



CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY

Criteria 3

Research, Innovations and Extension

Metric 3.7.2	Number of functional MoUs with institutions/industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research during the last five years
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Supporting Documents

1	E-copies of MoU's & MoU Activity Reports (Year : 2019-20)
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Faculty of Technology & Engineering

**MEMORANDUM OF UNDERSTANDING FOR COLLABORATION BETWEEN
CHAROTAR UNIVERSITY OF SCIENCE & TECHNOLOGY (INDIA) AND
MILITARY COLLEGE OF TELECOMMUNICATION ENGINEERING, MHOW (MP)**

This Memorandum of Understanding (MoU) is entered into by and between the Charotar University of Science & Technology (CHARUSAT), Changa, Gujarat and Military College of Telecommunication Engineering (MCTE), Mhow (Indore), Madhya Pradesh on 19th day of November 2019 (the "Effective Date"). They agree that cooperation in research collaborations, student and faculty exchanges would be mutually beneficial to both collaborating parties, each a "Party" and together, the "Parties."

The Memorandum of Understanding (MOU) establishes the following:

1. OBJECTIVE OF THE MOU:

To establish a mutually beneficial relationship built on academic, research and scientific cooperation. Areas of mutual benefit between the Charotar University of Science & Technology (CHARUSAT) and Military College of Telecommunication Engineering (MCTE) include, the exchange of faculty professors, researchers, students internship, publications, academic programs and research projects.

This Memorandum is a master agreement and indicates the areas for building relationships between the Parties. It is not intended to contain any specific information regarding the terms and conditions of any intended or anticipated programs and activities between the Parties and specifically excludes the grant of any benefit to, or the imposition of any obligation on, any Party.

2. GOALS & FORMS OF COLLABORATIONS FOR VARIOUS PROGRAMS AND ACTIVITIES:

The signing institutions agree to explore an opportunity, as appropriate, for the following activities towards the completion of the objective of this MOU. The Parties anticipate that such activities may include any or all of the following:

- Exchange of staff with the objective of offering courses and other such initiatives mutually agreed primarily in the field of Artificial Intelligence;
- Students internship;
- Collaborative research and other similar research initiatives like joint Publications Exchange of documentation/Research materials/Publications and information in fields of mutual interest;
- Development, organization and hosting of joint academic and cultural symposia, conferences, workshops and meetings;
- Exchange of information, advice and assistance relating to the areas of mutual interest;
- Other activities of mutual benefit for the Parties.

Each program and activity meeting these criteria shall be evidenced in a separate written agreement, executed by a duly authorized representative of each Party and shall describe all the terms and conditions relating to the program or activity and its implementation, including all financial obligations.

3. VALIDITY, RENEWAL AND TERMINATION OF MOU:

- This Memorandum of Understanding shall come into effect on approval from the Governing Bodies of both the University. Changes, Renewals and Modifications to this Memorandum shall be made by mutual consent between both Institutions.
- This Memorandum shall become effective as on date of signing and shall be valid for two years. Either party may terminate this Memorandum at any time upon giving at least One Month Notice.
- If, at the expiration of the initial or any subsequent renewal term, the Parties do not agree to renew this Memorandum, or upon the early termination of this Memorandum, all of the then current programs and activities shall be terminated as soon as reasonably practicable and upon terms agreed to between the Parties. All separate agreements evidencing such programs and activities shall continue in full force and effect until the cessation of the program or activity in accordance with the terms and conditions agreed to between the Parties.

4. MISCELLANEOUS:

- This Memorandum of Understanding does not restrict either Party from engaging in the same or similar activities with any other institutions.
- This MOU benefits only the Parties and their permitted assignees.
- This MOU may only be amended upon approval of both Parties.
- The relationship created between the Parties pursuant to this Memorandum of Understanding is that of independent contractor. Neither Party has the authority or right to act on behalf of the other Party or to bind the other Party.

The Parties have executed this Memorandum of Understanding by their authorized representatives.

University: Charotar University of Science & Technology

Name:  Dr. Devang Joshi

Registrar

Charotar University of Science
and Technology, CHARUSAT Campus,
Changa, Anand Gujarat (INDIA) 388 421
Ph: +91-2697-265021/11

Witness: 

Prof (Dr) Amit Ganatra

Dean, Faculty of Tech Engg
Principal, DEPSTAR
CHARUSAT, Changa
Nadiad, Gujarat

University/ Institution: Military College of Telecommunication Engineering, Mhow (MP)

Name: 

Brigadier KGA Kamal Dev

Commander प्रिगेडियर

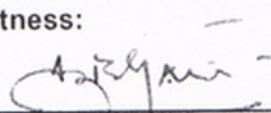
Faculty of Comm Engg

MCTE, Mhow-453441 (MP)

Commander

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FCE, MCTE, Mhow

Witness: 

Lieutenant Colonel Anant Bhatt

Officer in Charge

Centre of Excellence - AI

FCE, MCTE Mhow-453441 (MP)



MEMORANDUM OF UNDERSTANDING

BETWEEN

**FACULTY OF TECHNOLOGY AND ENGINEERING (FTE),
CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY- CHARUSAT**

AND

A V FORGING

This Memorandum of Understanding is made on the 19th day of January 2020 at Changa,
BETWEEN:

- (a) Faculty of Technology and Engineering (FTE) of Charotar University of Science and Technology (CHARUSAT), situated at Changa, having address at CHARUSAT Campus, Changa, Taluka Petlad, District Anand, Gujarat, India-388 421 formed under Gujarat State Act No.8 of 2009, Government of Gujarat and has empowered to award degrees by UGC u/s.22 of UGC Act, 1956 (hereinafter referred to as "**CHARUSAT University**" which expression shall where the context so admits include its successors and permitted assignees).

AND

A V Forging is a company, located in Plot No – I-65, Phase IV, GIDC, Vithal Udyog Nagar, Anand, Gujarat, India - 388121. The company is established in 2006. A V Forging has made a name for itself in the list of top suppliers of Aluminium Flange, Non Ferrous Metal Casting in India.

WHEREAS both the parties have the intentions to provide training, internship, project work and dissertation work for students in the field of Mechanical Engineering.

NOW it is mutually agreed by and between the parties as under:

1. **Objectives**

This MoU reflects the participants' intentions to collaborate in specific activities set out herein under pertaining to the field of Mechanical Engineering. The objective of this agreement is to strengthen the relation between industry and academia for quality education in the relevant disciplines as well as solving industry problems by delivery or sharing of expertise.

2. **Responsibilities of the parties under this MoU**

Now, therefore, in consideration of the objectives contained herein, the parties hereby agree as under:

The CHARUSAT University undertakes responsibility as follows:

1. The Mechanical Engineering Department of Chandubhai S Patel Institute of Technology, (CSPIT), a constituent institute of CHARUSAT shall identify the deserving human resources (Faculties and students) for projects to be undertaken for A V Forging.
2. The CSPIT shall ensure that data/information provided by A V Forging shall be effectively used for the benefit of project execution purpose only.
3. The CSPIT shall observe the A V Forging policies with regard to training, Internship, placement of the students and future collaboration.
4. The CSPIT shall provide technical support to A V Forging for research and development.

The A V Forging undertakes responsibility as follows:

1. A V Forging shall provide required data/information to implement the projects to be undertaken by CHARUSAT.
2. A V Forging shall facilitate students and faculty and students of the institute at its location for field visit, interaction and training.

3. A V Forging shall give opportunity to the faculty and students to intern, take training and interact with various departments of the company in order to impart exposure to professional working environment, current trends, etc.
4. A V Forging shall allow to use its name and emblem for all communications of CHARUSAT to the extent that it is used for information of students and general public and for no commercial gains.

3. **Procedures for activities**

CHARUSAT University and A V Forging shall encourage interaction for Research and Development collaboration by their representative/s through following activities:

- (a) Conducting joint research and development projects;
- (b) Cooperation in individual projects;
- (c) Search for opportunities to collaborate in the future.

4. **Intellectual Property Rights (IPR)**

- (a) Rights (IPR) concerning outcomes, resulting from research projects or work funded by CHARUSAT University shall be subject to the applicable CHARUSAT University rules on IPRs.
- (b) Rights (IPR) concerning outcomes, resulting from research projects or work funded by A V Forging shall be subject to the applicable provisions in the A V Forging's rules.
- (c) In case where Intellectual Property Rights are generated based on inputs from both the parties, there will be a Joint ownership. In such case the generating parties will in good faith endeavor to establish a Joint Ownership Agreement with regards to allocation and terms of exercising joint ownership taking into relevant provisions on IPR. In case of conflicts arising between parties involved, an amicable solution will be sought by submitting the case before an appropriate committee having representation from both parties and chaired by the Provost of CHARUSAT.

5. Confidentiality

Each party shall keep confidential and not use for any other purpose not contemplated hereunder, all proprietary information disclosed by the other party, directly or indirectly. Any discoveries, inventions or know-how resulting from the project shall be kept confidential for a period of **three** years from the date of termination of this agreement, except as authorized in writing by the other party or provided herein.

6. Financial obligation

Financial arrangement for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the parties.

7. Miscellaneous

(a) Exclusivity

The parties agree that this memorandum does not confer any exclusivity regarding activities covered by this memorandum and they may collaborate on similar activities with other parties.

(b) Commencement and duration

This memorandum shall operate as from the date of signature thereof ("19th January 2020") and shall remain binding for a period of 3 years, unless terminated prior thereto by mutual written consent between the parties. This MoU may, after expiry thereof, be renewed by the consent of both the parties in accordance of the terms and conditions of this agreement.

(c) Indemnification

Each party shall indemnify, defend and hold harmless the other party from and against any and all claims, demands, liabilities, settlements, damages, costs and expenses including reasonable attorney's fees and expenses, arising out of, or in any way connected with, any default, breach or negligent non-performance of this MoU or any negligent act or omission on the part of indemnifying party, its agents and employees arising out of this conduct. Each party shall provide prompt written notification to the other party in the event an indemnified claim arises. The indemnified party shall reasonably cooperate with the indemnifying party at the indemnifying party's expense.

(d) Dispute and Settlement

This agreement shall take effect and be construed in accordance with the Laws of India and be subject to its applicable jurisdiction and at the courts of Anand. In case of any dispute or differences, whatsoever arises between parties in relation to or in connection with this agreement; both parties shall try first to resolve it amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation Act.

(d) Process Owner

HOD Department of Mechanical Engineering, shall function as a process owner from CHARUSAT University having contact number 9925830781, Email: vijaychaudhary.me@charusat.ac.in. The coordinator for the project will be Dr. Kamlesh V. Chauhan Assistant Professor, Department of Mechanical Engineering from CSPIT having contact number 9879023373, Email: kamleshchauhan.me@charusat.ac.in.

Mrs. Dhruvi V. Pandya, Partnership firm, A V Forging shall function as a process owner from A V Forging. However, appropriate authorities shall be communicated for progress tracking and strengthening bond between two parties.

(e) Progress Review

Review committee shall be formed to review activities under MoU. It shall comprise of process owners and few more personnel from both the sides based on need of the project(s) being reviewed.

This MOU is signed under mutual agreement between CHARUSAT and A V Forging considering all the above points.

SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the agreement and having equal legal validity.

By SIGNING BELOW, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.



On behalf of
CHAROTAR UNIVERSITY OF SCIENCE
AND TECHNOLOGY (CHARUSAT University)

By

Dr. Devang Joshi
Registrar

Date: 19/01/2020

WITNESSES:

1.  (Dr. Vijay Chaudhary)
2.  (Dr. Kamlesh Chaudhary)





On behalf of
A V Forging

Mrs. Dhruvi V. Pandya;
Partnership firm, A V Forging

Date: 19/01/2020

WITNESSES:

1.  (D.A. Pandya)
2.  (Kamlesh Maelhi)

MEMORANDUM OF UNDERSTANDING

BETWEEN

**FACULTY OF TECHNOLOGY AND ENGINEERING (FTE),
CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY- CHARUSAT**

AND

REFCHILL TECHNOLOGIES LLP.

This Memorandum of Understanding is made on the 26th day of June 2020 at Changa, BETWEEN:

- (a) Faculty of Technology and Engineering (FTE) of Charotar University of Science and Technology (CHARUSAT), situated at Changa, having address at CHARUSAT Campus, Changa, Taluka Petlad, District Anand-388 421 formed under Gujarat State Act No.8 of 2009, Government of Gujarat and has empowered to award degrees by UGC u/s.22 of UGC Act, 1956 (hereinafter referred to as “**CHARUSAT University**” which expression shall where the context so admits include its successors and permitted assignees).

AND

REFCHILL TECHNOLOGIES LLP. is India's leading Chiller and Heat pump manufacturer company located at Kapadvanj, Gujarat. The company has product range that evolved to meet the needs of the market and also stay up to date with the latest technology. REFCHILL TECHNOLOGIES LLP. have been designing, manufacturing and distributing high quality and efficient products that are used across a number of industries to cool water or liquid for both industrial and commercial applications.

WHEREAS both the parties have the intentions to provide training, internship, project work and dissertation work for students in the field of Mechanical Engineering.

NOW it is mutually agreed by and between the parties as under:

1. Objectives

This MoU reflects the participants' intentions to collaborate in specific activities set out herein under pertaining to the field of Mechanical Engineering. The objective of this agreement is to strengthen the relation between industry and academia for quality education in the relevant disciplines as well as solving industry problems by delivery or sharing of expertise.

2. Responsibilities of the parties under this MoU

Now, therefore, in consideration of the objectives contained herein, the parties hereby agree as under:

The CHARUSAT University undertakes responsibility as follows:

1. The Mechanical Engineering Department of Chandubhai S Patel Institute of Technology, (CSPIT), a constituent institute of CHARUSAT shall identify the deserving human resources (Faculties and students) for projects to be undertaken for REFCHILL TECHNOLOGIES LLP..
2. The CSPIT shall ensure that data/information provided by REFCHILL TECHNOLOGIES LLP. shall be effectively used for the benefit of project execution purpose only.
3. The CSPIT shall observe the REFCHILL TECHNOLOGIES LLP. Policies with regard to training, Internship, placement of the students and future collaboration.
4. The CSPIT shall provide technical support to REFCHILL TECHNOLOGIES LLP. for research and development.

The REFCHILL TECHNOLOGIES LLP. Undertakes responsibility as follows:

1. REFCHILL TECHNOLOGIES LLP.. Shall provide required data/information to implement the projects to be undertaken by CHARUSAT.
2. REFCHILL TECHNOLOGIES LLP.. shall facilitate students and faculty and students of the institute at its location for field visit, interaction and training.
3. REFCHILL TECHNOLOGIES LLP.. shall give opportunity to the faculty and students to intern, take training and interact with various departments of the company in order to impart exposure to professional working environment, current trends, etc.

4. REFCHILL TECHNOLOGIES LLP.. Shall allow to use its name and emblem for all communications of CHARUSAT to the extent that it is used for information of students and general public and for no commercial gains.

3. **Procedures for activities**

CHARUSAT University and REFCHILL TECHNOLOGIES LLP.. shall encourage interaction for Research and Development collaboration by their representative/s through following activities:

- (a) Conducting joint research and development projects;
- (b) Cooperation in individual projects;
- (c) Search for opportunities to collaborate in the future.

4. **Intellectual Property Rights (IPR)**

- (a) Rights (IPR) concerning outcomes, resulting from research projects or work funded by CHARUSAT University shall be subject to the applicable CHARUSAT University rules on IPRs.
- (b) Rights (IPR) concerning outcomes, resulting from research projects or work funded by REFCHILL TECHNOLOGIES LLP.. Shall be subject to the applicable provisions in the REFCHILL TECHNOLOGIES LLP.'s rules.
- (c) In case where Intellectual Property Rights are generated based on inputs from both the parties, there will be a Joint ownership. In such case the generating parties will in good faith endeavor to establish a Joint Ownership Agreement with regards to allocation and terms of exercising joint ownership taking into relevant provisions on IPR. In case of conflicts arising between parties involved, an amicable solution will be sought by submitting the case before an appropriate committee having representation from both parties and chaired by the Provost of CHARUSAT.

5. **Confidentiality**

Each party shall keep confidential and not use for any other purpose not contemplated hereunder, all proprietary information disclosed by the other party, directly or indirectly. Any discoveries, inventions or know-how resulting from the project shall be kept confidential for a period of **three** years from the date of termination of this agreement, except as authorized in writing by the other party or provided herein.

6. **Financial obligation**

Financial arrangement for each specific collaboration will be decided on a case-to-case basis and brought on record in each case after due approval from heads of both the parties.

7. **Miscellaneous**

(a) **Exclusivity**

The parties agree that this memorandum does not confer any exclusivity regarding activities covered by this memorandum and they may collaborate on similar activities with other parties.

(b) **Commencement and duration**

This memorandum shall operate as from the date of signature thereof ("**26th June 2020**") and shall remain binding for a period of 3 years, unless terminated prior thereto by mutual written consent between the parties. This MoU may, after expiry thereof, be renewed by the consent of both the parties in accordance of the terms and conditions of this agreement.

(c) **Indemnification**

Each party shall indemnify, defend and hold harmless the other party from and against any and all claims, demands, liabilities, settlements, damages, costs and expenses including reasonable attorney's fees and expenses, arising out of, or in any way connected with, any default, breach or negligent non-performance of this MoU or any negligent act or omission on the part of indemnifying party, its agents and employees arising out of this conduct. Each party shall provide prompt written notification to the other party in the event an indemnified claim arises. The indemnified party shall reasonably cooperate with the indemnifying party at the indemnifying party's expense.

(d) **Dispute and Settlement**

This agreement shall take effect and be construed in accordance with the Laws of India and be subject to its applicable jurisdiction and at the courts of Anand. In case of any dispute or differences, whatsoever arises between parties in relation to or in connection with this agreement; both parties shall try first to resolve it amicably between themselves, failing which the matter shall be referred to and settled through arbitration. The arbitration proceedings shall be held in accordance with the provision of Indian Arbitration and Reconciliation Act.

Mr. Deep Patel, Designated Partner, REFCHILL TECHNOLOGIES LLP. Shall function as a process owner from REFCHILL TECHNOLOGIES LLP. However, appropriate authorities shall be communicated for progress tracking and strengthening bond between two parties.

(c) Progress Review

Review committee shall be formed to review activities under MoU. It shall comprise of process owners and few more personnel from both the sides based on need of the project(s) being reviewed.

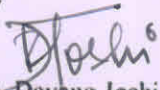
This MOU is signed under mutual agreement between CHARUSAT and REFCHILL TECHNOLOGIES LLP. Considering all the above points.

SIGNED IN DUPLICATE

This MOU is executed in duplicate with each copy being an official version of the agreement and having equal legal validity.

By SIGNING BELOW, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.

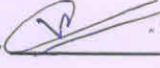
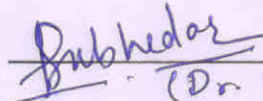
On behalf of
CHAROTAR UNIVERSITY OF SCIENCE
AND TECHNOLOGY (CHARUSAT University)

By

Dr. Devang Joshi
Registrar



Date:

WITNESSES:

1.  (Dr. Vijay Chaudhary)
2.  (Dr. D. G. Subhedar)

On behalf of
REFCHILL TECHNOLOGIES LLP.


Mr. Deep Patel,
Designated Partner,
REFCHILL TECHNOLOGIES LLP.

Date: 26/06/2020

WITNESSES:

1. 
2. 

