties. In particular, the Partner shall share and connect Factor-Y with individual innovators and innovator groups within partners facility(ies).
- (3) Parties hereby agree that names, CVs, Bios, company info as well as pictures and logos may be used vice versa on each other's web pages with the designation "Advisor", "Partner" or similar and transfer the corresponding rights of use.
- (4) If this Agreement ends, parties shall remove the data and pictures from the homepage within 48h.
- (5) Partners agree to further explore future collaboration and will engage in such discussions as soon as possible.

IV. LIABILITY

The liability of the Partner is - to the extent permitted by law - excluded.

V.

CONTRACT START / TERMINATION

- (1) This contract shall commence with the signature by the Parties and is concluded for an indefinite period or until termination.
- (2) This contract may be terminated in writing by either party with one months' notice.

MISCELLANEOUS

- (1) The Partner and Factor-Y explicitly do not want to establish an employment relationship with this contract. Parties agree that no fees, remunerations, expenses or other payments to each other are due through this agreement.
- (2) Amendments and supplements, termination and cancellation of this contract must be in writing, which also includes the cancellation of this written form clause.
- (3) Should provisions of this contract be or become invalid, this shall not affect the validity of the remaining contractual provisions. Instead, the invalid provision shall be replaced by a provision that comes as close as possible to the intended economic purpose in a legally permissible manner. The same applies to the treatment of contractual loopholes.
- (4) In the event of an invalid provision and/or a loophole requiring supplementation, the Parties undertake to make all declarations of intent and to perform all legal acts to come as close as possible to the economic purpose of the invalid provision.
- (5) This Agreement and all claims arising out of or in connection with this Agreement are in all respects governed according to the laws of India. Any dispute arising out of or in connection with this Agreement shall be submitted to the exclusive jurisdiction of the courts of Hyderabad / Bangalore with Mutual Agreement.

For and on behalf of The Factor-Y Ltd

Place and date: London, date

Signature:

Print Name: Philipp Assmus

Position: Director

For and on behalf of Partner

Place and date: Hyderabad-500075

Signature:

(Authorized Signature)

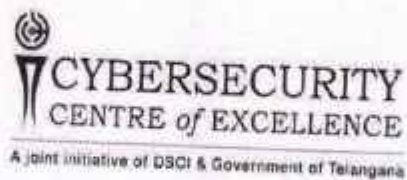
Principal
Chaitanya Bharathi Institute of Technology (A)
Gandipet, Hyderabad-500 075.

Print Name: Prof. C.V. Narasimhulu, Principal, CBIT



Dr. V.R. Choudhury
Director - Incubation & Innovation
R&E Hub, CBIT(A)
Gandipet, Hyderabad-500075

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 this 26th Feb, 2024
By and between:

Data Security Council of India (DSCI), is a corporate body with CIN U74120DL2008NPL182363, having registered office at Plot No.62, Basement Pocket- 2, Jasola, New Delhi South Delhi having its offices at different places and represented by the **Cybersecurity Center of Excellence, Hyderabad**, having its office at CTRLS Data Centres, 4th Floor, Pioneer Towers, Inorbit Mall Road, Hi-tech City, Hyderabad, Telangana, 500081, India hereinafter referred to as "CCoE" which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assignees and also referred as First Party,

And

Chaitanya Bharati Institute of Technology (CBIT), established in 1979, is the premier engineering institute in Telangana and Andhra Pradesh. It aims to provide quality engineering and management education to students, contributing to the country's economic growth plan. CBIT offers three-degree courses in engineering for 200 students and has become a dream destination for students, teaching communities, and corporates. Stringent Academic Standards, Industry compliant Teaching Methodology, Research Projects from Private and Public Sector Industries in Engineering and Management and Consultancy Practice, enabled the Institute to establish its Identity in the Technical Education and is Ranked No. 1 amongst the Private Engineering Colleges in both the Telugu Speaking States.

The CCoE and CBIT shall be hereafter individually referred to as 'Party' and collectively as 'Parties'. This MoU is executed by its authorized representatives, respectively.

