

महाराष्ट्र MAHARASHTRA

2021

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एक सौ रुपया ज्योनी मुद्रांक खरेदी केला आहे त्यांनी त्याच कारणासाठी
नोंद घ्यावी ६ महिन्यांच्या आत वापर करावयाचा आहे.

दस्तावाप्रकार/ अनुच्छेद क्रमांक : फक्त प्रतिज्ञापत्रासाठी

दस्तावाची किंमत आहेत का : -----

नोंदणी होणार असल्यास मुख्य निबंधक कार्यालयाचे नाव :-----

मिळकतीचे वर्णन :-----

पोवदला रकम : Aissme COE pune

मुद्रांक विकत घेणाऱ्याचे नाव व पत्ता :-----

दुसऱ्या पक्षकाराचे नाव : Nighot

हस्त असल्यास नाव व पत्ता :-----

मुद्रांक शल्क रकम : 100

मुद्रांक विक्री नोंद वही अनु.क्रमांक : 7422 दि. 2-2-OCT-2021

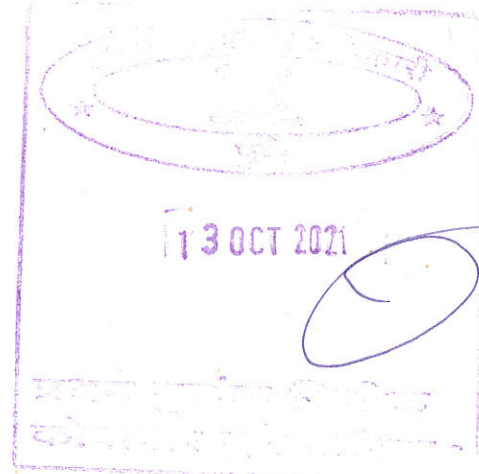
मुद्रांक विकत घेणाऱ्याची सही : Dade

अद्वयानाधारक मुद्रांक विक्रेत्याची सही/पत्ता/

पसवना कमांक

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The Pune Lawyers Consumer's
Co-op Society Ltd., Pune-5
LIC. No. 2201111



Memorandum of Understanding

Between



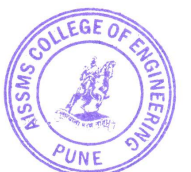
Centre for Materials for Electronics Technology
(C-MET), Pune

and

All India Shri Shivaji Memorial Society's

College of Engineering, Pune - 411 001.

Bhaat Kaaloy



Memorandum of Understanding between
CENTRE FOR MATERIALS FOR ELECTRONICS TECHNOLOGY (C-MET), Pune
and
All India Shri Shivaji Memorial Society's
College of Engineering, Pune – 411 001

This Memorandum of Understanding (herein after referred to as MOU) is made on this **7th** day of **November 2022**.

Between

The **Centre for Materials for Electronics Technology**, an autonomous scientific society Under Ministry of Electronics and Information Technology, Government of India, (hereafter referred as **“C-MET”**) having its registered headquarters at Panchawati, off Pashan Road, Pune-411 008, Pune, India, as **Party of First Part**,

And

All India Shri Shivaji Memorial Society's, College of Engineering, Pune – 411 001 (an Company / Trust / Society / Institute registered under XXI of 1860 Act), (No. 3238 of 1955-1956) having its registered office at 1, Kennedy Road, Pune – 411 001, hereafter referred as **“AISSMSCOE”**, on the **other part as partners for MOU**.

Whereas both C-MET and M/s AISSMS COE, (herein after called 'Parties') desire to carry out programs for promoting 'Research Activities, hereafter referred to as **“Programs”**, jointly with the diligence and efficiency as desired within this MOU in conformity with appropriate administrative, financial and educational practices and implement all such plans and activities and reforms as required for the Program.

WHEREAS the C-MET and AISSMS COE agree to carry out 'R&D Interactive programs', the parties agree to enter into this MOU with the terms as follows.



1.0. OBJECTIVES OF 'R & D INTERACTIVE PROGRAM'

The major objectives of both the parties agreeing under this MOU are:

- 1.1. To promote Research interaction between both parties **in the area / subject** Science and Technology.
- 1.2. To Facilitate academic and research interactions among duly authorized officials of both parties and associates for innovation and research development in the field of fundamental science and various Engineering programs such as Chemical, Mechanical, Electrical and Electronics and Telecommunication etc.
- 1.3. To Increase the relevance of the academic research and consultancy in the research and product development initiatives at C-MET and AISSMS COE.
- 1.4. To collaborate / to promote sharing and exchanging information between both parties for mutual benefit and knowledge enhancement.
- 1.5. To conduct joint/collaborative research and consultancy programs to develop technology for applications for commercial and strategic sectors.
- 1.6. To Integrate Industry, academic institutions interested in the development of research activities/Work to come on a single platform.