THIS MEMORANDUM OF UNDERSTANDING (MOU) is made on July 5th, 2019

BETWEEN:

**CHAROTAR UNIVERSITY OF SCIENCE & TECHNOLOGY
(CHARUSAT)**

Having office at:

CHARUSAT Campus, Off Nadiad Petlad Highway, Changa – 388 421, District: Anand, Gujarat,
India

(Hereinafter called the “University”)

AND

GEYEF/ Study Overseas LTD., SRI LANKA

No.81, Wattarantenna Passage, Kandy,
Sri Lanka

(Hereinafter called the “Agency”)

WHEREAS the University wants to attract Full-time students from outside India to study at a University campus; the Agency provides services of finding suitable international Prospective Students for enrolment and study at a University campus; and the University wishes to contract with the Agency to represent the University **exclusively** in Sri Lanka and Maldives in finding international Prospective Students for admission and study as Full-Time International Students at the University campus;

NOW THEREFORE, in consideration of the mutual promises and covenants contained herein, the Parties hereto agree as follows:

1. PURPOSE

The purpose of this MOU is to establish the obligations and rights of the Parties in their agency relationship under this MOU.

2. TERM AND TERMINATION OF THE MOU

- 2.1.** The initial term of this MOU commences on the Effective Date and ends TWO years after the Effective Date. The term can be extended for a mutually agreed period thereafter.
- 2.2.** Either Party may terminate this MOU at any time by giving the other Party 30 days' prior written notice.

3. EXCLUSIVITY

- 3.1.** By this MOU, the Agency is authorized and conferred with the **right to be the Agency representing Charotar University of Science & Technology (CHARUSAT) in Sri Lanka** for recruiting students for the University from Sri Lanka and Maldives.
- 3.2.** By this MOU, the University should work **exclusive** with Agency for Sri Lanka and Maldives.

4. OBLIGATIONS OF THE AGENCY - The Agency shall perform the following Services for the term of this MOU:

- 4.1. Promote the University and its Programs among Sri Lanka and Maldives students;
- 4.2. The eligibility of students have to be screened out by agency according to the eligibility of University and Regulatory Bodies of Indian and Gujarat Government and Association of Indian University;
- 4.3. The reconfirmation fee collection is total responsibility of the agency, and is not liability of University, in the reputation of agency and the University. The reconfirmation fee is out of the College fee and it will be applying in a separate column as reconfirmation fee.
 - a. General Degree programs 1300 USD
 - b. Paramedical Degree programs 1500 USD
 - c. All Engineering Programs 2000 USDBut, from the fees mentioned amount above, the agency offer scholarship for the deserving students such as (i) Govt. Servant, (ii) Students coming from deserving Family, etc.;
- 4.4. In accordance with University procedures, protocols, and requirements, recruit and assist in the recruitment of international Prospective Students for admission to Programs, and conduct recruitment with integrity and accuracy;
- 4.5. Agency should carry out their propaganda and follow up of data throughout the year;
- 4.6. Spot admission, special events throughout the year. It is compulsory to invite the faculty coordinator for relevant events and expos’;
- 4.7. Only undertake promotional and marketing activities connected or making reference to the University and its Programs that are expressly authorized by the University;
- 4.8. Ensure the Agency is sufficiently familiar with the University's Programs, Courses, policies, and procedures as necessary to be able to provide the Services;
- 4.9. Assist Prospective Students by providing all relevant and necessary information about the programs offer by the University, tuition fees and accommodation fees;
- 4.10. Assisting the students who have obtained offers with visa application at the Indian Embassy in Sri Lanka, Maldives and Consulate Offices;
- 4.11. Provide all reasonable assistance to forward the payment of relevant fees to the University. The students will pay college fees at the time of Joining;
- 4.12. Complete the required documentation advised by the University for students requiring airport pick up or accommodation and return those completed forms to the relevant University office by the deadline stipulated by that office;
- 4.13. Provide market intelligence as requested by the University; and

- 4.14. Keep such records as are reasonably required by the University regarding Prospective Students' qualifications, experience and English language proficiency.

5. OBLIGATIONS OF THE UNIVERSITY - The University must:

- 5.1. Give the Agency sufficient information to enable the Agency to conduct the recruitment services;
- 5.2. Update the University website with GEYEF/Study Abroad details as students' placement consultants for Sri Lanka and Maldives;
- 5.3. University should provide the documents in advance like Provisional Admission Certificate, Expenditure Certificate and Bonafide Certificate in order to implement a smooth and prompt admission programme as per the format provide by agency, which will facilitate for student visa recommended by Sri Lankan and Maldives High Commissions;
- 5.4. University should consider to invest on the marketing strategies as given below when proposed by the agency;
- a. Hoarding in a suitable location for branding University for One Year.
 - b. T.V. Scrolling for the marketing at peak hours in admission period.
 - c. Indirect way of building the brand and admission.
 - 1. Connecting with leading schools in Sri Lanka.
 - 2. Implementing various exchange Programme in such events as sports and knowledge expo.
- It will be decided separately for each such proposal.
- 5.5. Provide the Agency with all information to be required by the Prospective Students under the terms of this MOU and, in particular, under section 5.1 of this MOU.
- 5.6. When preparing pamphlets to distributing in expos' and other events, the name of agency should appear in the leaflets as placement consultants for Sri Lanka and Maldives.
- 5.7. Study overseas Revision School Project will be forwarded for consideration in the future for University consideration;
- 5.8. Making available printed promotional and marketing materials to the Agency.
- 5.9. Supporting the Agency with marketing budgets towards recruiting students.
- 5.10. Attending the Agency recruitment fairs, exhibitions and other strategic meetings at the behest of the Agency towards attracting potential students to the University in Sri Lanka and Maldives.
- 5.11. Make all reasonable efforts to assist with and facilitate the processing of each prospective student's application – on the understanding that the University is under no obligation to accept any Prospective Student referred by the Agency, If any

students directly come for admission to University, University will contact the agency in prior to admit that students.

5.12. Respond quickly to all applications submitted by the Agency to the University.

5.13. Responsible to take the residence permit to our undergraduate's students within 14 days of arrival in India.

5.14. University will provide the scholarship to meritorious student's up to 50% of the tuition fee of the first year within two weeks after submitting the documents to the University and after first year students have to earn scholarship by showing excellent result.

6. FEE REFUND

In Case of cancellation of admission, the refund of Tuition and Hostel fees will be as per the refund policies of the CHARUSAT.

7. INTELLECTUAL PROPERTY

7.1. The Agency shall not use the University's Marks or refer to any association with the University without prior written permission from the University.

7.2. Upon termination of this MOU, the Agency shall immediately cease all use of the University's Marks.

8. CONFIDENTIALITY AND PRIVACY

8.1. Both Parties agree that each Party must keep confidential all information disclosed to it by the other Party, including the terms of this MOU, and use such information only for the purposes of fulfilling their obligations set out in this MOU.

9. GOVERNING LAW

This MOU shall be governed by and construed exclusively in accordance with the laws of India and Sri Lanka. The courts in the countries shall have exclusive jurisdiction over all claims, disputes, and actions related to this MOU.

10. AMENDMENT

No cancellation, deletion, addition, modification of, amendment to, or any other change in this MOU or any provision hereof shall be effective and binding for any purpose unless specifically set forth in writing and duly executed by both of the Parties hereto.

11. PAYMENT

The transaction of the money for marketing purpose will be transferred to Community Tours Pvt. Ltd. Company, Sri Lanka against necessary Invoice submitted by Agency along with actual reason.

Agency's Bank Information	Community Tours Pvt. Ltd.
Bank Name	Hatton National Bank
Bank Address	No.1 Shree Dalda Veediya, Kandy, Sri Lanka
A/C Holder's Name	Mr. G.A.W.G Galgamuwa
A/C No.	018010006361 (Current A/C)
SWIFT Code	HBLILKLX
Bank Code	7083

ATTESTATION, SIGNATURE & DATE:

ON BEHALF OF CHAROTAR UNIVERSITY OF SCIENCE & TECHNOLOGY:

SIGNATURE:



NAME: Dr. Devang Joshi

DESIGNATION: Registrar, CHARUSAT

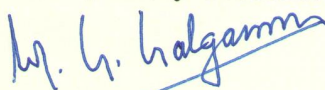
ADDRESS: CHARUSAT Campus, Off Nadiad - Petlad Highway, Changa - 388 421, District: Anand, Gujarat, India

TELEPHONE: +91 2697 265001

EMAIL: registrar@charusat.ac.in

ON BEHALF OF GEYEF/ Study Overseas LTD., SRI LANKA

SIGNATURE:



NAME: Mr. GAWG Galgamuwa

DESIGNATION: Director Gen., GEYEF., Director, Study Overseas

ADDRESS: No.81, Wattarantenna Passage, Kandy, Sri Lanka

TELEPHONE: +94 77 73 74588/+94 77 78 40028

EMAIL: education@amasa.lk

This Memorandum of Understanding (MOU)

Is signed

Between

Charotar University of Science and Technology

CHARUSAT Campus, Changa

Off. Nadiad-Petlad Highway, Changa 388 421

Anand, Gujarat, INDIA

Contact - +91-2697 – 265011 / 265021

Email – info@charusat.ac.in

Web – www.charusat.ac.in

Hereinafter referred as CHARUSAT

AND

Ms. Manjulie Naikho

ROYAL ROAD, NOUVELLE FRANCE, 51304, MAURITIUS

Email – manjulie2306@hotmail.com

Contact - +230 58167650

MEMORANDUM of UNDERSTANDING

1. PURPOSE

This MOU is designed to define the relationship and responsibilities of the parties involved in the process of delivering admissions related services to students for CHARUSAT by Ms. MANJULIE NAIKHO

2. SCOPE

This MOU will address the basic relationship, roles and responsibilities of the parties but leaves for later agreement(s) the more precise terms that will constitute the substance of the long-term partnership, if any.

3. ROLES, RESPONSIBILITIES & OBLIGATIONS

As CHARUSAT is interested in enhancing the existing marketing as well as developing its presence in new countries., it is entering into agreement with Ms. MANJULIE NAIKHO to streamline the roles and responsibilities with clear obligations in the process of enrolling students and networking processes for CHARUSAT.

4. THE ROLE & OBLIGATIONS OF MS. MANJULIE NAIKHO

a) Ms. MANJULIE NAIKHO agrees to act as a representative of CHARUSAT and will involve no other party without prior consent of CHARUSAT.

b) Ms. MANJULIE NAIKHO shall act as a representative of CHARUSAT with prior Consent of CHARUSAT solely in the agreed countries and the regions mentioned as under.

MAURITIUS, MADAGASCAR, ZIMBABWE, MALAWI, BOSTWANA, ZAMBIA & LESOTHO

c) Ms. MANJULIE NAIKHO will at all times use its discretion to enroll only Legitimate students who intend to study, hold a valid passport(s), fulfill the entry requirement of the courses.

d) Ms. MANJULIE NAIKHO agrees to act in courteous, professional manner at all times when representing CHARUSAT and will not involve any activity which could potentially bring disrepute to CHARUSAT.

e) Ms. MANJULIE NAIKHO should never mislead the potential candidate or any other party or give inaccurate information about the University or its courses.

f) Ms. MANJULIE NAIKHO agrees that the Students shall be enrolled in a course offered by CHARUSAT only on fulfilling the following criteria

i) CHARUSAT has received the online application along with supporting evidence

1.



- ii) Full fees payment (Within 7 Days of Arrival) and stipulated accommodation charges (if applicable) have been received and processed by CHARUSAT.
- iii) Documentary evidences related to payment of fees such as receipt of registration fees paid etc
- iv) CHARUSAT has received through e-mail or post the details of money transferred by the Student in the designated bank.
- v) The student has received Final Admission letter from CHARUSAT.
- vi) Ms. MANJULIE NAIKHO agrees to deal with all enquiries made by the Student regarding studies at CHARUSAT, including the provision of the required Visa as required by Indian Government.
- vii) Ms. MANJULIE NAIKHO agrees to provide CHARUSAT with an effective service including regular updates and progress on admission status as and when required.
- viii) Ms. MANJULIE NAIKHO under NO Circumstances should give any sort of Guarantee about visa clearance to students.
- ix) Ms. MANJULIE NAIKHO is responsible for the verification of the veracity of documents and information given by the prospective students and also for uploading these documents on the admission portal, Prearrival forms, and Medical certificate.
- x) In case of refund, transaction charges and administrative charges incurred by CHARUSAT or Ms. MANJULIE NAIKHO, as the case may be, shall be deducted from the amount to be refunded as per refund policy of CHARUSAT.

5. GENERAL RESPONSIBILITIES (MUST BE BRIEFED TO THE STUDENT AT THE TIME OF ENROLMENT)

- a) Ms. MANJULIE NAIKHO must mention any additional costs involved in the process and MUST NOT charge the student any extra fees unless otherwise authorized by CHARUSAT.
- b) Ms. MANJULIE NAIKHO must give CHARUSAT a minimum of 2 working days to prepare the offer letters upon the receipt of the completed application pack from Ms. MANJULIE NAIKHO.



c) All the information provided to students is confidential and sensitive and CHARUSAT has all authority to amend or assess or carry out quality audits and if any anomalies found or any SOP (Standard Operating Procedures) is not followed.

c) It is the responsibility of Ms. MANJULIE NAIKHO to ensure that the necessary fees have been deposited or arranged from the student prior to the departure to India. It is MS. MANJULIE NAIKHO'S responsibility to get the FULL fees as stipulated by the university.

6. CONSULTANCY CHARGES:

Ms. MANJULIE NAIKHO shall be paid, one time Consultancy fees of 35 % of the first year tuition fee per admitted student in CHARUSAT programs.

- a) Both the parties mutually agree to abide to all rules related to Income Tax department of India and respective country where funds will be transferred.
- b) Consultant is responsible for the transferring student fees via Bank Draft or Bank Transfer and dispatching receipts of fees paid to CHARUSAT.
- c) For marketing and advertisement charges in countries as 4b Ms. Manjulie Naikho shall take approval of proposed budget from charusat, after expenditure she will submit actual bills.
- d) This MOU is non exclusive and valid for one year from effective date.
- e) Consultant can charge registration fees \$ 100 to \$ 500 from students.

7. FEE REFUND

In Case of cancellation of admission, the refund of Tuition and Hostel fees will be as per the refund policies of the CHARUSAT.

8. THE ROLE OF CHARUSAT STRICTLY CONFINES TO THE FOLLOWING:

- a) CHARUSAT will provide all the possible professional support in order to assist Ms. MANJULIE NAIKHO in the successful conduct of its services.
- b) CHARUSAT will provide necessary and up-to-date information to Ms. MANJULIE NAIKHO about the courses, and fees.
- d) CHARUSAT shall facilitate as well as support all the market promotion activities in terms of design of the marketing/ promotional material.



d) CHARUSAT will provide digital marketing support Viz., Face book, Google Add.

9. FOCAL PERSON:

Both the parties must depute their employees and/or such individuals who posses complete authority to represent respective organizations. All such persons should act in the best interest of both parties.

10. EFFECTIVE DATES:

This MOU is effective from the date on which agreement is signed by both parties and will remain in effect for one year unless and until terminated as provided under appropriate section of the MOU. The MOU can be extended further for a mutually agreed period thereafter.

11. AMENDMENTS:

This contract may be modified or amended by written agreement among the parties hereto. Additionally, any term or condition not stated in this contract but needs to be incorporated in future, the same may be added through addendum and would form part of this contract.

12. TERMINATIONS:

- a) This MOU will be null and void, if one or more of the following occurred:
- i. After 12 months from the effective date of this MOU is not renewed.
 - ii. Any unauthorized use of CHARUSAT logo or address by Ms. MANJULIE NAIKHO.
 - iii. Activities or publications by Ms. MANJULIE NAIKHO bring harm or are potentially harmful for the image of CHARUSAT.
 - iv. Misrepresentation or false undertakings by Ms. MANJULIE NAIKHO.

13. INTERNATIONAL MONEY TRANSFER OBLIGATIONS;

Due to any un-warranted and unforeseen circumstances, if the money of either party is held up with banks, the party that has attempted to send the money should initiate proper action and ensure favorable settlement of the transaction in question.




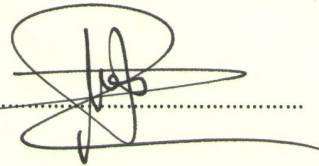
14. RENEWAL OF CONTRACT:

Ms. MANJULIE NAIKHO must inform CHARUSAT about her intentions to renew this contract at least 4 weeks prior to the end date of this contract.

On behalf of CHARUSAT

On behalf of Ms. MANJULIE NAIKHO

Sign.....

Sign.....

Name.....DEVANG JOSHI

Name.....MANJULIE NAIKHO

Designation.....REGISTRAR

Designation.....MARKETING REPRESENTATIVE

Date.....05/08/2019

Date.....13/08/2019

Stamp
REGISTRAR
CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY
CHARUSAT CAMPUS, CHANGA

Stamp

MEMORANDUM OF UNDERSTANDING

BETWEEN

CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY [CHARUSAT], INDIA

AND

KATHMANDU INT'L EDUCATIONAL ASSOCIATES (KIEA),

THIS MEMORANDUM OF UNDERSTANDING ('MOU') is made this 2nd day of January 2020 and it records the understanding reached by and between:

CHARUSAT (hereinafter referred to as "First Party"), a University registered under the laws of India and having its registered office at Changa, District: Anand, Gujarat, India which expression shall where the context admits include its successors in title and assigns.

AND

KIEA (hereinafter referred to as "Second Party"), a company registered under the laws of company Act government of Nepal and having its registered office at Kupondole-10, Lalitpur, Nepal.

(Both referred to as parties)

1. WHEREAS

- 1.1 Parties are desirous of entering into this MOU in which **CHARUSAT** and **KIEA** exchange resources, knowledge, services and skills for purpose of recruiting eligible students to study degree programs provided by the University under various streams.
- 1.2 Parties have agreed to enter into this MOU to set out their mutual understanding for promotion of admissions to CHARUSAT.
- 1.3 This MOU constitutes the entire integrated MOU between the above mentioned parties, and fully supersedes any and all prior understandings, representations, warranties or MOUs pertaining to the subject matter of this MOU. No oral MOUs, understandings or representations shall change, modify or amend any part of this MOU. This MOU may be modified only by a written MOU fully executed by each Party.

2. Under this MOU KIEA must:

- 2.1 promote the CHARUSAT academic programs in Nepal, with integrity and accuracy and recruit prospective students in an honest, ethical and responsible manner;
- 2.2 find suitable (e.g. academically qualified) prospective students in Nepal to undertake CHARUSAT academic programs;



- 2.3 in accordance with CHARUSAT procedures and requirements recruit and assist in the recruitment of Nepalese students and for that purpose provide all necessary information about CHARUSAT academic programs and assist in completing forms or applications and submitting these to the University;
- 2.4 ensure that the prospective students academic documents are from accredited institution;
- 2.5 perform other services and provide reports or information requested by CHARUSAT or required by this MOU;
- 2.6 inform prospective students accurately about the requirements of CHARUSAT academic programs. This can only be done by reference to the material provided by CHARUSAT and, when not available, through direct communication with CHARUSAT personnel;
- 2.7 assist to uphold the high reputation of CHARUSAT and of India international education sector;
- 2.8 make sure that all necessary evidence and documents accompany a prospective student's application and acceptance of offer;
- 2.9 provide any offer documents received from CHARUSAT to the student within seven business days of receiving the offer documents;
- 2.10 share CHARUSAT with information about conditions in the international student market relative to the recruitment of international students;
- 2.11 participate in education fair & advertise CHARUSAT in Nepal with approval from CHARUSAT.
- 2.12 to submit details and evidences (Invoices, Bills, Photographs, paper cuttings etc.) of advertisements, Education-Fair etc., they have participated in.