Whereas CCoE is a joint initiative of DSCI and the Government of Telangana. The CCoE endeavors to build sustainable cybersecurity and privacy industry development by creating a conducive cybersecurity ecosystem that 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 secure and resilient cyberspace to fulfill 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, set up by NASSCOM®, committed to making cyberspace safe, secure, and trusted by establishing best practices, standards, and initiatives in cyber security and privacy.





Whereas CBIT, established in 1979, is the premier engineering institute in Telangana and Andhra Pradesh. It aims to provide quality engineering and management education to students, contributing to the country's economic growth plan. CBIT offers three-degree courses in engineering for 200 students and has become a dream destination for students, teaching communities, and corporates. Stringent Academic Standards, Industry compliant Teaching Methodology, Research Projects from Private and Public Sector Industries in Engineering and Management and Consultancy Practice, enabled the Institute to establish its Identity in the Technical Education and is Ranked No. 1 amongst the Private Engineering Colleges in both the Telugu Speaking States.

1. PURPOSE

The purpose of the MoU is to establish that CCoE and CBIT will jointly collaborate for the mutual benefit of both 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, Timelines, and Financial Commitment will be discussed and decided separately 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.

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 a 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 the 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 to enable the other party to seek a timely protective order or any other as appropriate relief. If such order or other relief cannot be obtained, the party is 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

- 4.1. This MoU is valid for a period of 5 years from the date of signing of the MoU. If further extensions are required, it shall be renewed by mutual consent of the parties in writing.
- 4.2. 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 in 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 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 the English language only. The Arbitration and Conciliation Act, 1996 and the rules thereunder or any statutory modification or reenactment thereto 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

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 the 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 refer 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 CCoE: Cybersecurity Centre of Excellence, DSCI, CTRLS Data Centres, 4th Floor, Pioneer Towers, Inorbit Mall Road, Hi-tech City, Hyderabad, Telangana, 500081	For CBIT: Osman Sagar Rd, Kokapet, Gandipet, Hyderabad, Telangana, 500075
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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. LIMITATION 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.

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. 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 the 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) there from or any incidental matter or in any way arising there from.

IN WITNESS WHEREOF, the parties hereto have caused this MoU to be signed in their respective names on this 26/2/24.

Cyber Security Centre of Excellence, Chaitanya Bharati Institute of Technology (CBIT)

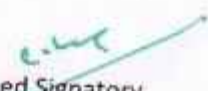


Authorized Signatory

Name: Dr. Sriram Birudavolu

Designation: Chief Executive Officer, CCoE

Date: 26/2/24



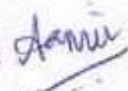
Authorized Signatory

Name: Prof. C.V. Narasimhulu

Designation: Principal, CBIT


Date: 26/2/24

Witnesses

Signature: 

Name: Abdul Rahim Aamir

Designation: Associate, CCoE

Signature: 

Name: Prof. M. SUBRAMANIAM

Designation: PROF & HOD
DEPT OF COMPUTER
ENGR & TECHNOLOGY

T. Choudhary
26/2/24
Dr. U. K. Choudhary 6
Prof. & Advisor (I&I)



**MEMORANDUM OF UNDERSTANDING
BETWEEN**



**CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY
GANDIPET, HYDERABAD**

AND

**MSN LABORATORIES PRIVATE LIMITED
HYDERABAD, TELANGANA**





తెలంగాణ తెలంగాణ TELANGANA

Tran Id: 240129173808928538
Date: 29 JAN 2024, 05:42 PM
Purchased By:
J KESHAVA RAO
S/o J. KURMA RAO
R/o KOTHAGUDA, KONDAPUR
For Whom
MSN LABORATORIES PRIVATE LIMITED

K. D. S. AZ 405065
KORNU BHASKARA RAO
LICENSED STAMP VENDOR
Lic. No. 1711013/2013
Ren.No. 1711014/2022
Patancheru
Ph 7981427068

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter referred to as "MoU") is made and executed on 29th day of January*2024 by and between

MSN LABORATORIES PRIVATE LIMITED, a Company incorporated under the Indian Laws, bearing CIN U24239TG2003PTC041583 having its registered office at MSN House, Plot No: C-24, Industrial Estate, Sanathnagar, Hyderabad – 500018, Telangana, India and its Corporate Office at MSN Corporate, H. No. 2-91/10 & 11/MSN, Whitefields, Kothaguda, Kondapur, Hyderabad 500 084, Telangana, India represented by its **Vice President- HR, Mr. Padmanabhan S** (hereinafter referred to as 'MSN') which expression shall unless repugnant to the context or meaning thereof be deemed to mean and include its subsidiaries, affiliates, successors and assigns of the First Party.