2.0. IMPLEMENTATION AND MONITORING

For implementation and monitoring of the program, both parties to MOU, C-MET and AISSMS COE also hereby agree that:

- 2.1 Both the parties shall constitute a **Coordination Committee** by nominating Officials from C-MET & AISSMS COE as its nominated members. The R & D Programs shall be implemented by a Coordination Committee.
- 2.2 It is further agreed by and between the parties that, the IPR that arise out of joint R & D Programs of C-MET and AISSMS COE, and, that has been developed by joint efforts will be held jointly based on



separate mutually agreed terms and conditions. Whereas the IPR that arise out of the work solely carried out in or by either party will be that of that specific party to this MOU.

- 2.3 It is further agreed by and between the parties that, unless explicitly agreed otherwise, each Party shall undertake and continue at its expense the timely prosecution and maintenance of all resulting IPRs which are solely owned by that Specific Party.
- 2.4 It is further agreed by and between the parties that, any material transacted between C-MET and AISSMS COE during any Program under this MOU shall be used only for scientific research purpose. THE MATERIALS SHALL NOT BE USED IN HUMANS OR IN ANIMALS.
- 2.5 It is further agreed by and between the parties that, both will act as an integration partner to get Academic Institutions, Industry associates to exchange their outcomes and develop technology.
- 2.6 It is further agreed by and between the parties that, Notwithstanding this MOU, C-MET and AISSMS COE will sign separate agreements / MOU for specific projects/programs with Academic Institutions and Industry associates to reach the goals of making a better association to reach the user.

3.0. NON-DISCLOSURE OF CONFIDENTIAL INFORMATION

- 3.1 C-MET and AISSMS COEP also agree that during the tenure of this MOU both parties undertake on their behalf and on behalf of their contractors / subcontractors/ employees/ representatives / associates to maintain strict confidentiality and prevent disclosure thereof, of all the information and data exchanged / generated pertaining to R & D work under this MOU for any purposes other than in accordance with this MOU and they will abide by the non-disclosure of any confidential information exchanged during these R & D Programs.
- 3.2 C-MET/AISSMS COE shall not release / disclose the Materials to any other person or entity and shall ensure that no one will be allowed to take or send the Materials to any other location, unless written



permission is obtained in advance from C-MET/AISSMS COE respectively.

- 3.3 It is also agreed further by and between the parties that, to ensure confidentiality, parties will enter into a separate detailed Non – Discloser agreement.

4.0 FINANCE

Regarding the financial arrangements during the Project implementation, both the parties to MOU, C-MET and AISSMS COE further agree to:

- 4.1 That, both the parties shall submit joint collaborative projects along with associates specifying clearly on their area of activities and their budget requirements, to any government or private funding agencies for financial assistance including that for capital/revenue expenditure.
- 4.2 That, apart from the above, both the parties will engage services of their employees for the Program as envisaged in the project proposal. Both the parties will be responsible for selection, salaries, statutory obligations vis – a – vis their employees / personnel for the execution of R & D work or any other activity under this MOU. No party will be responsible for any payment, demand, compensation or claim of any nature whatsoever of any such employee / personnel of the other party.
- 4.3 That, all expenses in connection with implementation and monitoring such as TA/DA, boarding/lodging and conveyance of officers / staff will be borne by the respective parties through project funds under the respective heads or from the core funds of the respective party.

5.0. INDEMNITY

It is further agreed by and between the parties that, both the parties hereby indemnify and shall keep indemnified and protected the other party and their respective officers and employees from and against any claims or actions arising out of or in any way relating to the provision and implementation of the Program as per this MOU.



6.0 INTELLECTUAL PROPERTY RIGHTS

It is further agreed by and between the parties that, right of the IPR generated under this MoU will be shared between parties based on the proportion of financial share.

7.0. DURATION

It is agreed by and between the parties that, this MOU will be valid and remain in force for a period of FIVE years from the date of signing of this MOU or till THREE years after the completion of any joint project undertaken under this MOU, whichever is later. This MOU period can be extended for further period if necessary, in writing and by mutual consent.

8.0. TERMINATION

It is further agreed by and between the parties that, either party of this MOU has the right to terminate this MOU by giving ninety days written notice to the other party.