3. Under this MOU CHARUSAT:

- 3.1 CHARUSAT shall devote major efforts to support KIEA in recruiting and enrolling students from Nepal to the programs of the University and hereby commits itself to the following obligations:
- 3.2 Provide KIEA with the registration and accreditation documentation issued by Indian Educational and Immigration Authorities;
- 3.3 Should release funds for the Advertisements, Education- Fair etc. (Annexure 3)
- 3.4 Provide KIEA with textual, graphic, audio and video materials presenting the programs and services of CHARUSAT;
- 3.5 Provide KIEA with tuition fee schedule, curriculum, program information and details of scholarship etc.
- 3.6 Issue Certificate of Sole Authorization in favor of KIEA;



AK Singh



D. Joshi

3.7 Should not appoint any other company/person of similar kind without prior consultation with KIEA in normal condition. However, in exceptional circumstances it may do so (Similarly, KIEA shall not associate with other universities excepting in exceptional circumstances and with prior consultation and keep CHARUSAT informed).

3.8 Issue appropriate acceptance letter, tuition fee receipt and any other documentation CHARUSAT is required to provide to the students recruited by KIEA ;

3.9 Assist KIEA to inquire into and expedite the processing of student authorizations;

3.10 Fulfill all promises of services and programs as communicated to KIEA.

4.0 SERVICE CHARGES

4.1 Both parties understand and agree that for each successfully admitted student whose application has been submitted through KIEA, CHARUSAT shall remit agreed SERVICE charges to KIEA as per **Annexures 1 & 2**.

4.2 in case of not admitting minimum five students during the period of MOU, KIEA will be liable to provide students in the next academic year, without charging any advertisement cost till total five students are admitted.

4.3 in case the admitted student cancels admission in the first year of course, KIEA will be liable to replace students in the next academic year, without charging any service charge.

4.4 service charge will be payable to KIEA in parts as per the **Annexure 3**

5.0 Confidentiality

Both parties must keep confidential:

5.1 all information provided by CHARUSAT, other than to the extent disclosure is required to perform the Services in accordance with this

5.2 the terms of this MOU.

5.3 Each Party shall at all times use its best endeavors to protect all the Confidential Information of the other Party, whether commercial or technical which the Party may acquire pursuant to this MOU.

6.0 Term, Commencement and Termination

6.1 * This MOU shall come into effect upon signing by both parties and is valid for a period of **two years** subject to review at end of first academic year for any change terms and conditions.

6.2 This MOU may be terminated by either Party if any of the following conditions occur:



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- (a) at any time upon 30 days' written notice of termination given to the other Party;
 - (b) with immediate effect upon the giving of written notice of termination, in the event that any representation or warranty made by the other Party contained herein is untrue in any material respect; and
 - (c) automatically (i.e. without notice) and with immediate effect, upon the other Party:
 - (i) being no longer validly registered to carry on its Practice in its jurisdiction.
 - (ii) being suspended by any regulatory body or investment exchange of which it is a member;
 - (iii) ceasing to conduct its Practice substantially as presently conducted;
- 6.3 Amount received from students at Nepal during process of booking seats must be adjusted to Service Charge Payable to KIEA.
- 6.4 Service Charges should be paid without deducting any kind of taxes levied in India.

7.0 Governing Law and Dispute Resolution

- 7.1 This Memorandum of Understanding shall be governed by and interpreted in accordance with the laws of India excluding any choice of law provisions that would refer the matter to the laws of another jurisdiction.
- 7.2 In the event of a dispute between the Parties regarding this MOU, its interpretation, performance or any other matter relating to this MOU, the Parties shall resolve such dispute by amicable negotiations but if the Parties fail to settle the dispute by negotiation within 15 days then a mediator will be jointly appointed by parties to assist parties resolve their dispute within a period of 30 days. If no settlement is reached by the parties, such dispute shall be referred to arbitration by a sole arbitrator to be agreed by the parties.
- 7.3 The arbitration proceedings shall be conducted in the English language and shall take place preferably at District Anand, Gujarat, India.

8.0 Refund Policy

- 8.1 Refund shall be given to applicants whose visa application is rejected for reasons outside of their control as per CHARUSAT rules.

9.0 Force Majeure

- 9.1 Both parties shall be relieved from their prospective obligation in the event of national emergency, war, prohibitive government regulation or any other cause beyond the reasonable control of either of the parties which will render the MOU impossible to execute.

10.0 Contact Person



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10.1 The parties will assign a Primary Contact Person to assist the other Party with the fulfillment of their obligations under this MOU. To qualify for the benefits herein described, Representative must direct all notices, communications and applications to the Primary Contact Person.

The following persons are nominated as contact persons:

CHARUSAT

Full Name: **Dr. V. R. Panchal**
Position: **Convener, International Students' Cell (ISC), CHARUSAT**
Phone Number: **9979046204**
Email: **convener.isc@charusat.ac.in**

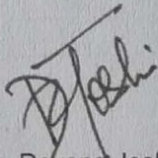
KIEA

Full Name: **Arbind Kr. Singh**
Position: **Director, KIEA**
Phone Number: **+977 9815298837**
Email: **info2kiea@gmail.com**

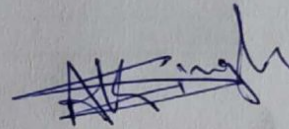
IN WITNESS WHEREOF the Parties hereunto have signed and attested by the hands of the respective officers duly authorized in that behalf this 2nd day of January 2020.

Sign on behalf of CHARUSAT

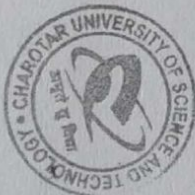
Sign on behalf of KIEA



Name: **Dr. Devang Joshi**
Position: **Registrar, CHARUSAT**
Email: **registrar@charusat.ac.in**
Date: **01/02/2020**



Name: **Arbind Kr. Singh**
Position: **Director, KIEA**
Email: **info2kiea@gmail.com**
Date: **01/02/2020**



Annexure 1: Service charges payable to KIEA

a) To maximize the reach of CHARUSAT, Mr. Arbind Kr. Singh (Director of KIEA) can be authorized to represent himself as the Representative (Nepal) of CHARUSAT and can recruit similar consultants to work under him in different part of Country. All charges and expenses of such collaborations will be borne by KIEA.

- (i) Any direct admission inquiry or through consultant generated to CHARUSAT from Nepal must be directed to KIEA and admission confirmation must be done through KIEA only.
- (ii) Associate and appoint other consultants in different locations of Nepal with prior notification to CHARUSAT without defaming the high reputation of CHARUSAT.

SR. NO.	PROGRAMS	SERVICE CHARGE TO KIEA PER STUDENT (INR)
1.	ENGINEERING	1,00,000/-
2.	B.PHARMACY	80,000/-
3.	B.P.T.	80,000/-
4.	B.Sc. NURSING	80,000/-
5.	B.Sc. OPTOMETRY	35,000/-
6.	B.Sc. RADIOLOGY	35,000/-
7.	B.Sc. OPERATION THEATER & ANESTHESIA	35,000/-
8.	B.B.A.	25,000/-
9.	M.B.A.	50,000/-
10.	OTHER PROGRAMS	15% of total tuition fee



DK

Annexure 2: Advertisement Charges payable to KIEA

Sr. No.	Advertisement Charges (INR/Year)	Particulars	Remarks
1.	8,50,000/-	Advertisement Cost (Workshop for students at different schools of different location/ face-book campaign/ Education fair/ information sharing seminar/ News magazines etc.	KIEA shall raise invoices for estimated expenditure amount before participation for approval and payment by CHARUSAT
2.	1,50,000/-	Sponsoring of events in schools.	

Activity Plan

Sr. No.	Particulars	Expected Month
1.	Work shop -Students with Snacks for students & Teachers (Covering 6/7 location of Nepal)	3 rd week of December 2019 to January 2020
2.	Starts of different means of Advertisements as per requirements like Hoarding/ FM Jingle/Social Media/TV Channels etc.	1 st week of January 2020
3.	Pamphlets/Nepali calendar with CHARUSAT information distributions/ parents meet etc.	March/April 2020
4.	Education Fair & Interaction program with students/Parents/Consultants	May/June 2020
5.	Continuation of Started activity like social media/ News magazine/ Seminars	July/August 2020



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Annexure 3: Service Charge to KIEA (INR) per student (part payment schedule)

Duration of Course (Years)	First part payment in first year	Second part payment in second year	Remarks
4	65%	35%	Service Charge to KIEA (INR) per student will be paid within 15 days after the tuition fees has been paid by student
3	65%	35%	
2	65%	35%	
1	100%	--	



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EDUCATIONAL CONSULTANT AGREEMENT

This Agreement is made at **Charotar University of Science and Technology**, Gujarat, INDIA on **4th July, 2019**.

BETWEEN

Charotar University of Science and Technology having its campus at Changa, off Nadiad – Petlad Highway, Gujarat, India, through its Registrar (herein after referred to as “University”).

AND

M/s Darwin Education Agency Limited, whose registered office is situated **Nyerere Road, Darajani, EAGT building, 2nd Floor, Room 218. Dar Es Salaam, Tanzania** through **Managing Director, Mr. Makangu Joseph** (herein after referred to as “the Education consultant”)

WHEREAS:

- a) Charotar University of Science and Technology is recognized by UGC, the apex body of Government of India, and impart Higher Education in the field of Engineering, Management, Computer Applications, Pharmacy, Applied Science, Nursing, Physiotherapy, Paramedical, etc.
- b) The education consultant is engaged in providing information and admission related services to foreign students seeking admission in India and have all requisite approvals to offer these services.
- c) The education consultant has expressed its interest to promote the University’s regular programs in **Tanzania, Kenya, Malawi and Zambia** and provide facilitation services with respect to admission of students from foreign countries (herein after referred to as “foreign students”) **on non-exclusive basis**.

The University and Education Consultant are hereinafter collectively referred to as “parties” and individually as “party”.

Clause 1: Duties and responsibilities of the Education Consultant:

- 1.1 That the Education Consultant shall comply with the rules, regulations, policies, guidelines and instructions as enforced and/or as issued by the University from time to time.
- 1.2 That the Education Consultant shall be itself responsible to identify the foreign students qualifying for the University’s regular programs and shall provide counselling, facilitation, and other services to them. The Education Consultant shall ensure that the updated and complete information about programs and facilities of the University should be provided to the students.
- 1.3 That the Education Consultant shall verify the credentials, certificates and other details of the students as required by the University and shall submit all these details to the University.

- 1.4 That the Education Consultant shall maintain confidentiality and shall not use any of the information, documents, materials and details of and/or acquired from the University under this Agreement for any purpose other than the sole purpose of Education Consultant's performance of its obligations under this Agreement towards the interests and benefit of the University.
- 1.5 That the Education Consultant shall be responsible to facilitate and coordinate the processing of the visa & other related formalities of the foreign students for the purpose of entry & stay in India for study at the University.
- 1.6 That the Education Consultant shall not enter in the arrangement or share any student information with any other educational institutions of India for the purpose of promotion of their programs.
- 1.7 That the Education Consultant shall use the material provided by the University judiciously.
- 1.8 That the Education Consultant shall always take care and ensure that no act of Education Consultant should bring harm to the reputation of the University.
- 1.9 That the Education Consultant shall be solely responsible for ensuring compliance of all the civil, criminal and other laws, rules, regulations, guidelines, etc. as applicable, of Republic of India & of the foreign country, as in force from time to time. Education Consultant shall also obtain and keep in force all the licenses, certificates and permissions as may be required under the law of land. Education Consultant shall be personally responsible and shall undertake liabilities of all kinds whatever it may be and the consequences thereof.
- 1.10 That the Education Consultant shall not accept the Semester Tuition fee or Hostel Fee from the student under any case Other than advance fee as permitted by the University. Education Consultant shall guide the student to transfer all such fee directly to the University Accounts.

Clause 2: Rights and Obligations of the University:

- 2.1 That the University shall provide the Education Consultant with all information required for admission of foreign students that may include brochures, promotional material, admission forms, etc. as deemed appropriate for the purpose of this agreement.
- 2.2 That the University shall provide provisional admission letter to the foreign students fulfilling the conditions prescribed by the University and found eligible for admission.
- 2.3 That the University shall provide the relevant documents as required by the foreign students for the purpose of completion of the Visa and immigration formalities for entry & stay in India and study at the University.

Clause 3: Relationship between the Parties and limits or authority:

It is understood that the arrangement between the parties contemplated by this Agreement shall be on a principal-to-principal basis. The Education Consultant has no right or authority to bind the University by any contract or representation whatsoever or to assume any obligation of any third party on behalf of the University. The University

shall not be nor shall the Education Consultant have any authority to render the University responsible for any obligation raised directly or indirectly due to any of the acts performed or non-performed or any default by the Education Consultant or any of its members or its staff and the Education Consultant shall be solely responsible for all such matters & consequences thereof.

Clause 4: Commission for Regular Degree Programs:

Duration of Program	Commission per admission (in USD)
Two year	500 per admitted student
Three year	600 per admitted student
Four year	700 per admitted student

- 4.1 That the Commission will be paid only the confirmed admissions, after the students has deposited first semester fee and has successfully joined at the University and after 30th September 2019.
- 4.2 That the commission amount will be payable one time only and will be paid only after complete verification of student documents and after the lapse of last date of withdrawal of admission.
- 4.3 That the student taking direct admission, by visiting the University Campus and or any other sponsored channel will not be considered for commission to Education Consultant under any case.
- 4.4 That the payment will be made only for those students who have been referred and counseled by the Education Consultant and payment will be though the registered Bank Account details of the consultancy as mentioned in the official invoice for commission claim.
- 4.5 That the University will decide about advance commission to be retained by the Education Consultant during admission processing. Advance commission will be deducted from the Total Commission payable at the time of final Commission calculation.
- 4.6 That 50% of advance commission retained by the Education Consultant will be deducted from the final Commission Bill Invoice, in case the student has deposited advance fee with registered Education Consultant but did not reported at the University.

Clause 5: Term and Termination

- 5.1 That this Agreement shall be valid for a period of **one year** and shall be effective from **4th July, 2019** and shall effect till **3rd July, 2020** unless otherwise renewed, cancelled or terminated as provided for in this Agreement.
- 5.2 Either party may terminate this agreement after giving a notice of 30 days to the other party. However, such termination of the agreement does not absolve the incumbent of the liability of Education Consultant unless otherwise agreed by University. Any money spent by the University to promote the Education Consultant by way of advertisement also needs to be refunded by Education Consultant to the University in such cases.

- 5.3 The University shall be entitled to terminate this Agreement immediately if at any stage it comes to the knowledge of the University that Education Consultant is engaged in any false, misleading or contravening any of the Education Consultant's obligations under this agreement.
- 5.4 Upon expiry or termination of this Agreement, for any reason, all rights of Education Consultant under this Agreement shall stand terminated and the Education Consultant shall immediately comply with the following:
- a) Stop admitting students for University.
 - b) Stop the usage of information and materials supplied by University.
 - c) Remove all signage, design and other materials associated with University.

Clause 6: Indemnification:

The Education Consultant hereby indemnifies and shall keep indemnified at all times the University and hold the University harmless against all proceedings and actions.

Clause 7: Disputes Resolution

In the event of any controversy, dispute or difference arising out or in connection with or in relation to this Agreement, the same shall be resolved amicably by the Parties hereto. In case of failure to resolve the controversy, dispute or difference, in an amicable manner, the same shall be finally settled by arbitration in accordance with the provisions of the Arbitration and Conciliation Act, 1996. The arbitration award shall be final and binding on the Parties. The language of the arbitration proceeding shall be English.

Clause 8: Governing Law and Jurisdiction


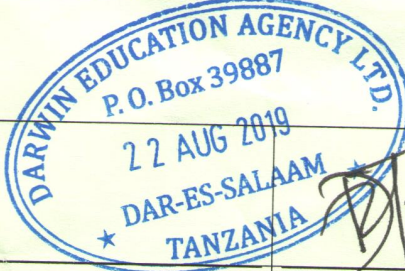
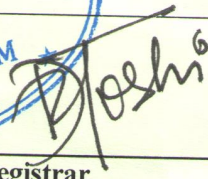

This Agreement shall be construed as having been executed in Changa, Gujarat, India. Both the Parties hereby consents that all the lawful, civil & other competent authorities and Courts of law, as the case may be, at Anand, Gujarat alone shall have jurisdiction in all matters arising out of this Agreement.

Clause 9: Miscellaneous and General:

- 9.1 **Variations:** The University reserves the right at all times to add/amend, delete or modify any provisions contained in this Agreement alter mutual consent with the Education Consultant.
- 9.2 **Unforeseen Issues:** That for any unforeseen issues arising, that are not covered by this agreement, the decision of University shall be final and binding on all concerned.

IN THE WITNESS HEREOF, the parties hereto have caused this Agreement to be duly signed and executed at Changa in English Language by their Authorized Officers or Representatives on the date above written:

PARTIES

			
Mr. Makungu Joseph Managing Director Darwin Education Agency Limited, Dar Es Salaam, Tanzania		Registrar Charotar University of Science and Technology, Changa, Gujarat, India	

Witness: 1. _____

2. _____

Dated: _____

Place: _____

Faculty of Pharmacy

CONFIDENTIALITY AGREEMENT

This Agreement is entered into on this **26th day of June 2019** by and between **Charotar University of Science and Technology, Changa** with its Registered Office at Charotar University of Science & Technology (CHARUSAT) **CHARUSAT Campus, off. Nadiad-Petlad Highway, Changa. Ta: Petlad, Dist: Anand-388421, Gujarat, India-388421** THROUGH (hereinafter referred to as "**CHARUSAT**") which shall include its successors and permitted assigns,

AND

ZYCIE TECHNOLEGAL LLP is a firm involved in research and consultancy, intellectual property consultancy and providing service in all fields of research and intellectual property (hereinafter "**ZTL**") with its principal place of business at B/137, Harisiddha Park, Nr. Navsarjan School, Ranip, Ahmedabad – 382480, Gujarat, India, in which expression shall unless repugnant to the meaning and context, shall mean and include its successors, assigns, representatives, affiliates and subsidiaries

Wherein ZTL is involved functionally and observationally in the project besides of the implementation and development of the same

Wherein both the parties will be in communication with each other with keeping informed to ZTL for each and every steps of the project

("CHARUSAT Changa" and "ZTL" hereinafter also referred to individually as "Party" or collectively as "Parties" as per the context)

- A) CHARUSAT through CSRTC Changa and ZTL wish to enter into discussions for the purpose of preparation of pharmaceutical formulations (such purpose is hereinafter referred to as "**the Purpose**").
- (B) In the course of the discussions, the Parties may require to disclose information of a proprietary or confidential nature.
- (C) The Parties wish to define the terms and conditions under which they will disclose such information in pursuit of the Purpose.
- (D) The information which will be shared by each party will be confidential only.