AND

CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY, Hyderabad, Telangana-500075 represented by its **Principal, C. V. Narasimhulu** (hereinafter referred to as "CBIT") which expression shall unless contrary to the meaning and context thereof mean and include its successors, representatives and permitted assigns) of the Second Party.

Within this MoU, both the parties are hereinafter individually referred to as "Party" and collectively referred to as "Parties" wherever the context so requires.



Preamble:

WHEREAS, MSN is well established Pharmaceutical Company having its own Manufacturing Units both Bulk Drugs, Bulk Intermediaries, Finished Dosage Formulation's besides having its own Research & Development Centers within the State of Telangana with its presence in both domestic and many international markets

WHEREAS, Chaitanya Bharathi Institute of Technology (CBIT), 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 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 has scaled great heights both nationally and internationally in Industry and Global Universities.

WHEREAS MSN aims at imparting training to its employees on Engineering Principles to enhance their knowledge, skills and employability in pharmaceutical related concepts which would be of help and support to them in working in the Industry.

WEHEREAS CBIT has approached MSN and stated that their College has an excellent faculty and well qualified & experienced teachers and Eminent educationalists having a reputed academic track record and has a state of art infrastructure of CBIT with well-organized and fully equipped laboratories and with a voluminous, ventilated library, and providing training on Engineering Principles for employees and provide them with practical and knowledge to enhance their skills to work in Pharma Industry.

WEHEREAS based on the representation of CBIT, MSN agreed to avail the services of CBIT for providing the Training on Engineering Principles for its employees.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL UNDERSTANDINGS AND COVENANTS HEREIN CONTAINED, THE PARTIES AGREE AS FOLLOWS:

1 PROGRAMMES AND OBLIGATION OF CBIT:

1. The Department of Chemical Engineering, CBIT has agreed to conduct "Engineering Principles -training program" (hereinafter referred to as "Program") to the MSN employees at its Campus at **CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY, Hyderabad, Telangana-500075.**



2. The Department of Chemical Engineering, CBIT has agreed to take the entire responsibility to conduct the said Program with its own teaching staff and providing access to the said students its library and the equipment during the said Program.
3. It shall be the sole responsibility of the Department of Chemical Engineering, CBIT in preparation of the Structure and Syllabi for Engineering Principles training program in mutual consultation with MSN, for the period of 45 days.
4. **Prof. M Mukunda Vani**, Chemical Engineering Department, CBIT is the Principal Investigator and **Mr. I Bala Krishna**, Assistant Professor, Chemical Engineering Department, CBIT is the Co- Principal Investigator for this consultancy activity.
5. MSN has agreed to fund the said program.
6. The MoU is applicable for the Program conducted by the Department of Chemical Engineering, CBIT for MSN for Engineering Principles -training program.
7. A Monitoring Committee will be constituted with members from both the parties. The committee will meet in the CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY, Hyderabad, Telangana-500075 at least once in 15 days to review the progress and suggest suitably for ensuring quality of the program

II PROGRAM FEE:

1. MSN shall pay CBIT, a consultancy fee for the proposed Program @ **Rs. 12,00,000/- (Rupees Twelve Lakhs only)** for a minimum term of 45 days of the said programme scattered in a year for 60 employees. GST will be paid by MSN as per the actuals (18%). Hence, the total consultancy fee including GST will be **Rs 14,16,000/- (Rupees fourteen lakh sixteen thousand only)**.
2. The Parties further agree that all other Taxes and Duties: like income tax and other duties, (if any) will be borne by CBIT.
3. All the payments will be made by MSN CBIT through Cheque/RTGS/NEFT before the commencement of each batch.

III CONFIDENTIAL INFORMATION

1. Where MSN and CBIT share sensitive, confidential information and material which are classified/patented/copyrighted and marked as confidential by either Party, the same should neither be shared nor be used for any other purpose other than for the program for which this MoU is entered, without express written permission from the other Party. Whereas material and information with rights of the third party are used, the same can only be used by either Party with express permission from the right holder.