9.0 AMENDMENT

It is further agreed by and between the parties that, this Agreement shall be the sole repository of the terms agreed to between the parties and no amendment thereof shall take effect and be binding unless such amendment is recorded in writing and signed by both the parties.

10.0 NOTICES

10.1 That the parties agree and confirm that, any notice and other communications required to be served on First Party under the terms of this agreement, shall be considered as duly served if the same shall have been delivered to or left with or posted by registered mail to The Director, Centre for Materials for Electronics Technology (C-MET), Panchawati, off Pashan Road, Pune-411008 OR its last known address of business.



10.2 That the parties agree and confirm that, any notice and other communications required to be served on Second Party under the terms of this MOU, shall be considered to be duly served if the same shall have been delivered to or left with or posted by registered mail to Second Party, The Hon. Secretary/ Principal, AISSMS COE Pune OR its last known address of business.

11.0 Force Majeure

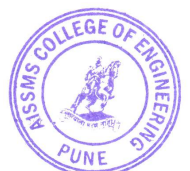
That the parties agree and confirm that, for the purpose of this agreement, force majeure means an event which is beyond the reasonable control of either party, and which makes a parties performance regarding its obligations hereunder impossible or so impracticable as reasonably, to be considered impossible in the circumstances and includes, but is not limited to war, riots, civil disorder, earthquake, fire, explosion, storm, flood, and other adverse weather conditions, strikes, lockouts or other similar action which are not within the power and control of the party, invoking force majeure' to prevent confiscation or any other action by the other party.

The failure of either party to fulfill any of its obligations hereunder shall not be considered to be breach of, or default under this Agreement in so far as such - inability arises from an event of force majeure, provided that the party affected by such event should take all reasonable precautions due care and reasonable alternative measures to the satisfaction of the other party, all with the objectives of carrying out the terms and conditions of this agreement.

In the event of a force majeure, the First Party and Second Party shall consult with each other, with a view to agreeing on appropriate measures to be taken under the circumstances.

12.0 ARBITRATION

It is further agreed by and between the parties that,



- 12.1 In the event of any dispute or differences arising out of or in connection with existence, validity, interpretation, extension, performance and termination of MOU, the same shall be settled amicably by mutual consultations or through the good offices of C-MET and AISSMS COE. If such resolution is not possible, then the unresolved dispute or differences shall be referred to Arbitration.
- 12.2 The Arbitration shall be conducted in India in accordance with the rules and procedures of the Indian Arbitration and Conciliation Act of 1996 or any enactment or modification thereof. The sole Arbitrator shall be the Secretary, Ministry of Electronics and Information Technology (MEIT), New Delhi-110003.
- 12.3 The venue of arbitration proceedings shall be India at New Delhi and shall be conducted in the English language. The decision of the sole Arbitrator shall be final and binding upon both the parties and the expenses of the arbitration shall be paid as may be determined by the Arbitrator.
- 12.4 Parties to this MOU shall continue to Perform their part under this understanding during arbitration proceedings and no payment dues or payable by any of the party to this MOU shall be withheld unless any such payment forms part of the subject matter of arbitration proceedings.

13.0. JURISDICTION

In the event of any dispute arising out of this MOU, the parties agree that the courts of Pune jurisdiction, Maharashtra only have jurisdiction and will be after arbitration at DG, C-MET.

Both the parties of this MOU agree to act in good faith and in a spirit of mutual understanding and accommodation to facilitate the achievement of goals set under the Program.



IN WITNESS WHEREOF the parties here to have caused this MOU to be signed in their respective names as on this 7th day of **November 2022**.

Dr Bharat B Kale
Director General
for and on Behalf
Centre for Materials
for Electronics Technology,

Shri Malojiraje Chhatrapati
Honorary secretary
for and on Behalf
AISSMS COE Pune

Dr D S Bormane, Principal
for and on Behalf
AISSMS COE Pune

Place : Pune

Date : November 7th, 2022

Witness:

1. Dr Milind Y Kulkarni
Scientitst E,
C-MET, Pune

2. Dr Sunit B Rane
Scientitst E,
C-MET, Pune

3. Dr Sudhir S Arbuj
Scientitst B,
C-MET, Pune

4. Dr Deepak V Nighot
Associate Professor,
Head of Department,
First Year Engineering,
AISSMS College of Engineering,
Pune 411 001

5. Dr Dinesh Y Dhande
Professor,
Dept. of Mechanical Engineering,
AISSMS College of Engineering,
Pune 411 001