NOW THEREFORE, it is hereby agreed as follows:

1. A "Proprietary Information" means:

- i. Any information in any medium in tangible or visible form, and

- ii. Any information communicated orally, declared at the time of communication as "Proprietary Information", and subsequently confirmed in writing within a period of thirty (30) days thereafter to have been communicated in confidence, and
 - iii. Any copies and extracts of information as aforesaid, any documents or other media to which the same is translated or transferred.
- 1. B and which are;
 - iv. Identified as being confidential or proprietary, and
 - v. Owned or controlled by either Party hereto disclosing the same or is entrusted to such Party, and
 - vi. Disclosed to the other Party in relation to the Purpose.
- 2. A For five (5) years from the Effective Date of this Agreement, each Party undertakes:
 - vii. To keep the other Party's Proprietary Information confidential using the same degree of care as the receiving Party uses to protect its own Proprietary Information against public disclosure but in no case any less degree than reasonable care; and
 - viii. Not to make any disclosure of the other Party's Proprietary Information to any third party and to use the same only for the Purpose; and
 - ix. Not to make any copies of the other Party's Proprietary Information, or translation or transfer of the same to other documents or media nor to disseminate the same within its own organization save as is strictly necessary for the Purpose; and
 - x. Not to assign the rights and obligations of the Parties without their prior written consent thereto.
- 2. B Provided, however, that the foregoing restrictions and obligations shall not apply to any information which it can be shown:
 - xi. Is already or hereafter becomes published otherwise than through the fault or negligence of the receiving Party; or
 - xii. Is lawfully obtained by the recipient from a third party having rights to disclose to the receiving Party, without restrictions as to use or disclosure, or
 - xiii. Is already known to the receiving Party at the date of receipt of the information pursuant to this Agreement, or
 - xiv. Is independently developed by the receiving Party.
 - xv. Is required to be disclosed under any law, judicial order or Government order or regulation provided receiving Party gives disclosing Party timely notice, where possible, of the contemplated disclosure so as to give the disclosing Party an opportunity to intervene to preserve the confidentiality of the information.
- 3. Both Parties undertake to observe all requirements of security regulations of the Government of India to the extent they apply to Proprietary Information disclosed pursuant hereto.

4. All Proprietary Information submitted by one Party to the other party shall remain the property of the Party from which it originates. Each Party shall return to the other all the Proprietary Information received from the other Party and any copies thereof promptly upon request and one copy may be retained for archival purpose.
5. The return of documentation under Clause 4 shall not be deemed to release either Party from its obligations contained in Clause 2 above.
6. This agreement may be terminated by either Party by giving thirty (30) days' written notice to the other Party, and unless terminated sooner, shall automatically terminate one (1) year from the Effective Date or such extended period as the Parties may agree in writing.
7. If this information will be used to develop any product then proper citation or acknowledgement or credential as defined by both parties should be mentioned in the product.

Either Party has the Option of terminating this Agreement without notice,

- a. If any legal proceedings/investigations are initiated against the other party in India by any Government Agency or
- b. Either Party becomes ineligible/suspended for receiving or performing the contract anticipated by this agreement in accordance with applicable Governmental rules or notifications issued or under applicable Laws of India or
- c. Notification by Customer that either Party is not acceptable for the Project concerned
- d. If either Party is prohibited under prevalent rule or notifications or laws of India, from participating in its share of work in any Tender/RFP/Contract as applicable.

Each Party's obligation to protect previously received Proprietary Information shall survive any such termination as provided in Clause 2A.

8. No patent, copyright or other intellectual property rights are transferred by this Agreement nor is any right or license under any invention or patent granted hereunder.
9. The Parties shall each designate a single address and person in their organization to receive written disclosures and identifications of Proprietary information hereunder and to be responsible for ensuring the observance of this agreement
10. This Agreement shall be construed and interpreted in accordance with the Laws of India and all disputes arising between the Parties hereto out of or in connection with this agreement shall be amicably settled between the Parties. Where the Parties hereto fail to settle the disputes amicably, within ninety (90) days of the written notice of its existence given by either Party to the other, then such dispute shall be settled by arbitration in accordance with

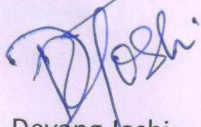
the rules of Arbitration of the International Centre for Alternate Dispute Resolution (ICADR), New Delhi, and the award made in pursuance thereof shall be binding on the Parties. The arbitration proceedings shall take place in Bangalore or other place mutually agreed to and be conducted in the English Language. The Arbitration proceedings will be administered by the International Centre for Alternate Dispute Resolution. The award may be entered into a court of competent jurisdiction for its execution forthwith.

11. This Agreement shall come into effect from the Effective Date 26th June, 2019.

This agreement is executed in duplicate with each copy being an official version of the agreement and having equal legal validity.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be signed by their duly authorized representatives on the date first above written.

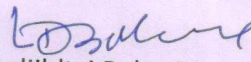
For CHARUSAT:



Devang Joshi,
Registrar

Charotar University of Science & Technology
(CHARUSAT) Changa, Ta: Petlad,
Dist: Anand

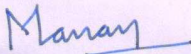
For ZYCIE TECHNOLEGAL LLP:



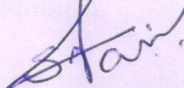
Laljibhai Babaria
Director

Zycie Technolegal LLP
Ahmedabad

Witnesses



1. Manan Raval
Principal-Ramanbhai Patel College of
Pharmacy, CHARUSAT.




2. Samir Patel
Associate Professor,
Ramanbhai Patel College of Pharmacy,
CHARUSAT.

Witnesses



1. Ketana Babaria
Director and Attorney at Law
Zycie Technolegal LLP



2. Shivangi Rana
Advocate
Babaria IP & Co



गुजरात गुजरात GUJARAT

BH 314312

अ.नं. 442212 श. 100 ता. 22/07/2019
नाम रमेश्वर पति सोहन पति सुमन
गांव रावत वस्ति पति सोहन पति सुमन
M. J. PATEL
स्टे. वे. वा. स. नं. अ/CC/2003
अधीनस्थान अमे. सो.नी
आदि

CONFIDENTIALITY AGREEMENT

This Agreement is entered into on this 4th Day, July 2019 by and between Charotar University of Science and Technology, Changa with its Registered Office at Charotar University of Science & Technology (CHARUSAT) CHARUSAT Campus, off. Nadiad-Petlad Highway, Changa. Ta: Petlad, Dist: Anand-388421, Gujarat, India-388421 THROUGH (hereinafter referred to as "CHARUSAT" or Party 1) which shall include its successors and permitted assigns,

AND

Amerise Pharmaceuticals Pvt Ltd, is a Research and Development based company (hereinafter "AME") incorporated and registered in India whose registered office is B-613, Empire Business Hub, Opp. Shakti Arcade, Science City Road, Sola, Ahmedabad, 380060, Gujarat, (Party 2); in which expression shall unless repugnant to the meaning and context, shall mean and include its successors, assigns, representatives, affiliates and subsidiaries

("CHARUSAT Changa" and "AME" hereinafter also referred to individually as "Party" or collectively "Parties" as per the context)

JK

- A) CHARUSAT through RPCP-Changa and Party 2 wish to enter into discussions for the purpose of 'Developmental and analytical Service' such purpose is hereinafter referred to as "the Purpose").
- (B) In the course of the discussions, the Parties may require to disclose information of a proprietary or confidential nature.
- (C) The Parties wish to define the terms and conditions under which they will disclose such information in pursuit of the Purpose.
- (D) The information which will be shared by each party will be confidential only.

NOW THEREFORE, it is hereby agreed as follows:

1. A "Proprietary Information" means:

- i. Any information in any medium in tangible or visible form, and
- ii. Any information communicated orally, declared at the time of communication as "Proprietary Information", and subsequently confirmed in writing within a period of thirty (30) days thereafter to have been communicated in confidence, and
- iii. Any copies and extracts of information as aforesaid, any documents or other media to which the same is translated or transferred.

1. B and which are;

- iv. Identified as being confidential or proprietary, and
- v. Owned or controlled by either Party hereto disclosing the same or is entrusted to such Party, and
- vi. Disclosed to the other Party in relation to the Purpose.

2. A For five (5) years from the Effective Date of this Agreement, each Party undertakes:

- vii. To keep the other Party's Proprietary Information confidential using the same degree of care as the receiving Party uses to protect its own Proprietary Information against public disclosure but in no case any less degree than reasonable care; and
- viii. Not to make any disclosure of the other Party's Proprietary Information to any third party and to use the same only for the Purpose; and
- ix. Not to make any copies of the other Party's Proprietary Information, or translation or transfer of the same to other documents or media nor to disseminate the same within its own organization save as is strictly necessary for the Purpose; and
- x. Not to assign the rights and obligations of the Parties without their prior written consent thereto.

2. B Provided, however, that the foregoing restrictions and obligations shall not apply to any information which it can be shown:

- xi. Is already or hereafter becomes published otherwise than through the fault or negligence of the receiving Party; or

DP

- xii. Is lawfully obtained by the recipient from a third party having rights to disclose to the receiving Party, without restrictions as to use or disclosure, or
 - xiii. Is already known to the receiving Party at the date of receipt of the information pursuant to this Agreement, or
 - xiv. Is independently developed by the receiving Party.
 - xv. Is required to be disclosed under any law, judicial order or Government order or regulation provided receiving Party gives disclosing Party timely notice, where possible, of the contemplated disclosure so as to give the disclosing Party an opportunity to intervene to preserve the confidentiality of the information.
3. Both Parties undertake to observe all requirements of security regulations of the Government India to the extent they apply to Proprietary Information disclosed pursuant hereto.
4. All Proprietary Information submitted by one Party to the other shall remain the property of the Party from which it originates. Each Party shall return to the other all the Proprietary Information received from the other Party and any copies thereof promptly upon request and one copy may be retained for archival purpose.
5. The return of documentation under Clause 4 shall not be deemed to release either Party from its obligations contained in Clause 2 above.
6. This agreement may be terminated by either Party by giving thirty (30) days' written notice to the other Party, and unless terminated sooner, shall automatically terminate one (1) year from the Effective Date or such extended period as the Parties may agree in writing.
7. If this information will be used to develop any product then proper citation or acknowledgement or credential as defined by both parties should be mentioned in the product.

Either Party has the Option of terminating this Agreement without notice,

- a. If any legal proceedings/investigations are initiated against the other party in India by any Government Agency or
- b. Either Party becomes ineligible/suspended for receiving or performing the contract anticipated by this agreement in accordance with applicable Governmental rules or notifications issued or under applicable Laws of India or
- c. Notification by Customer that either Party is not acceptable for the Project concerned
- d. If either Party is prohibited under prevalent rule or notifications or laws of India, from participating in its share of work in any Tender/RFP/Contract as applicable.

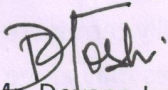
Each Party's obligation to protect previously received Proprietary Information shall survive any such termination as provided in Clause 2A.

8. No patent, copyright or other intellectual property rights are transferred by this Agreement nor is any right or license under any invention or patent granted hereunder.

9. The Parties shall each designate a single address and person in their organization to receive written disclosures and identifications of Proprietary information hereunder and to be responsible for ensuring the observance of this agreement
10. This Agreement shall be construed and interpreted in accordance with the Laws of India and all disputes arising between the Parties hereto out of or in connection with this agreement shall be amicably settled between the Parties. Where the Parties hereto fail to settle the disputes amicably, within ninety (90) days of the written notice of its existence given by either Party to the other, then such dispute shall be settled by arbitration in accordance with the rules of Arbitration of the International Centre for Alternate Dispute Resolution (ICADR), New Delhi, and the award made in pursuance thereof shall be binding on the Parties. The arbitration proceedings shall take place in Bangalore and be conducted in the English Language. The Arbitration proceedings will be administered by the International Centre for Alternate Dispute Resolution. The award may be entered into a court of competent jurisdiction for its execution forthwith.
11. This Agreement shall come into effect from the Effective Date.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be signed by their duly authorized representatives on the date first above written.

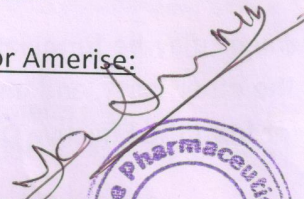
For CHARUSAT:

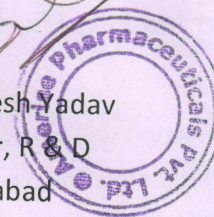

Mr. Devang Joshi,

Registrar

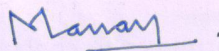
Charotar University of Science & Technology
(CHARUSAT) Changa, Ta: Petlad, Dist:
Anand388421

For Amerise:


Mr. Nilesh Yadav
Director, R & D
Ahmedabad



Witness

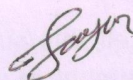


1. Dr. Manan Raval
Principal and Dean,
Ramanbhai Patel College of Pharmacy




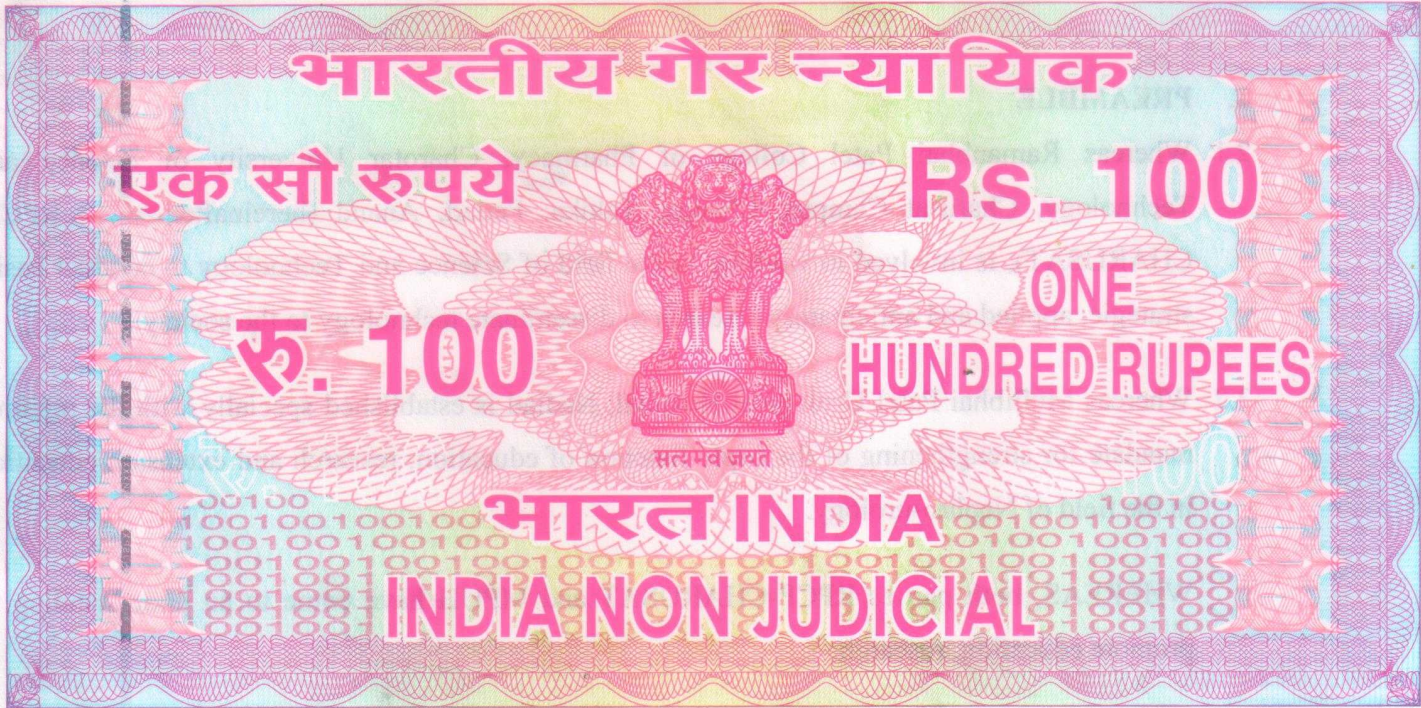
2. Dr. Swayamprakash Patel
Assistant Professor,
Ramanbhai Patel College of Pharmacy

Witness



1. Sagar Ranpariya
AGM Analytical
Amerise Pharmaceuticals Pvt Ltd


2. Suresh Joshi
Executive – Formulation Development
Amerise Pharmaceuticals Pvt Ltd



गुजरात गुजरात GUJARAT

BP 998775

SL No.: 27-1218
VFO: Ramanbhai Patel College of Pharmacy
Changa
Dm Patel

Memorandum of Understanding

1. THE MOU

1.1 This MOU made and entered into on this 1st Day of July, 2019 between Ramanbhai Patel College of Pharmacy, Charotar University of Science and Technology (RPCP-CHARUSAT), Changa having its registered office at Charusat Campus, Changa, Taluka: Petlad, Anand-388421 Gujarat (hereinafter called RPCP-CHARUSAT which expression where the context so admits include its successors and permitted assigns) of the one part,

And

Muljibhai Patel Urological Hospital, Nadiad hereinafter referred to as "MPUH" is a Premier hospital in the country, which came in to existence under the auspices of V T Desai Charitable Trust having its registered office at Nadiad, Gujarat of the other part.

2. PREAMBLE

- 2.1 Whereas Ramanbhai Patel College of Pharmacy, Charotar University of Science and Technology, Charusat Campus, Changa, Taluka: Petlad, Anand (hereinafter called RPCP-CHARUSAT), is involved in working in the field of Science and Technology to conduct basic, strategic, applied and anticipatory research to disseminate technology to the society.
- 2.2 Whereas Muljibhai Patel Urological Hospital, Nadiad is established specially with the regional mandate for strengthening of the triple function of education, research and extension education in the field of Nephro-urology.

WHEREAS, both parties RPCP-CHARUSAT and MPUH have come to an understanding to promote education, research.

Now, therefore, in consideration of the premises and mutual covenants hereinafter contained, the parties hereto agree as follows:

3. STATEMENT OF PURPOSE INCLUDING OBJECTIVES

- 3.1 To promote collaborative research work for mutual benefit in the area of nephron-urological research
- 3.2 To undertake specific research projects for evaluation of genetic polymorphism in patients with kidney stone diseases

4. TERMS AND CONDITIONS

- 4.1 This MOU is valid for a period of **three years** at the first instance for the project titled "Association of CaSR, Uromodulin and Osteopontin gene polymorphisms with kidney stone disease (KSDs) in western part of India", but can be extended with the mutual consent of both the parties.
- 4.2 This MOU shall be deemed to have been automatically rescinded after the expiry of the MOU period, unless renewed for any further period as per mutually agreed upon terms at a later stage.
- 4.3 Either of the parties hereto shall be entitled to terminate the MOU at any time with valid reasons acceptable in writing to both the parties and in such case, the MOU will terminate six months after the date of written notification or date of expiry of the MOU, whichever is earlier.

In case of such premature termination of the MOU, all rights and obligations of both parties shall automatically cease except for those covered by written contract including ongoing collaborative activity that can no longer be cancelled.

- 4.4 Intellectual property rights (IPR's) - Any IPR related issues, MPUH will be the sole owner of IPR. However, it will be shared with CHARUSAT upon mutual consent for the purpose of further research and academics. Also, just like MPUH, CHARUSAT is a not-for-profit entity. Thus, any commercial gains by outright sale of IPR may be reasonably shared with CHARUSAT to acknowledge its research contribution. This will be at the discretion of MPUH.
- 4.5 Responsibility for protection of the Intellectual Property Rights (IPR) arising under this Agreement, technology development shall belong to MPUH under this MOU.
- 4.6 Publication of the research results in journals/conferences shall be jointly authored by RPCP-CHARUSAT and MPUH, Nadiad. Either of the parties shall be permitted to publish technical/scientific papers based on the research work done under this agreement, which do not merit protection under IPR, only after prior written approval from other party.
- 4.7 The raw clinical data and biological samples (Blood, serum, DNA) of patients and controls collected for the study will be property of MPUH. RPCP agrees not to seek reimbursement from for any goods or services provided or funded by either parties under this agreement.

5. FORCE MAJEURE

Neither party shall be held responsible for non-fulfilment of their respective obligations under this MOU due to the exigency of one or more the force majeure events such as but not limited to acts of GOD, war, flood, earthquakes, strike, lockouts, epidemics, riots, 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 month of such occurrence of cessation. If the force majeure conditions continue beyond six months, the parties shall then mutually decide about the future course of action.