2. CBIT shall neither disclose the details set out herein in any journal, magazine or publication or other medium nor otherwise use MSN name in any of its advertising material without MSN prior written consent which may be given or withheld at MSN sole discretion.
3. Such obligation of the CBIT not to disclose MSN confidential information shall survive termination of this MoU

IV INTELLECTUAL PROPERTY RIGHTS:

1. The CBIT asserts that no third-party intellectual property rights shall be violated in rendering the activities herein.
2. All intellectual property rights in and over the material, developments, information etc. that are provided by CBIT to MSN as a part of the activities herein including its advice, ideas, concept, content, materials shall jointly vest with CBIT and MSN shall have unlimited, royalty free exclusive worldwide rights to exploit the same in perpetuity throughout the world.

V UNDERTAKING:

1. The CBIT shall undertake, defend and hold good MSN and its affiliates, employees and officers for without limitation (a) any breach, any representations and warranties of the CBIT as agreed under this MoU; and (b) any third-party actions/ claims brought against MSN for any breach, violations, infringement of any applicable laws, infringement of third-party intellectual property rights or otherwise.
2. Except for making the payment of **Rs. 12,00,000/- (Rupees Twelve Lakhs only) + GST charges** per batch of 60 employees, MSN shall not be liable for making any payment of whatsoever nature to CBIT.

VI LIMITATION OF LIABILITY:

1. Notwithstanding anything contrary contained herein, in no event will MSN be liable for any loss of profits, loss of use, business interruption, loss of data, cost of cover or indirect, special, incidental or consequential or exemplary damages whether foreseeable or not, that are in any way related to this MoU, its breach or termination whether arising out of contract, tort or otherwise arising out of the activities hereunder, including negligence, irrespective of whether MSN has advised CBIT of the possibility of such damages or not.
2. The liability of MSN under this MoU is limited to the extent of the fee agreed to be paid under this MoU. However, during the training program any damages to the property, physical infrastructure, laboratory equipment etc.

VII TERM AND TERMINATION:

1. The term of this MoU shall be for a period of 45 days from the day of course commencement. This MoU shall be extended upon mutual consent of both the Parties in writing.



VIII Effects of Termination: Upon termination of this MoU:

1. Both the Parties shall reconcile their accounts and determine the amounts to be settled.
2. Upon termination, the CBIT shall cease to use all the information material (if any) in possession and shall forthwith promptly return all materials, information and data, including any material, access cards, devices, information, documentation etc., and all other properties within 7 (seven) days and if necessary certify the same in writing.

IX GOVERNING LAW AND DISPUTE RESOLUTION:

1. This MoU shall be governed by the laws of India and shall be subject to the exclusive jurisdiction of the courts situated at Ranga Reddy
2. Any dispute, difference or question at any time arising between the Parties hereto as to the constructions, meaning, validity or effect of this MoU or any clause, matter or thing herein contained or the rights and liabilities of the Parties hereunder, which the Parties are unable to resolve amicably shall be referred to the courts having exclusive jurisdiction at Ranga Reddy.

X. FORCE MAJEURE:

1. Neither Party shall be held responsible for non-fulfilment of their respective obligations under this MoU due to the exigency of one or more of the Force Majeure event such as but not limited to acts of God, war, flood, earthquakes, strikes, lockouts, epidemics, riots, civil commotion, etc.
2. Provided on the occurrence and cessation of any such event the Party effected thereby shall give a notice in writing to other Party within one month of such occurrence or cessation. If force majeure continues beyond six months, the Parties shall jointly and amicably decide about the future course of action to be taken. In these circumstances, this MoU may be terminated immediately without penalty by written notice from one Party to the other.

MOU also includes the following benefits:

1. To provide opportunities for staff and students to use expertise and facilities available in both the organizations through training of students/ staff and through exchange of thoughts by brain storming sessions/seminars/workshops and meetings.
2. To support the exchange of academic, research and training material.
3. To share experiences and expertise concerning institute administration and management.
4. To encourage any other activities that both the institutions agree to be of mutual benefit.
5. MSN and CBIT will jointly submit research proposals of mutual interests to international research institutions for funding.
6. MSN will facilitate sponsorship programs for research collaboration for CBIT faculty



members, researchers and students.