6. AMENDMENTS TO THE MOU

No amendment or modification of the MOU shall be made unless the same is made in writing by the parties or their authorized representatives and specially stating the same to be an amendment

of this MOU. The modifications/changes shall be effective from the date on which they are made/ executed, unless or otherwise agreed to.

7. ASSIGNMENT OF THE MOU

The rights or/ and liabilities arising to any party to this MOU shall not be assigned except with the written consent of the other party and subject at such terms and conditions as may be mutually agreed upon.

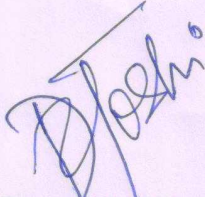
8. ARBITRATION

- 8.1 It is hereby agreed between the two Parties that MOU shall be executed in manner and form outlined in this Agreement. Any dispute, controversy, difference of any kind whatsoever or claim arising out of or in relation to this Agreement, or the breach, termination or invalidity thereof, shall be settled amicably by negotiation between the parties. If no amicable resolution or settlement is reached within a period of thirty (30) days from date on which above-mentioned dispute or difference arose, such dispute or difference shall be referred to the arbitration of the two Arbitrators as nominated by each party, and in case of difference of opinions between them to an umpire appointed by the said two arbitrators. The seat of arbitration shall be decided by the Arbitrator and arbitration shall be conducted in English language. The arbitration will be carried out in accordance with the provisions of Indian Arbitration and Conciliation Act of 1996, or of any modifications or re-enactments thereof. The arbitral award will be final and binding, subject to legal remedies available under the law.
- 8.2 Existence of any dispute or difference or initiation or continuance of arbitral proceedings shall not postpone or delay performance by Parties of their respective obligations under or pursuant to this Agreement. Further, this Agreement shall remain subsisting and operative during the arbitral proceedings and no payment due and payable to either Party shall be withheld except payment in dispute, if any.
- 8.3 This Agreement shall be governed by, construed, and enforced in accordance with the prevailing laws of India.

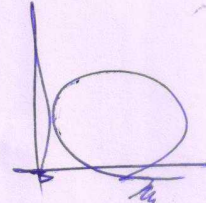
SEAL OF PARTIES

This Agreement has been executed in two originals one of these has been retained by RPCP-CHARUSAT and the other by the MPUH.

In witness whereof the parties hereto have signed this Agreement the day, month and year mentioned herein before.



Dr. Devang Joshi
Registrar,
Charotar University of Science and Technology



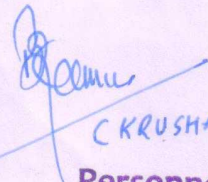
Dr. (Col.) A. K. Rastogi
Medical Director,
Muljibhai Patel Urological Hospital
Nadiad, Gujarat, India

Manan

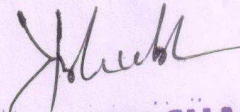
Witness 1
Dr. Manan Raval
Ramanbhai Patel
College of Pharmacy



Witness 2
Dr. Sandip Patel
Ramanbhai Patel
College of Pharmacy.



Witness 1
(KRUSHAN PARMAR)
Personnel Manager
Muljibhai Patel
Urological Hospital



Witness 2
RUSHABH SHAH
AUTHORISED SIGNATORY
Muljibhai Patel Urological
Hospital

Faculty of Management Studies



CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY

Formed under Gujarat State Act No. : 8 of 2009

Accredited Grade A by NAAC

MOU - VAMNICOM & CHARUSAT

MEMORANDUM OF UNDERSTANDING BETWEEN

**VAIKUNTH MEHTA NATIONAL INSTITUTE OF COOPERATIVE MANAGEMENT,
PUNE, MAHARASTRA - INDIA**

AND

**CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY (CHARUSAT),
CHANGA, GUJARAT - INDIA**

This Memorandum of Understanding (hereinafter referred to as the 'MOU') is being entered on

Date: **November 21, 2020** (hereinafter referred to as 'the Effective Date')

BETWEEN

VAIKUNTH MEHTA NATIONAL INSTITUTE OF COOPERATIVE MANAGEMENT having its address at University Road, Pune - 411 007, India, hereinafter referred to as "VAMNICOM" as the other party.

AND

CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY (CHARUSAT), a statutory body incorporated under the State Private University having its address: Charusat Campus, Nadiad Petlad Road, At. Changa, Ta.: Petlad, Dist.: Anand - Pincode: 388421, Gujarat, India (hereinafter referred to as "CHARUSAT") of the one party;

VAMNICOM and CHARUSAT of Changa shall be collectively referred to as the "Parties" and individually as the "Party".

WHEREAS:

- A. CHARUSAT was set up under the Gujarat ACT No. 8 of 1995, Government of Gujarat and UGC has empowered CHARUSAT to award degrees under section 22 of UGC Act 1956. Act to provide training, education and knowledge-based activities.
- B. VAMNICOM is an apex management training institute catering to the management development, training, research and consultancy needs of various co-operative organizations government departments and other national bodies.
- C. The Parties assure each other that their co-operation is based upon mutual trust and fair performance to achieve a sustainable relationship. Now it is hereby understood and witnessed as follow:

**ARTICLE 1
OBJECTIVE**

The Parties agree that the objective of this MOU (hereinafter referred to as "the Objective") is to set up the general principles of collaboration between both Parties, according to which the Parties may jointly identify fields of mutual interest and create opportunities to develop programmes for cooperation in training, education and other knowledge-based activities on the basis of reciprocity and mutual benefit.

**ARTICLE 2
AREAS OF COLLABORATION**

The Parties agree to co-operate and collaborate in the areas of training, education and other knowledge-based activities covering the following:

2.1 Short courses and Long-term programmes Officials from both Parties may participate in the short courses and long term programmes (Certificate, Diploma, Masters, PhD) conducted by either Party.

2.2 Research and Consultancy

This involves:

2.2.1 collaboration in joint research of mutual benefit. The findings of such research will be disseminated to relevant organisations upon mutually agreed conditions by both Parties; and

2.2.2 cooperation in constructing any case study for the benefit of both Parties. Any case study developed will be used in training programs of both Parties as one of the learning tools.

2.3 Exchange information and Expertise

Exchange information, materials, publications, expertise and other related matters on subject of common interest which involves:

2.3.1 Resource person(s) from/selected by respective Parties be invited to carry out presentations of papers in various programmes such as seminar, workshop and other knowledge-based activities as and when necessary; and

2.3.2 Published materials produced by respective Parties such as journals, magazines, monographs, etc. will be made accessible to both Parties.

2.4 Training of Trainers:

Officials will be given a basic knowledge of the principles and methods used in designing and implementing training programmes for cooperative leaders and managers.

2.5 Attachment Programme

Officials from both Parties will be allowed to be attached to each institution for a specific period of time. The area, subject and time frame related to the attachment programme will be considered and agreed by both Parties subject to the internal rules and agreements of each party.

2.6 Study Visit:

Host/facilitate officials from/selected by respective Parties to carry out study visits for PG students, and short term MDP programme participants to relevant organizations in their respective organisation.

2.7 Any other area of knowledge-based activities as determined and mutually agreed upon by both Parties.

**ARTICLE 3
IMPLEMENTATION**

The Parties shall work out the practical details of cooperation between both Parties and in general to ensure proper and effective implementation of this MOU subject to the existing laws and policy of either Party. The Parties shall consult each other via contact persons as determined by the respective Parties for working out the details of the responsibilities of both institutions in terms of the areas of collaboration as agreed upon in Article 2.

**ARTICLE 4
COST AND FUNDING**

- 4.1 Each party shall be responsible for its own costs incurred in carrying out its responsibilities under this MOU.
- 4.2 The Parties understand that no funding has been specifically allocated to facilitate this MOU and that continued participation in this MOU is contingent upon the availability of funds of the respective Parties involved.
- 4.3 Each party may, upon subsequent mutual agreement, bear some part of the expenditure regarding Article 2 as agreed upon by both parties from time to time.
- 4.4 In case of funded projects / fee-based courses both the parties will decide on remuneration /sharing of funds based on mutually agreed terms.

**ARTICLE 5
INTELLECTUAL PROPERTY RIGHT**

- Both parties agree that any intellectual property belonging to an institution, which may include but will not be limited to the Course Structure / Academic, Teaching, Learning, Evaluation Material will be under the ownership of the institution, whichever of both of the parties CHARUSAT or VAMNICOM) that has developed it and no other party will have a claim against such intellectual property.

MOU - VAMNICOM & CHARUSAT

- It is the intention of both the institutions (CHARUSAT and VAMNICOM) that all the Intellectual Property resulting from the collaborative efforts of the two parties will be the joint property in equal proportion of both the parties.
- In the event of any of the parties (CHARUSAT or VAMNICOM) wanting to use the jointly owned Intellectual Property for any further purposes, a written consent from the authority of another party will be mandatory.

ARTICLE 6 CONFIDENTIALITY

The Parties agree to keep confidential and not disclose to any third parties, persons or individual any confidential information acquired by CHARUSAT and VAMNICOM in connection with this MOU unless otherwise authorized in advance in writing by either Party.

ARTICLE 7 TERMINATION AND MODIFICATION

7.1 This MOU shall take effect from the Effective Date and shall be valid for a period of three (3) years unless and other wise terminated in accordance with clause of this MOU. This MOU may be renewed by mutual written prior agreement between the Parties before the expiry date.

7.2 This MOU may be modified by mutual determination of the Parties and may be terminated by either Party without legal effect. Either Party may terminate this MOU at any time by giving at least ninety (90) days written notice to the other Party. Any program or activity that has been approved or implemented at the time of termination of this MOU shall be allowed to proceed until its schedule completion, unless otherwise agreed upon by the Parties.

ARTICLE 8 NOTICE

Any notice to be given hereunder by either Party to the other may be sent by first class registered delivery paid post addressed to the address of the other Party as follows

VAMNICOM	CHARUSAT
Registrar VAIKUNTH MEHTA NATIONAL INSTITUTE OF CO- OPERATIVE MANAGEMENT University Road, Pune 411 007, Maharashtra India	Registrar CHAROTAR UNIVERSITY OF SCIENCE AND TECHNOLOGY (CHARUSAT) Charusat Campus, Nadiad Petlad Road, At. Changa, 388421 , Gujarat India

MOU - VAMNICOM & CHARUSAT

The Parties hereby agree that this MOU is not meant to be conclusive or exhaustive. Instead, this MOU outlines the general understanding and the frame work for mutual cooperation between 'the Parties and is aimed at paving the way to enter into formal Agreement/Agreements.

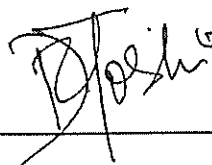
IN WITNESS WHEREOF the Parties have hereto set their hands the day and year first above written.

Signed by:
for and behalf of
**VAIKUNTH MEHTA NATIONAL
INSTITUTE OF CO-OPERATIVE
MANAGEMENT,
PUNE - 411 007
MAHARASHTRA
INDIA**



Shri V. Sudhir, Registrar, VAMNICOM.

Signed by:
for and behalf of
**CHAROTAR UNIVERSITY OF SCIENCE
AND TECHNOLOGY
(CHARUSAT)
CHANGA - 388421
GUJARAT,
INDIA**

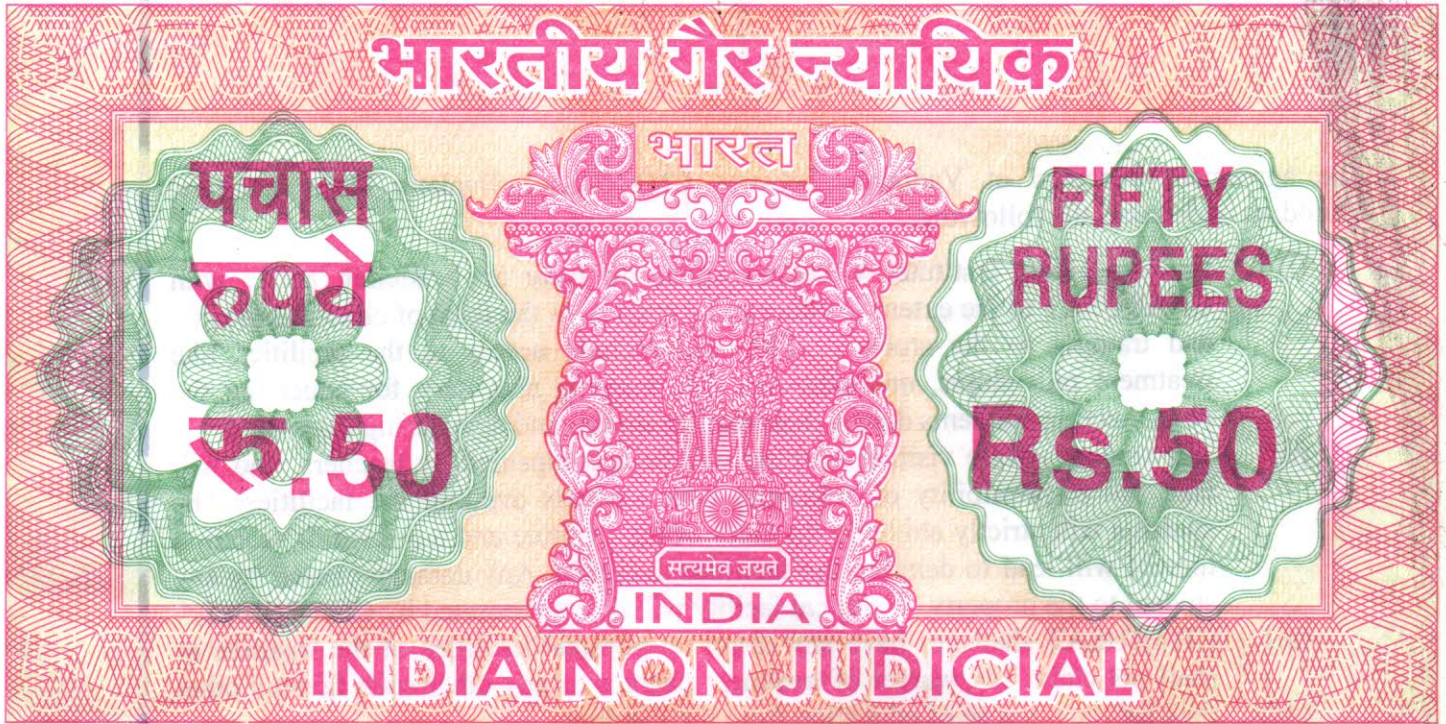


Dr. Devang Joshi, Registrar, CHARUSAT.



निबंधक
REGISTRAR
वै. मे. न. व. प्र. संस्थान
V.M. National Institute of Co-op. Management
कि. पीठ मार्ग, पुणे - 7
University Road, Pune - 411 007

Faculty of Medical Sciences



गुजरात गुजरात GUJARAT

AE 511612

SL No.: 612 Date: 15 MAY 2019
WFO: CHARUSAT Add: Changa
by: Parth Patel

Postmaster (RSG:1)
Anand HO - 383001.

MOU for Physiotherapy- Bankers Heart Institute, Vadodara

Bankers Heart Institute Vadodara (hereinafter referred to as "The Institute") – is located at Nr. Tagore Nagar, Opp. Suryakiran Complex, O P Road, Vadodara.

Charotar University of Science and Technology (hereinafter referred to as CHARUSAT) is a University established under Gujarat Act No. 8 of 2009; having head quarter at Charusat Campus at Changa. Presently, CHARUSAT runs professional education programmes in Engineering, Pharmacy, Computer Application, Business Management, and Applied Sciences. Now, CHARUSAT has ventured into healthcare education.

It has started Bachelor of Physiotherapy (B.P.T.) Programme from the academic year 2009-10, Doctorate Programme (Ph.D) in 2011-12 and Masters of Physiotherapy Programme in 2013-14. For the training of the students pursuing this programme, CHARUSAT intends to enter into an academic MOU with Bankers Heart Institute, Vadodara.

Both the organizations have agreed to have such an academic MOU in the mutual interest and for the welfare of the society.

The agreement executed at Vadodara between CHARUSAT Bankers Heart Institute, Vadodara undertakes the following:

- (i) Bankers Heart Institute, Vadodara agrees to have an academic MOU with CHARUSAT to the extent of educational support in the form of clinical exposure and training to the students. This will include access to the facilities like treatment procedures, methods, and data keeping necessary for educating the physiotherapy students during their regular studies and also during internship.
- (ii) The students while visiting hospital will be accompanied by teachers who will take full responsibility of educating their students availing the facilities. The students will strictly abide by the rules of the Institute and any kind of violation thereof will lead to denying the facilities available. Any damage caused by any student to the property or clinical facility will be compensated by CHARUSAT.
- (iii) CHARUSAT shall not have any claim on physical facilities of the Institute or shall not claim any waiver of treatment charges or any other such favours other than for the purpose of education from the Institute.
- (iv) The Institute shall have unequivocal right to bring an end to this agreement without assigning any reason or without any previous notice and CHARUSAT will not be entitled to any claim by way of compensation and / or damages.
- (v) CHARUSAT shall not make any endeavours to have covetous gain from this agreement. It is specifically understood that this agreement entered by both the parties is only with the sole purpose of "SERVICE TO HUMAN KIND".
- (vi) Students will not be allowed to deal with patients independently.
- (vii) That the Bankers Heart Institute, Vadodara has qualified physiotherapy staff as per its requirement. Their guidance shall be available to the trainee students.

This agreement shall remain in force for next five years i.e. 20/06/2019 to 19/06/2024 interns of UG, PG & Ph. D. programme. It can be further extended by mutual consent if required, either in the present form or any modifications as the need be.

Signature: _____

Devang Joshi

Name: Devang Joshi
Registrar,
CHARUSAT

Signature: _____

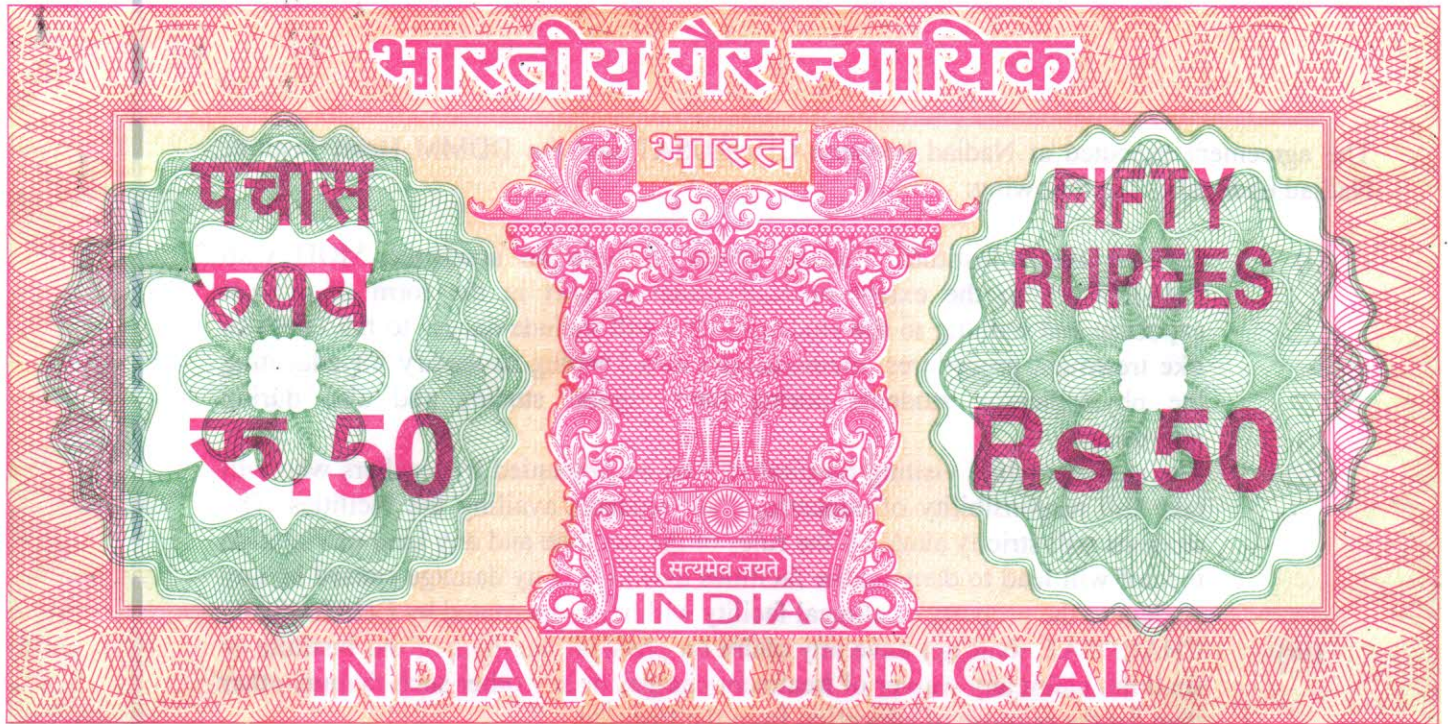
Dr. Parul Banker

Name: **Dr. Parul Banker**
Medical Director

Date: 20/6/2019

Place: Vadodara





गुजरात गुजरात GUJARAT

AE 511609

SL No.: 609 Date: 15 MAY 2019
WF/O: CHARUSAT Add: Changa
by: Parth Patel

Postmaster (H.O.)
Anand HO - 388001

MOU for Physiotherapy- DDMM Heart Institute, Nadiad

DDMM Heart Institute, Nadiad (hereinafter referred to as "The Institute") – is located at Nadiad. It is run by GMCCC & R Society.

Charotar University of Science and Technology (hereinafter referred to as CHARUSAT) is a University established under Gujarat Act No. 8 of 2009; having head quarter at Charusat Campus at Changa. Presently, CHARUSAT runs professional education programmes in Engineering, Pharmacy, Computer Application, Business Management, and Applied Sciences. Now, CHARUSAT has ventured into healthcare education.

It has started Bachelor of Physiotherapy (B.P.T.) Programme from the academic year 2009-10, Doctorate Programme (Ph.D) in 2011-12 and Masters of Physiotherapy Programme in 2013-14. For the training of the students pursuing this programme, CHARUSAT intends to enter into an academic MOU with GMCCC & R Society.

Both the organizations have agreed to have such an academic MOU in the mutual interest and for the welfare of the society.

The agreement executed at Nadiad between CHARUSAT and the DDMM Heart Institute, Nadiad undertakes the following:

- (i) DDMM Heart Institute, Nadiad agrees to have an academic MOU with CHARUSAT to the extent of educational support in the form of clinical exposure and training to the students. This will include access to the facilities like treatment procedures, methods, and data keeping necessary for educating the physiotherapy students during their regular studies and also during internship.
- (ii) The students while visiting hospital will be accompanied by teachers who will take full responsibility of educating their students availing the facilities. The students will strictly abide by the rules of the Institute and any kind of violation thereof will lead to denying the facilities available. Any damage caused by any student to the property or clinical facility will be compensated by CHARUSAT.
- (iii) CHARUSAT shall not have any claim on physical facilities of the Institute or shall not claim any waiver of treatment charges or any other such favours other than for the purpose of education from the Institute.
- (iv) The Institute shall have unequivocal right to bring an end to this agreement without assigning any reason or without any previous notice and CHARUSAT will not be entitled to any claim by way of compensation and / or damages.
- (v) CHARUSAT shall not make any endeavours to have covetous gain from this agreement. It is specifically understood that this agreement entered by both the parties is only with the sole purpose of "SERVICE TO HUMAN KIND".
- (vi) Students will not be allowed to deal with patients independently.
That the DDMM Heart Institute, Nadiad has qualified physiotherapy staff as per its requirement. Their guidance shall be available to the trainee students.
- (vii) For Clinical training & Internship at the DDMM Heart Institute, Nadiad, fees to be paid by the CHARUSAT to the DDMM Heart Institute, Nadiad will be Rs. 70/- for MPT students, Rs. 4000/- per month Internship students. Rs. 50/- for BPT students and, per student per day the fees will be reviewed and revised yearly mutually agreed.

This agreement shall remain in force for next three years i.e. 18/06/2019 to 17/06/2022 of UG, PG & Ph.D programme. It can be further extended by mutual consent if required, either in the present form or any modifications as the need be.

Signature: _____

Devang Joshi

Name: Devang Joshi
Registrar
CHARUSAT

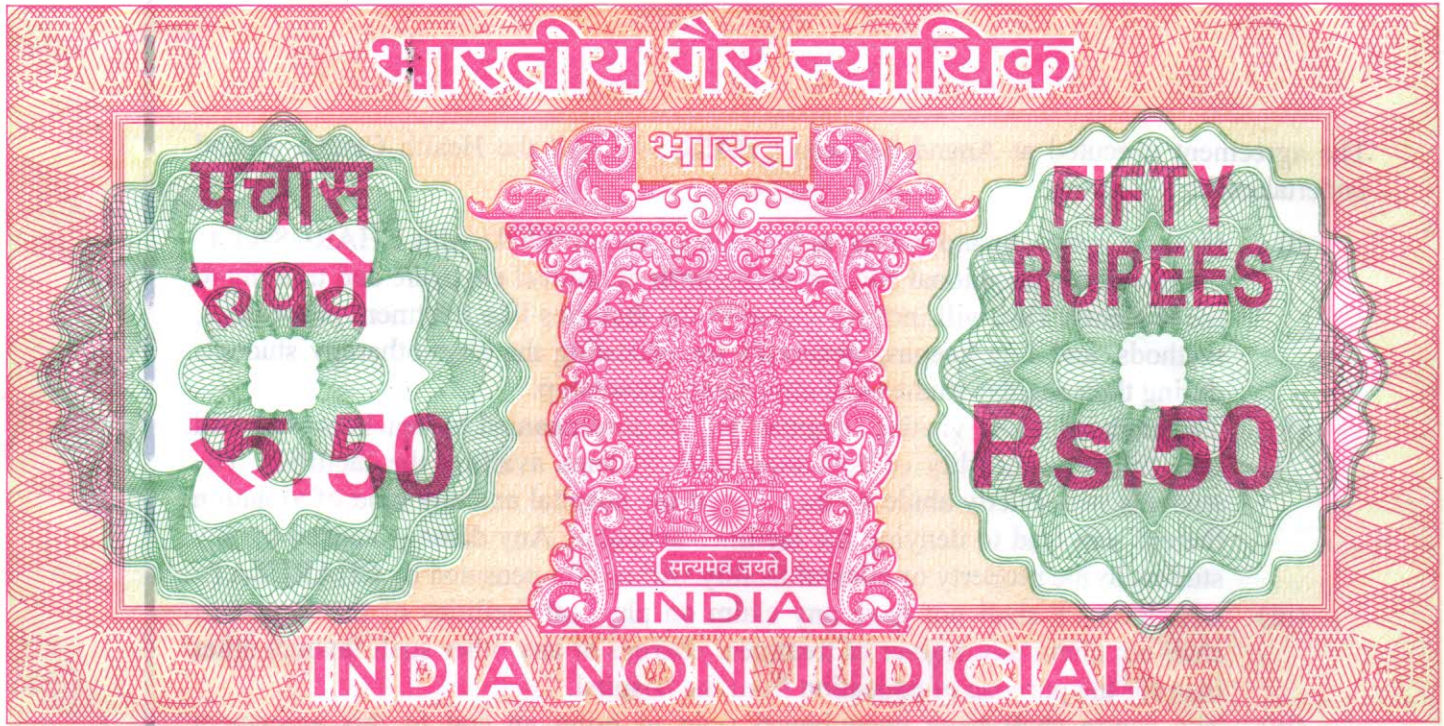
Date: 18/06/2019

Place: Changa

Signature: _____

James Macwan
18.6.19

Name: James Macwan.
Hospital Manager
DDMM Institute of Cardiology
Mission Road, Nadiad - 387 002.



गुजरात गुजरात GUJARAT

AE 511613

SL No.: G13 Date 15 MAY 2019
VFO: CHARUSAT Changa
by Paarth Patel

Postmaster (NSG:)
Anand HO - 388001

MOU for Physiotherapy- Health Centre Anand

Health centre, Anand (hereinafter referred to as "The Hospital") – is located at Anand. It is run by Ramakrishna Seva Mandal Trust.

Charotar University of Science and Technology (hereinafter referred to as CHARUSAT) is a University established under Gujarat Act No. 8 of 2009; having head quarter at Education Campus at Changa. Presently, CHARUSAT runs professional education programmes in Engineering, Pharmacy, Computer Application, Business Management, and Applied Sciences. Now, CHARUSAT has ventured into healthcare education.

It has started Bachelor of Physiotherapy (B.P.T.) Programme from the academic year 2009-10, Doctorate Programme (Ph.D) in 2011-12 and Masters of Physiotherapy Programme in 2013-14. For the training of the students pursuing this programme, CHARUSAT intends to enter into an academic MOU with Health Centre, Anand

Both the organizations have agreed to have such an academic MOU in the mutual interest and for the welfare of the society.

The agreement executed at Anand between CHARUSAT and the Health Centre, Anand undertakes the following:

- (i) Health Centre, Anand agrees to have an academic MOU with CHARUSAT to the extent of educational support in the form of clinical exposure and training to the students. This will include access to the facilities like treatment procedures, methods, and data keeping necessary for educating the physiotherapy students during their regular studies and also during internship.
- (ii) The students while visiting hospital will be accompanied by teachers who will take full responsibility of educating their students availing the facilities. The students will strictly abide by the rules of the hospital and any kind of violation thereof will lead to denying the facilities available. Any damage caused by any student to the property or clinical facility will be compensated by CHARUSAT.
- (iii) CHARUSAT shall not have any claim on physical facilities of the Centre or shall not claim any waiver of treatment charges or any other such favours other than for the purpose of education from the hospital.
- (iv) The centre shall have unequivocal right to bring an end to this agreement without assigning any reason or without any previous notice and CHARUSAT will not be entitled to any claim by way of compensation and / or damages.
- (v) CHARUSAT shall not make any endeavours to have covetous gain from this agreement. It is specifically understood that this agreement entered by both the parties is only with the sole purpose of "SERVICE TO HUMAN KIND".
- (vi) Students will not be allowed to deal with patients independently.
- (vii) That the Health Centre, Anand has qualified physiotherapy staff as per its requirement. Their guidance shall be available to the trainee students.
- (viii) For clinical training & internship at the Health Center, Anand, fees to be paid by the CHARUSAT to the Health Center will be Rs. 400/- (four hundred only) per student per posting (Maximum of one month) and the fees will be reviewed and revised yearly as per the discretion of SRKSM, Anand.

This agreement shall remain in force for next five years from the second academic year of Bachelor of Physiotherapy (B.P.T.) programme. It can be further extended by mutual consent if required, either in the present form or any modifications as the need be.

Signature: _____

Name: Devang Joshi
Registrar
CHARUSAT

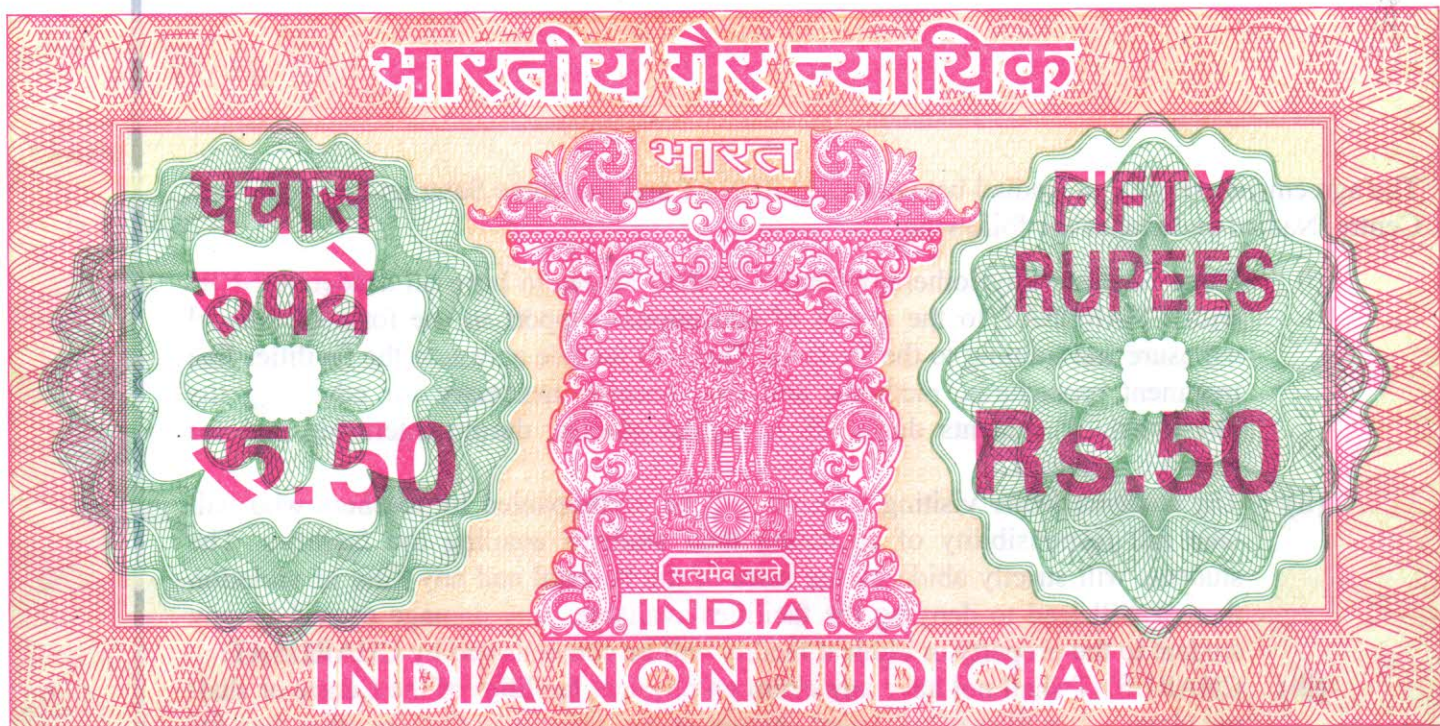
Date: _____

Place: _____

Signature: _____

Name: _____





गुजरात गुजरात GUJARAT

AE 511608

SL NO: 608 Date: 15 MAY 2019
VFIO: CHARUSAT Add: Changa
Pooth Patel

Postmaster (HSG:)
Anand HO - 388001

MOU for Physiotherapy- Shree Santram Physiotherapy Centre, Nadiad

Shree Santram Physiotherapy Centre, Nadiad (hereinafter referred to as "The Centre") – is located at Nadiad. It is established and managed by Shree Santram Jan Seva Trust C/o Shree Santram Mandir, Nadiad.

Charotar University of Science and Technology (hereinafter referred to as CHARUSAT) is a University established under Gujarat Act No. 8 of 2009; having head quarter at Education Campus at Changa. Presently, CHARUSAT runs professional education programmes in Engineering, Pharmacy, Computer Application, Business Management, and Applied Sciences. Now, CHARUSAT has ventured into healthcare education.

It has started Bachelor of Physiotherapy (B.P.T.) Programme from the academic year 2009-10, Doctorate Programme (Ph.D) in 2011-12 and Masters of Physiotherapy Programme in 2013-14. For the training of the students pursuing this programme, CHARUSAT intends to enter into an academic MOU with Shree Santram Physiotherapy Centre, Nadiad

Both the organizations have agreed to have such an academic MOU in the mutual interest and for the welfare of the society.

The agreement executed at Nadiad between CHARUSAT and the Shree Santram Physiotherapy Centre, Nadiad undertakes the following:

- (i) Shree Santram Physiotherapy Centre, Nadiad agrees to have an academic MOU with CHARUSAT to the extent of educational support in the form of clinical exposure and training to the students. This will include access to the facilities like treatment procedures, methods, and data keeping necessary for educating the physiotherapy students during their regular studies, during internship and for research activities.
- (ii) The students while visiting hospital will be accompanied by teachers who will take full responsibility of educating their students availing the facilities. The students will strictly abide by the rules of the hospital and any kind of violation thereof will lead to denying the facilities available. Any damage caused by any student to the property or clinical facility will be compensated by CHARUSAT.
- (iii) CHARUSAT shall not have any claim on physical facilities of the Centre or shall not claim any waiver of treatment charges or any other such favours other than for the purpose of education from the hospital.
- (iv) The centre shall have unequivocal right to bring an end to this agreement without assigning any reason or without any previous notice and CHARUSAT will not be entitled to any claim by way of compensation and / or damages.
- (v) CHARUSAT shall not make any endeavours to have covetous gain from this agreement. It is specifically understood that this agreement entered by both the parties is only with the sole purpose of "SERVICE TO HUMAN KIND".
- (vi) Students will not be allowed to deal with patients independently.
- (vii) Internship of Minimum 2 weeks in Shree Santram Physiotherapy Centre, Nadiad.
- (viii) That the Shree Santram Physiotherapy Centre, Nadiad has qualified physiotherapy staff as per its requirement. Their guidance shall be available to the trainee students.

This agreement shall remain in force for next five years i.e. **19/06/2019 to 18/06/2024**, of UG, PG & Ph.D programme. It can be further extended by mutual consent if required, either in the present form or any modifications as the need be.