7. MSN and CBIT will develop a mechanism for developing technology transfer under the provision of Intellectual Property Rights. Any joint research outcome will be jointly patented and outcome of the patent will be jointly shared in mutually agreed proportions through signing a separate mutual agreement. This will be governed by the IPR policies of CBIT University.
8. Any other research / collaborative activities such as seminar, workshops, consultancy, development of research data & facilities in the area of chemical engineering for mutual benefit.

XI MISCELLANEOUS:

1. No modifications / amendments to this MoU shall be valid and effective unless made in writing and signed by both the Parties.
2. CBIT shall not use the name of MSN in any of its admission brochures or in any advertisement without the prior consent of MSN in writing.
3. All notices and other communications required to be served on the Parties under this MoU shall be considered to be served if the same shall have been delivered to, left with or posted by registered mail to the Parties at its last known address of business.
4. CBIT acknowledges that MSN follows its Code of Business Conduct and Ethics Ombudsperson procedure while doing business and values those who adhere to the same.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE AGREED TO SIGN THE MoU ON THE DAY NAMED FIRST ABOVE.

For and on behalf of MSN Laboratories Private Limited	For and on behalf of CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY
Signature:  Name: Padmanabhan S Title: Vice President- HR	Signature:  Name: C. V. Narasimhulu Title : Principal
Witness Signature:  Name: K.L.N. Murthy Title: Senior General Manager - HR	Witness: Signature:  Name: Dr. M. Mukunda Vani Title: Head of Chemical Engg Dept., CBIT
Date and Place	Date and Place

ANNEXURE 1

Terms and conditions:

- The Department of Chemical Engineering, CBIT shall share the attendance report of the candidates weekly.
- The Department of Chemical Engineering, CBIT shall work towards personal grooming of the individual and shall bring it into notice of MSN representative if any disciplinary issue is surfaced.
- CBIT Infrastructure like: classrooms, cleaning, washrooms, furniture, washrooms shall be well maintained.
- All the institute rules related to attire, discipline & conduct are applicable to MSN candidates.
- No holidays except Sunday are to be there. Any festive holiday shall be compensated with any other working day with mutual consent.
- The Department of Chemical Engineering, CBIT shall share the timetable for proper coverage of subjects and topics.
- Assignments and classroom exams shall be conducted.
- Meals and Snacks shall be arranged by CBIT on payment and prepared and served in Hygienic manner.





CBI-Tech Launches Certificate Course in API Manufacturing Chemistry



DECCAN NEWS SERVICE

■ HYDERABAD

The Chemical Engineering Department at Chaitanya Bharathi Institute of Technology inaugurated a two-year Certificate course on "API Manufacturing Chemistry and Engineering Technology" today. Tailored for 60 Production department Executives of MSN Laboratories Pvt. Ltd.,

Hyderabad, the course aims to enhance their chemical engineering knowledge for the Pharma sector. Hands-on sessions will facilitate both personal and professional development. Dr. Manne Satyanarayana Reddy, Founder, Chairman, and Managing Director of MSN Group of Companies, envisioned this course to enrich employee knowledge. Principal Dr. C.V.

Narsimhulu commended the initiative, especially on National Technology Day, aligning with this year's theme "School to Startups – Igniting Young Minds to Innovate." MSN Laboratories' leadership team, including Dr. N.N.V. Subba Rao, Sri. S. Padmanabhan, and Sri. K. Lakshmi Narasimha Murthy, was honored for their contributions to the Pharma sector.