Signature: _____

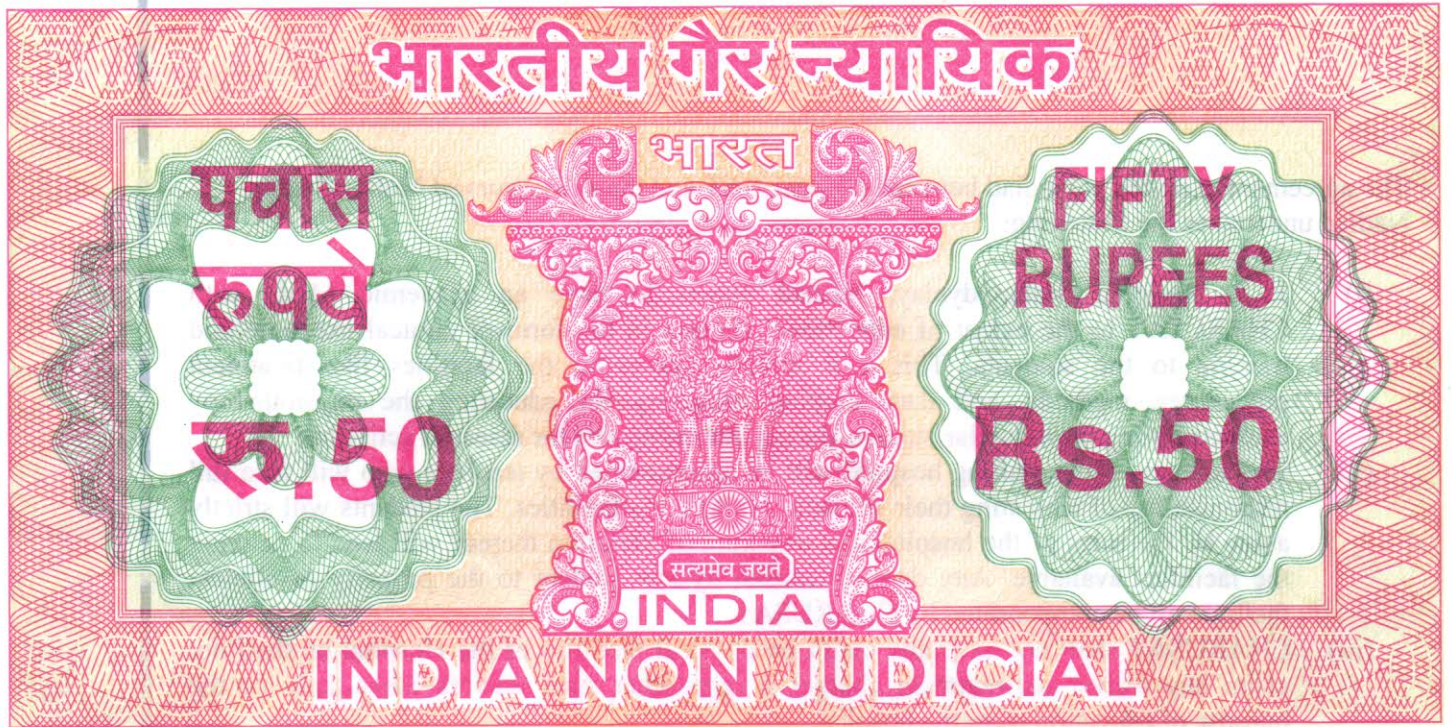
Name: Devang Joshi
Registrar
CHARUSAT

Date: **19/06/2019**

Place: Changa

Signature: _____

Name: R. P. Valand
Administrator
Shree Santram Physiotherapy
Centre, Nadiad



गुजरात गुजरात GUJARAT

AE 511615

SL No.: 615 Date: 15 MAY 2019
VFO: CHARUSAT At: Changa
By: Parth Patel

Postmaster (HSG-1)
Anand HO - 388001

MOU for Physiotherapy- J. S. Ayurved Mahavidyalay, Nadiad

J. S. Ayurved Mahavidyalay, Nadiad (hereinafter referred to as "The Institute") is NABH Accredited Institute in the district.

Charotar University of Science and Technology (hereinafter referred to as CHARUSAT) is a University established under Gujarat Act No. 8 of 2009; having head quarter at CHARUSAT Campus at Changa. Presently, CHARUSAT runs professional education programmes in Engineering, Pharmacy, Computer Application, Business Management, and Applied Sciences. Now, CHARUSAT has ventured into healthcare education.

It has started Bachelor of Physiotherapy (B.P.T.) Programme from the academic year 2009-10, Doctorate Programme (Ph.D) in 2011-12 and Masters of Physiotherapy Programme in 2013-14. For the training of the students pursuing this programme, CHARUSAT intends to enter into an academic MOU with J. S. Ayurved Mahavidyalay, Nadiad.

Both the organizations have agreed to have such an academic MOU in the mutual interest and for the welfare of the society.

The agreement executed at Nadiad between CHARUSAT and the J. S. Ayurved Mahavidyalay, Nadiad undertakes the following:

- (i) J. S. Ayurved Mahavidyalay, Nadiad agrees to have an academic MOU with CHARUSAT to the extent of educational support in the form of clinical exposure and training to the students. This will include access to the facilities like treatment procedures, methods, and data keeping necessary for educating the physiotherapy students during their regular studies, during internship and for research activities.
- (ii) The students while visiting hospital will be accompanied by teachers who will take full responsibility of educating their students availing the facilities. The students will strictly abide by the rules of the hospital and any kind of violation thereof will lead to denying the facilities available. Any damage caused by any student to the property or clinical facility will be compensated by CHARUSAT.
- (iii) CHARUSAT shall not have any claim on physical facilities of the Hospital or shall not claim any waiver of treatment charges or any other such favours other than for the purpose of education from the hospital.
- (iv) The Hospital shall have unequivocal right to bring an end to this agreement without assigning any reason or without any previous notice and CHARUSAT will not be entitled to any claim by way of compensation and / or damages.
- (v) CHARUSAT shall not make any endeavours to have covetous gain from this agreement. It is specifically understood that this agreement entered by both the parties is only with the sole purpose of "SERVICE TO HUMAN KIND".
- (vi) Students will not be allowed to deal with patients independently.
- (vii) That the J. S. Ayurved Mahavidyalay, Nadiad has qualified physiotherapy staff as per its requirement. Their guidance shall be available to the trainee students.

This agreement shall remain in force for next five years i.e. **03/07/2019 to 02/07/2024**, of UG, PG & Ph.D programme. It can be further extended by mutual consent if required, either in the present form or any modifications as the need be.

Signature: _____

Name: Devang Joshi
Registrar
CHARUSAT

Date: **01/07/2019**

Place: Changa

Signature: _____

Name: **B. T. Desai**

Chairman
J. S. Ayurved Mahavidyalaya
NADIAD, GUJARAT

Both the organizations have agreed to have such an academic MOU in the mutual interest and for the welfare of the society.

The agreement executed at Nadiad between CHARUSAT and the DDMM heart institute undertakes the following:

- (i) DDMM heart institute agrees to have an academic MOU with CHARUSAT to the extent of educational support in the form of clinical exposure and training to the Nursing students. This will include access to the facilities like treatment procedures, methods, and data keeping necessary for educating the Nursing students during their regular studies and also during internship.
- (ii) CHARUSAT shall be responsible for procurement and maintenance of affiliation and recognition from State Council, Indian Nursing Council and other legal authorities including State Government from time to time; wherein the DDMM heart institute will not be responsible or will not be liable for any de-recognition of the MTIN. CHARUSAT shall indemnify DDMM heart institute for any loss which may be caused due to non receipt of the requisite approval/permission.
- (iii) The students while visiting hospital will be accompanied by teachers who will take full responsibility of educating their students availing the facilities. The students will strictly abide by the rules of the hospital and any kind of violation thereof will lead to denying the facilities available. Any damage caused by any student to the property or clinical facility will be compensated by CHARUSAT.
- (iv) Students are allowed to do advance nursing procedure and assist in different medical procedures under the supervision of Clinical Instructor and Ward In-charge sister.
- (v) CHARUSAT shall not have any claim on physical facilities of the Hospital or shall not claim any waiver of treatment charges or any other such favors other than for the purpose of education from the hospital.
- (vi) The Hospital shall have unequivocal right to bring an end to this agreement without assigning any reason. CHARUSAT will not be entitled to any claim by way of compensation and / or damages.
- (vii) CHARUSAT shall not make any endeavours to have covetous gain from this agreement. It is specifically understood that this agreement entered by both the parties is only with the sole purpose of "SERVICE TO HUMAN KIND".
- (viii) Students will not be allowed to deal with patients independently.
- (ix) **For clinical training at the DDMM Heart Institute, Nadiad, fees to be paid by CHARUSAT to the DDMM Heart Institute, Nadiad, Institute educational fees of Eighty rupees (80/- Rs) per student per day for B.Sc. Nursing, Sixty rupees (60/- Rs) per student per day for General Nursing and Midwifery (GNM) and one hundred rupees (100/- Rs) per student per day for M.Sc. Nursing for Medical surgical nursing. The fees will be reviewed and revise yearly mutually agreed.**
- (x) DDMM Heart Institute has qualified nursing staff as per its requirement. Their guidance shall be available to the trainee students.

This agreement shall remain in force for **next three years from** this academic year of nursing programmes (i.e. 2019-22). It can be further extended by mutual consent if required, either in the present form or any modifications as the need be.

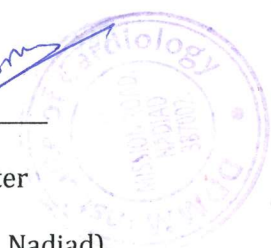
Signature: _____

Name: Devang Joshi
Registrar, CHARUSAT
CHARUSAT
Date: 06/09/2019
Place: Changa



Signature: _____

Name: Dr. Sanjeeth peter
Director
(DDMM Heart Institute, Nadiad)



IDENTIFIED BY ME

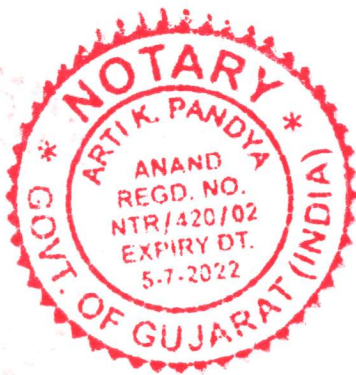
Reg. No. 8738/19

ATTESTED BY ME

Date: 28/9/2019

ARTI K. PANDYA

NOTARY
GOVT. OF GUJARAT



THE KALUPUR COMMERCIAL
CO-OP BANK LTD.
ANAND BRANCH

GUJ/SOS/AUTH/AV/49/2006

भारत 41907
123818



SPLADH. गजान
FEB 07 2020

13:08

R.0000100 PB5562

INDIA

STAMP DUTY GUJARAT

MOU for Nursing – Muljibhai Patel Urological Hospital

Muljibhai Patel Urological Hospital, Nadiad, (hereinafter referred to as “The Hospital”) - is Super Specialty Hospital located at Dr. V. V. Desai Road, Nadiad. It is established by V. T. Desai Charity Trust (here in after referred to as “Hospital-Trust”).

Shri Charotar Moti Sattavis Patidar Kelavani Mandal (here in after referred to as the Education-Trust) is registered under Gujarat Public Trust Act, 1950; having head quarter at Vidya Vihar Marg, Anand-Vidyanagar Road, Anand, has established a **CHARUSAT** Campus at Changa (here in after shall be referred to as the Education-Trust). Presently, the trust runs professional education programmers in Engineering, Pharmacy, Computer Application, Business Management, Applied Science & Healthcare education.

It intends to run M.sc Nursing, B.Sc. Nursing & G.N.M programme, for the training of the students pursuing this programme the Education –trust intends to enter into an academic MOU, for the academic year 2020-2023 with Muljibhai Patel Urological Hospital, Nadiad.

Both the organizations have agreed to have such an academic MOU in the mutual interest and for the welfare of the society.

The agreement executed at Nadiad between Shri Charotar Moti Sattavis Patidar Kelavani Mandal and the Muljibhai Patel Urological Hospital, Nadiad undertakes the following:

- (i) Muljibhai Patel Urological Hospital agrees to have an academic MOU with the Education-Trust to the extent of educational support in the form of clinical exposure and training to the students. This will include access to the facilities like treatment procedures, methods, and data keeping necessary for educating the nursing students during their regular studies and also during internship as per the guideline of INC/GNC.
- (ii) The student while visiting hospital will be accompanied by teachers who will take full responsibility of educating their students availing the facilities. The students will strictly abide by the rules of the hospital and any kind of violation thereof will lead to denying the facilities available. Any damage caused by any student to the property or clinical facility will be compensated by the trust.





- (iii) The Education-trust shall not have any claim on physical facilities of the Hospital or shall not claim any waiver of treatment charges or any other such favours other than for the purpose of education from the hospital.
- (iv) The Hospital shall have unequivocal right to bring an end to this agreement without assigning any reason or without any previous notice and the Education-trust will not be entitle to any claim by way of compensation and /or damages.
- (v) The Education-trust shall not make any endeavours to have covetous gain from this agreement. It is specifically understood that this agreement entered by both the parties is only with the sole purpose of "SERVICE TO HUMAN KIND".
- (vi) Students will not be allowed to deal with patients independently.
- (vii) That the Muljibhai Patel Urological Hospital of V. T. Desai Charity Trust does not run any B.Sc. nursing programme.
- (viii) That the Muljibhai Patel Urological Hospital of V. T. Desai Charity Trust has qualified nursing staff as per its requirement. Their guidance shall be available to the trainee students.

This agreement shall remain in force for next three years for the M.sc Nursing, B.Sc. Nursing & G.N.M programme for the academic year 2020-2023. It can be further extended by mutual consent if required either in the present from or any modifications as the need be.

Signature: _____

Name: Dr. Anil Sharma

Principal

On behalf of

Manikaka Topawala Institute of Nursing
CHARUSAT Campus, Changa

Signature: _____

Name: Dr. A K Rastogi

Medical Director, **DR AK RASTOGI**
MD. (HOSP ADM)
MEDICAL DIRECTOR

On behalf of

Muljibhai Patel Urological Hospital being

Managed by V. T. Desai Charity Trust

Date: 08-02-2020

Place: 08 Feb 2020.

Reg. No. 1275/2020

Date: 10/02/2020.



ATTESTED BY ME

Arti K. Pandya
ARTI K. PANDYA
NOTARY
GOVT. OF GUJARAT



MEMORANDUM OF UNDERSTANDING

Between
 X-Ray House, A Unit of Roentgen Diagnostics Pvt. Ltd.
 And
 Charotar University of Science and Technology

This Memorandum of Understanding herein referred to as 'MOU' is entered and executed at Anand on the Eleven July Two Thousand and Nineteen (11.07.2019) BY AND BETWEEN Charotar University of Science and Technology is established under the Gujarat Act No. 8 of 2009, Government of Gujarat. University Grants Commission has empowered CHARUSAT to award Degrees under Section 22 of UGC Act 1956, having its registered office at CHARUSAT Campus, Highway 139, Off, Nadiad - Petlad Road, Changa, Gujarat 388421, and its educational institution. Charotar University of Science and Technology (which expression shall, unless repugnant to the context or meaning thereof, include its successors, and permitted assignees) of the FIRST PART.

AND

X-ray House, A Unit of Roentgen Diagnostics Pvt. Ltd. Anand an existing Imaging center having its registered center at Kalpana Talkies Road, Near New Bus Station, Opp. Yogi petrol Pump, Anand, Gujarat 388001 and its center (which expression shall, unless repugnant to the context thereof, mean to include its successors-in-interest and permitted assignees) of the SECOND PART.

PREAMBLE:

Charotar institute of paramedical sciences is established in 2016 with the aim of providing quality education in the field of paramedic. At CIPS it's aimed to create next generation health care professionals through quality education, extensive Clinical training and community services. The skilled professional of CIPS are also compassionate human being with empathy towards patients contributing in quality health care delivery.

Candidates for Training

The Programme shall be conducted for batches of Candidates for a period of One (1) Year from the Date of Commencement, for each batch.

The students for the aforementioned Training will be those who are pursuing their internship at the college operated by Charotar University of Science and Technology as part of the above mentioned programme.

X-ray house will certify the students once the period of internship is complete and will monitor their attendance and will provide feedback to Charotar University of Science and Technology on the same.

X-ray house will not be liable to pay any stipend to any students.

1. Number of Candidates

It is agreed by and between the parties that **X-ray house** will be deciding on the intake of number of students per batch sent by **Charotar University of Science and Technology**.

X-ray house reserves the right to decide on the courses to be allowed for internship from the above list and **Charotar University of Science and Technology** shall have no objection to the same.

2. Guidelines for the Internship

The students shall undertake a 1-year internship program. **Charotar University of Science and Technology** acknowledges the fact that X-ray house's decision in evaluating a student is the decision of X-ray house alone.

- 2.1. **Charotar University of Science and Technology** shall ensure that its Students follow all rules and regulation set by **X-ray house** pertaining to leave, discipline, training schedule, grooming and etiquettes etc. More than three incidents of indiscipline/ noncooperation will lead to intimation by **X-ray house** to **Charotar University of Science and Technology** the termination of training period of any students without any notice or prior information.
- 2.2. **Charotar University of Science and Technology** has to ensure that every student has to use Personal protective equipment's, as directed by **X-ray House**. **X-ray House** will not be liable for any accident caused during the training. Any vaccinations required to protect the student while on training has to be arranged by **Charotar University of Science and Technology** at their cost and submit the report to **X-ray House**.
- 2.3. **Charotar University of Science and Technology** has to ensure that its students adhere to the attendance requirements as decided by **X-ray House** and **Charotar University of Science and Technology** during the training period.

3. Nature of Internship

- 3.1. The internship program shall include intensive practical exposure in all clinical areas as required by **X-ray House**. Students may be placed in any of the clinical areas as required by **X-ray House** in 2 shifts with 8 Hours timings.
- 3.2. **X-ray House** will provide student reports as requested **Charotar University of Science and Technology** to enable **Charotar University of Science and Technology** to know progress of the students.

4. Insurance

- 4.1. **Charotar University of Science and Technology** shall indemnify and hold **X-ray House** harmless from and against any losses damages, governmental, regulatory or third-party claims, costs, penalties, and expenses but no limited to costs of defending, settlement, reasonable advocate fees etc. suffered by or threatening to arise against **X-ray House** as a result of or in connection with any act of omission or willful negligence of the students of **Charotar University of Science and Technology** and in the event of any such incidence arise all fees, charges, or any other payments will be paid by **Charotar University of Science and Technology**
- 4.2. **Health Insurance: X-ray House** shall not be responsible for the cost of students' health insurance or for any medical care costs incurred for the medical treatment of student and the same shall be borne and paid by respective insurance companies. Notwithstanding the foregoing, **X-ray House** will provide the student, first aid and other emergency treatment on-site, including but not limited to, immediate evaluation for risk of infection and appropriate follow-up care of student in the event of, needle stick injury to or other exposure of student to blood or body fluids or airborne contaminants.

In case of suspected or confirmed exposure to the human immuno-deficiency virus (HIV) or hepatitis, such follow-up care shall be consistent with the current guidelines of Centers for Disease Control (CDC) or the community's standard of care. In the event of a work-related injury **X-ray House** will notify **Charotar University of Science and Technology** within 24 hours of the injury.

5. Force Majeure:

Neither party shall be liable for any failure or delay in performance under this agreement to the extent said failures or delays are in the nature of Acts of God including floods, fires, earthquakes, wars, riots, acts of government occurring without its fault or negligence or the effects of which persist despite reasonable efforts undertaken by the party unable to perform to mitigate the effects, and such party does everything reasonably possible to resume its performance under this agreement.

A party affected by an event of force majeure shall give the other party written notice, with full details as soon as possible and in any event not later than three calendar days of the occurrence of the cause relied upon. If force majeure applies, dates by which performance obligations are scheduled to be met will be extended for a period of time equal to the time lost due to any delay so caused.

6. Entire Agreement & Amendment:

6.1.1. This agreement constitutes the complete, exclusive and entire statement of the terms of the agreement between the parties on the subject hereof and supersede all previous agreements or arrangements between the Parties, including any memoranda of understanding entered into in respect of the contents hereof.

6.1.2. No amendment or modification or waiver of any provision of this agreement, nor consent to any departure by any of the parties there from, shall in any event be valid and effective unless the same is in writing and signed by the parties or their duly authorized representative especially empowered in this behalf and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which it is given.

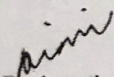
7. Jurisdiction

All disputes arising out of this Agreement shall be referred to the exclusive jurisdiction of Courts in Anand.

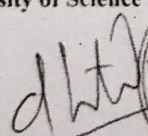
IN WITNESS WHEREOF, the parties hereto have caused this MOU to be made in English and executed by their respective duly authorized representative on the day and year first above written.

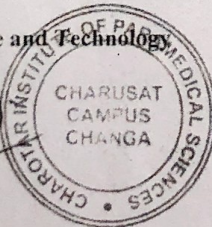
FOR X-Ray House, A Unit of Roentgen Diagnostics Pvt. Ltd.