Memorandum of Understanding

between

**Chaitanya Bharathi Institute of Technology
(CBIT), Hyderabad**



and

**National Institute for Micro, Small and
Medium Enterprises (ni-msme), Hyderabad**





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Tran Id: 231227111827244658
Date: 27 DEC 2023, 11:23 AM
Purchased By:
DR. UMAKANTA CHOUDHURY
S/o LATE. R C KHUNTRIA
R/c HYD
For Whom
CHAITANYA BHARATHI INSTITUTE OF TECHNOLOGY, GANDIPET, HYD

AZ 710298
A. RAVINDER
LICENSED STAMP VENDOR
Lic. No. 15-25-001/2007
Ren.No. 15-25-020/2022
Plot No .02, Manchirevula 'X'
Road Gandipet (M), R.R.
District,
Ph 9603838098

This Agreement is entered into at Hyderabad on this First day of January, 2024 by and between:

National Institute for Micro, Small and Medium Enterprises (hereinafter referred to as **ni-msme**), an organisation under the Ministry of Micro, Small and Medium Enterprises, Government of India, having its registered office at Yousufguda, Hyderabad-500 045 represented by its Authorised Signatory The Assistant Registrar on behalf of National Institute for MSME (ni-msme), hereafter referred to as "ni-msme", which term shall mean and include its successors, administrators, executors and assignees known as the First Party.

AND

Chaitanya Bharathi Institute of Technology, Hyderabad (hereinafter referred to as **CBIT**), the Premier Engineering Institute in the States of Telangana and Andhra Pradesh, having its registered office at Gandipet, Hyderabad 500 075 represented by its Principal, which term shall mean and include its successors, administrators, executors and assignees known as the Second Party.





Whereas **ni-msme** is an autonomous registered society under the Ministry of Micro, Small and Medium Enterprises, Government of India for undertaking Training, Research, Consultancy and Information functions in the MSME Sector. **ni-msme** has been rendering service for the growth and development of MSMEs in the country as well as in the developing countries for the past 60 years.

Whereas, **Chaitanya Bharathi Institute of Technology** was established in the Year 1979 and is esteemed as the Premier Engineering Institute in the States of Telangana and Andhra Pradesh. It 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 as an Institution that is a Leader and an Innovator in the Ecosystem of Engineering Higher Education and Management. 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. CBIT 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 be availed by start-ups, Innovators, MSME Industries in Hyderabad to develop new products/process and software required by the customers and the society. **CBIT** is affiliated to **Osmania University, Hyderabad**.

T. Chowdhury



U.V.



[Signature]

NOW BOTH THE PARTIES AGREE TO COLLABORATE WITH EACH OTHER AND REDUCE IN WRITING THE TERMS AND CONDITIONS OF THIS AGREEMENT AS INDICATED HEREINUNDER:

1. Objective of the Work

The **ni-msme** and **CBIT**, through this MoU agree to undertake Research, Training and Consultancy activities for development of MSME sector and extend their mutual co-operation in furtherance of the objective to support student entrepreneurs to co-create ecosystems that enable them to live up to their full economic potential and provide business development services for Entrepreneurs

2. Scope of Work

1. To undertake R&D activities involving Industry, Academia & Student Community
2. To conduct workshops/ conferences on latest technologies and management practices
3. To take initiatives in the area of Circular Economy
4. To conduct Management Development Programmes and Executive Development Programmes for officials & faculty in various facets of MSME Promotion and Development
5. To provide Project Management Consultancy Services for MSMEs and clusters
6. To undertake research/impact studies on MSME Sector
7. To conduct seminars/ workshops along with Industries Department on Sectoral Innovations

3. Role and responsibilities of CBIT

1. The CBIT will support **ni-msme** in identification of need based training programmes for faculty of Engineering Colleges
2. The CBIT will facilitate **ni-msme** by providing support to take up various activities related to research, training and consultancy.
3. The CBIT will support **ni-msme** in submission of proposals to various Ministries, Departments and other agencies for undertaking consulting assignments.
4. The CBIT will support and associate with **ni-msme** in identification of potential institutions and their requirements to establish incubation centers

4. Role and responsibilities of ni-msme

1. **ni-msme** involving CBIT conducts training programmes for the officials, Entrepreneurs, Faculty and Farmers on innovation, Entrepreneurship and Cluster Development
2. **ni-msme** helps CBIT in networking with MSMEs, Government Departments, Associations, Consultants, NGOs and other common interest groups.

T. chowly



C. V.

3. **ni-msme** involving CBIT conducts Management Development Programmes and Executive Development Programmes for the benefit of Entrepreneurs and Faculty
4. **ni-msme** help incubation centers and clusters in identifying and deploying Business Development Service Providers
5. **ni-msme** involving CBIT conducts seminars/ workshops on Sectoral Innovations

5. Budget & Revenue

As the budget of each assignment varies, **ni-msme** will finalize the budget and revenue in consultation with the Principal, CBIT.

6. Force Majeure

Neither party shall be held responsible for non-fulfillment of their respective obligations under this agreement due to the exigency of one or more of the force majeure events such as but not limited to acts of God, war, floods, earthquakes, strikes, lockouts, epidemics, riot, civil commotion, etc. provided on the occurrence and cessation of any such events, the party affected thereby shall give a notice in writing to the other party within one week of such occurrence or cessation. If the force majeure condition continues beyond six months, the parties shall then mutually decide about the future course of action.

7. Dispute redressal

In case of any dispute arising in implementation of the agreement, the matter shall be referred to the Principal, CBIT. The Principal, CBIT will resolve the dispute in consultation with the Director General, **ni-msme**. However, decision of the Director General, **ni-msme** shall be final and binding on both the parties.

8. Intellectual Property Rights

The Parties acknowledge that nothing in this MoU shall be construed as granting either Party any rights in the intellectual property and/or goodwill of the other. Ownership of research findings and intellectual property arising from the collaborative studies or researches shall be decided upon case-to-case basis through mutual agreement.

9. Validity of Agreement

The Agreement shall be in operation for a period of **12 months** initially with effect from the date as set out. This agreement shall come into force with effect from the date of signing. During the tenure of the agreement parties hereto can terminate the agreement for violation of any of the clauses of agreement by mutual consultation. Each party is entitled to terminate the agreement without assigning any reason(s) by giving one month notice in writing.

10. Relationship Between the Parties

This Agreement does not create any relationship between the parties of employer-employee or principal and agent or partnership.

Nothing shall be deemed to constitute a joint venture partnership or formal business organization of any kind between the parties or so to constitute either party as the agent of the other.

11. Renewal/Extension

Renewal/extension of the agreement shall be considered upon review of the performance and as mutually agreed upon in writing.

This Agreement is signed by both the parties on date and place as mentioned hereinbefore.


Principal
Chaitanya Bharathi Institute of Technology,
Hyderabad

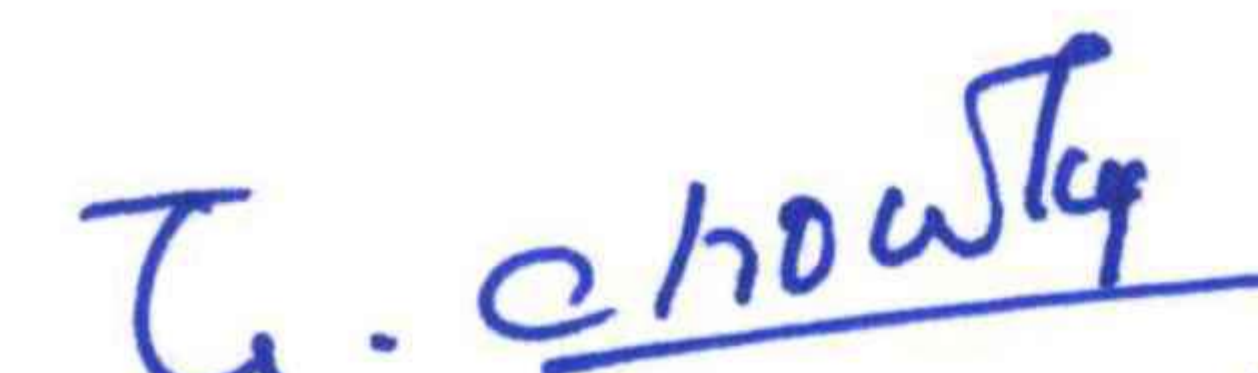

Principal
Chaitanya Bharathi Institute of Technology,
Gandipet, Hyderabad-500 075.






Assistant Registrar
National Institute for MSME
Hyderabad



Witness:

1. 
(Dr. U. N. Choudhury)
2. 
(Dr. M. Balakrishna Reddy)

Witness:

1. 
(K. Surya Prakash Goud)
FM (SED)
2. 
(K. Ramaswara Rao)
ni-msme.