Authorized Signatory


Dr. Ritesh K. Prajapati
Medical Director & Chief Radiologist

FOR Charotar University of Science and Technology


Dr. Darshan H. Patel
Principal



IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET AND SUBSCRIBED THEIR RESPECTIVE HANDS TO THIS WRITING AND HAVE CAUSED THIS AGREEMENT TO BE EXECUTED AS OF THE EXECUTION DATE

FOR X-Ray House, A Unit of Roentgen Diagnostics Pvt. Ltd.

Authorized Signatory

Dr. Ritesh K. Prajapati
Dr. Ritesh K. Prajapati
Medical Director & Chief Radiologist

FOR Charotar University of Science and Technology
Authorized Signatory

Dr. Darshan H. Patel

Principal

Dr. Darshan H. Patel

PRINCIPAL

CHAROTAR INSTITUTE OF PARAMEDICAL SCIENCES
CHARUSAT CAMPUS, CHANGA
AT. CHANGA - 388 421
TA. PETLAD, DIST. ANAND (GUJARAT)

1. MAGNETIC RESONANCE IMAGING
2. ULTRASONOGRAPHY
3. COMPUTED TOMOGRAPHY
4. X-RAY INCLUDING RADIOGRAPHY
PROCEDURES

ANNEXURE - I

1. Course Modules

Learning Objectives of the Course:

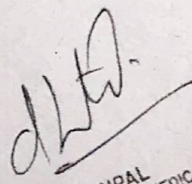
- 1. Understand key assessment areas and assessment methods.**
- 2. Knowing how to diagnosis the patient & positioning of patient in different modalities.**

A. Practical exposure on:

Sr. No.	Title of the Unit
1.	MAGNETIC RESONANCE IMAGING
2	ULTRASONOGRAPHY
3.	COMPUTED TOMOGRAPHY
4.	X-RAY INCLUDING RADIOGRAPHIC PROCEDURES

ANNEXURE - II

Expenses / Fees	Participants Fees (Per Student)
	Centre
Teaching & Clinical Training Expenses	2000/per student for a year
Total Students	08
Total	16000
Total Fees	16000


PRINCIPAL
CHAKOTAR INSTITUTE OF PARAMEDICAL SCIENCES
CHAKOTAR CAMPUS, CHANGA
AT. CHANGA - 388 421
TA. PETAD, DIST. ANAND (GUJARAT)



गुजरात गुजरात GUJARAT

BS 685352

पे. मा.क.र.नं. २०८९/५ रु. १००/- अंके रुपिया सो पुरा
नाम : २१२ सेट युनिवर्सिटी
ग्राम : २१०१ तारीख : २६/०८/२०१८
उस्ते : ३११८१८.८८.११८
सही : Kirti B. Shah

साहिद अंस. पठाण
स्टेम्प वेन्डर, पेटलाद
ला. नं. ५/८५
ठे. पठाणवाडा, पेटलाद

MEMORANDUM OF UNDERSTANDING

Between
Anand Surgical Hospital, Ahmedabad
And
Charotar University of Science and Technology

This Memorandum of Understanding herein referred to as 'MOU' is entered on **Fourteen February two thousand and twenty (14.02.2020)** and will be executed at Ahmedabad on the **First July two thousand and twenty (01.07.2020)** BY AND BETWEEN Charotar University of Science and Technology is established under the Gujarat Act No. 8 of 2009, Government of Gujarat. University Grants Commission has empowered CHARUSAT to award Degrees under Section 22 of UGC Act 1956, having its registered office at **CHARUSAT Campus, Highway 139, Off, Nadiad - Petlad Road, Changa, Gujarat 388421**, and its educational institution. **Charotar University of Science and Technology (which expression shall, unless repugnant to the context or meaning thereof, include its successors, and permitted assignees) of the FIRST PART.**



AND

Anand Surgical Hospital, Ahmedabad an existing multispecialty Hospital having its registered Hospital at Near Memco Cross road, Naroda Road, Ahmedabad, Gujarat 382345, India and its center (which expression shall, unless repugnant to the context thereof, mean to include its successors-in-interest and permitted assignees) of the SECOND PART.

PREAMBLE:

Charotar institute of paramedical sciences is established in 2016 with the aim of providing quality education in the field of paramedic. At CIPS it's aimed to create next generation health care professionals through quality education, extensive Clinical training and community services. The skilled professional of CIPS are also compassionate human being with empathy towards patients contributing in quality health care delivery.

Candidates for Training

The Programme shall be conducted for batches of Candidates from **Bachelor of Medical imaging Technology** for a period of One (1) Year from the Date of Commencement, for each batch.

The students for the aforementioned Training will be those who are pursuing their internship at the college operated by **Charotar University of Science and Technology** as part of the above mentioned programme.

Anand Surgical Hospital, Ahmedabad will certify the students once the period of internship is complete and will monitor their attendance and will provide feedback to **Charotar University of Science and Technology** on the same.

Anand Surgical Hospital, Ahmedabad will not be liable to pay any stipend to any students.

1. Number of Candidates

It is agreed by and between the parties that **Anand Surgical Hospital** will be deciding on the intake of number of students per batch sent by **Charotar University of Science and Technology**.

Anand Surgical Hospital reserves the right to decide on the courses to be allowed for internship from the above list and **Charotar University of Science and Technology** shall have no objection to the same.

2. Guidelines for the Internship

The students shall undertake a 1-year internship program. **Charotar University of Science and Technology** acknowledges the fact that **Anand Surgical Hospital's** decision in evaluating a student is the decision of **Anand Surgical Hospital** alone.

2.1. **Charotar University of Science and Technology** shall ensure that its Students follow all rules and regulation set by **Anand Surgical Hospital** pertaining to leave, discipline, training schedule,



grooming and etiquettes etc. More than three incidents of indiscipline/ noncooperation will lead to intimation by **Anand Surgical Hospital to Charotar University of Science and Technology** the termination of training period of any students without any notice or prior information.

- 2.2. **Charotar University of Science and Technology** has to ensure that every student has to use Personal protective equipment's, as directed by **Anand Surgical Hospital**. **Anand Surgical Hospital** will not be liable for any accident caused during the training. Any vaccinations required to protect the student while on training has to be arranged by **Charotar University of Science and Technology** at their cost and submit the report to **Anand Surgical Hospital**.
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3. **Nature of Internship**
- 3.1. The internship program shall include intensive practical exposure in all clinical areas as required by **Anand Surgical Hospital**. Students may be placed in any of the clinical areas as required by **Anand Surgical Hospital** in 2 shifts with 8 Hours timings.
 - 3.2. **Anand Surgical Hospital** will provide student reports as requested **Charotar University of Science and Technology** to enable **Charotar University of Science and Technology** to know progress of the students.

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- 4.1. **Charotar University of Science and Technology** shall indemnify and hold **Anand Surgical Hospital** harmless from and against any losses damages, governmental, regulatory or third-party claims, costs, penalties, and expenses but no limited to costs of defending, settlement, reasonable advocate fees etc. suffered by or threatening to arise against **Anand Surgical Hospital** as a result of or in connection with any act of omission or willful negligence of the students of **Charotar University of Science and Technology** and in the event of any such incidence arise all fees, charges, or any other payments will be paid by **Charotar University of Science and Technology**
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In case of suspected or confirmed exposure to the human immuno-deficiency virus (HIV) or hepatitis, such follow-up care shall be consistent with the current guidelines of Centers for Disease Control (CDC) or the community's standard of care. In the event of a work-related injury **Anand**



Surgical Hospital will notify **Charotar University of Science and Technology** within 24 hours of the injury.

5. Force Majeure:

Neither party shall be liable for any failure or delay in performance under this agreement to the extent said failures or delays are in the nature of Acts of God including floods, fires, earthquakes, wars, riots, acts of government occurring without its fault or negligence or the effects of which persist despite reasonable efforts undertaken by the party unable to perform to mitigate the effects, and such party does everything reasonably possible to resume its performance under this agreement.

A party affected by an event of force majeure shall give the other party written notice, with full details as soon as possible and in any event not later than three calendar days of the occurrence of the cause relied upon. If force majeure applies, dates by which performance obligations are scheduled to be met will be extended for a period of time equal to the time lost due to any delay so caused.

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6.1.1. This agreement constitutes the complete, exclusive and entire statement of the terms of the agreement between the parties on the subject hereof and supersede all previous agreements or arrangements between the Parties, including any memoranda of understanding entered into in respect of the contents hereof.

6.1.2. No amendment or modification or waiver of any provision of this agreement, nor consent to any departure by any of the parties there from, shall in any event be valid and effective unless the same is in writing and signed by the parties or their duly authorized representative especially empowered in this behalf and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which it is given.

7. Jurisdiction

All disputes arising out of this Agreement shall be referred to the exclusive jurisdiction of Courts in Anand.



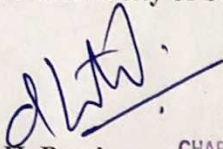
IN WITNESS WHEREOF, the parties hereto have caused this MOU to be made in English and executed by their respective duly authorized representative on the day and year first above written.

FOR Anand Surgical Hospital Pvt. Ltd.



Dr. N. P. Sanghavi

FOR Charotar University of Science and Technology

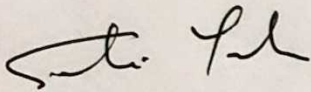


Dr. Darshan H. Patel
Principal

PRINCIPAL
CHAROTAR INSTITUTE OF PARAMEDICAL SCIENCES
CHARUSAT CAMPUS, CHANGA
AT. CHANGA - 388 421
TA. PETLAD, DIST. ANAND (GUJARAT)

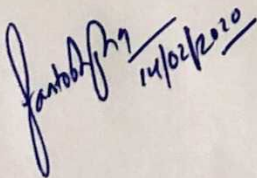


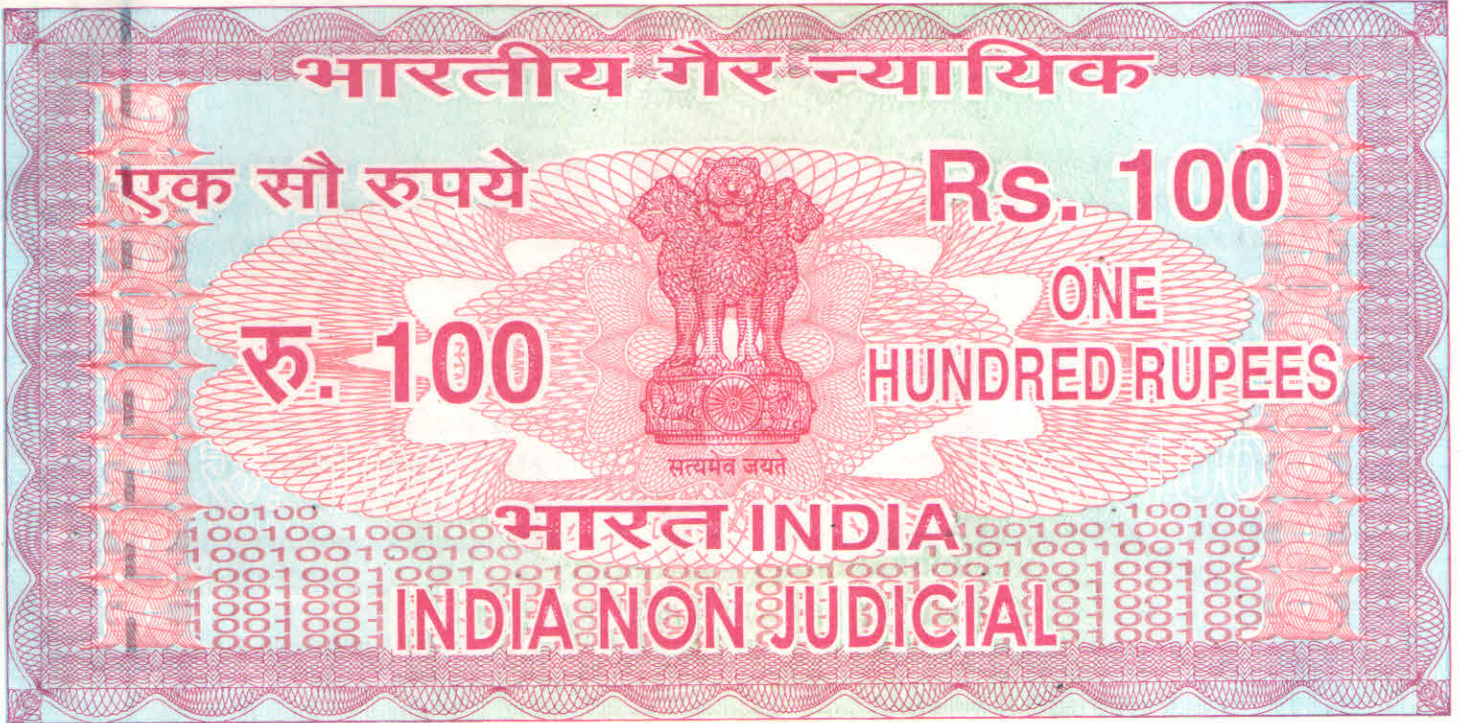
IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET AND SUBSCRIBED THEIR RESPECTIVE HANDS TO THIS WRITING AND HAVE CAUSED THIS AGREEMENT TO BE EXECUTED AS OF THE EXECUTION DATE.



FOR Anand Surgical Hospital Pvt. Ltd.

FOR Charotar University of Science and Technology





गुजरात गुजरात GUJARAT

BS 685350

पे. मा.क.र.नं. २०८९/३ शे. १००/- अंके रुपिया सो पुरा
नाम : शारदा युनिवर्सिटी
ग्राम : राजा तारीख : २८/०८/२०१८
उस्ते : किराणा, लाडा
सही : (Signature) B.S.

साहिद एस. पठाण
स्टेम्प वेन्डर, पेटलाद
ला. नं. ५/८५
ठे. पठाणवाडा, पेटलाद

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And
Charotar University of Science and Technology

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Candidates for Training

The Programme shall be conducted for batches of Candidates from **Bachelor of Operation Theatre and Anesthesia Technology** for a period of One (1) Year from the Date of Commencement, for each batch.

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6. Entire Agreement & Amendment:

6.1.1. This agreement constitutes the complete, exclusive and entire statement of the terms of the agreement between the parties on the subject hereof and supersede all previous agreements or arrangements between the Parties, including any memoranda of understanding entered into in respect of the contents hereof.

6.1.2. No amendment or modification or waiver of any provision of this agreement, nor consent to any departure by any of the parties there from, shall in any event be valid and effective unless the same is in writing and signed by the parties or their duly authorized representative especially empowered in this behalf and then such waiver or consent shall be effective only in the specific instance and for the specific purpose for which it is given.

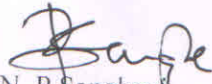
7. Jurisdiction

All disputes arising out of this Agreement shall be referred to the exclusive jurisdiction of Courts in Anand.



IN WITNESS WHEREOF, the parties hereto have caused this MOU to be made in English and executed by their respective duly authorized representative on the day and year first above written.

FOR Anand Surgical Hospital Pvt. Ltd.


Dr. N. P. Sanghavi

FOR Charotar University of Science and Technology



Dr. Darshan H. Patel
Principal


PRINCIPAL
CHAROTAR INSTITUTE OF PARAMEDICAL SCIENCES
CHARUSAT CAMPUS, CHANGA
AT. CHANGA - 388 421
TA. PETLAD, DIST. ANAND (GUJARAT)



IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET AND SUBSCRIBED THEIR RESPECTIVE HANDS TO THIS WRITING AND HAVE CAUSED THIS AGREEMENT TO BE EXECUTED AS OF THE EXECUTION DATE



FOR Anand Surgical Hospital Pvt. Ltd.

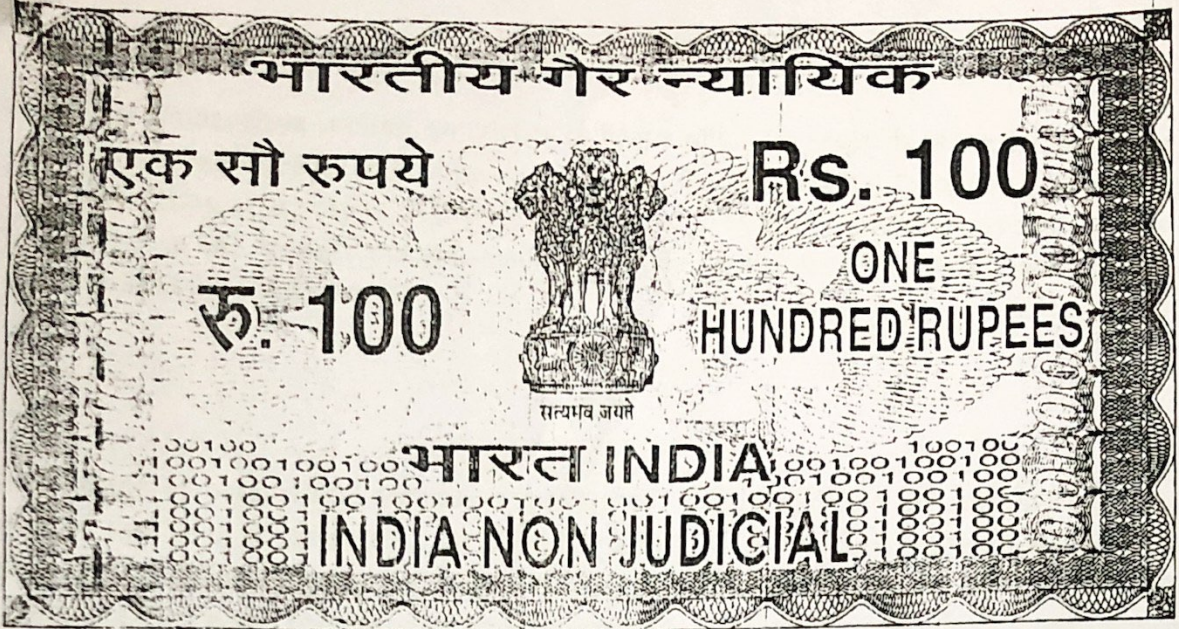
 14/02/2020
FOR Charotar University of Science and Technology

Expenses / Fees	Participants Fees (Per Student)	
	Fees Anand Surgical Hospital Pvt. Ltd.	
Teaching & Clinical Training Expenses	15000	
No of students	5	
Total Fees	75000	

[Handwritten signature]



2019-2020



गुजरात गुजरात GUJARAT

BS 685349

पे. मा.क.र.नं. 2019/2 रा. 100/- अंके रुपिया सो पुरा
 नाम : चारोतर युनिवर्सिटी
 गांव : चारोतर तारीख : 14 / 07 / 2020
 उरते : चारोतरलाई.सी. 388421
 सही : 14.07.2020

Dr. S. S. Chaudhary
 साहिद अस. पठाण
 स्टेशन रोड, पेटलाई
 ला. नं. 4/44
 ठे. पठाणवाडा, पेटलाई

MEMORANDUM OF UNDERSTANDING

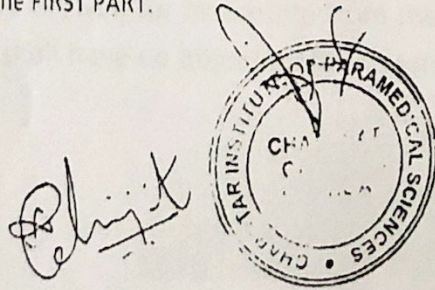
Between

Narayana Multi Speciality Hospitals, Ahmedabad

And

Charotar University of Science and Technology

This Memorandum of Understanding herein referred to as 'MOU' is entered on Fourteenth February Two Thousand and Twenty (14.02.2020) and executed at Ahmedabad on First July Two Thousand and Twenty (01.07.2020) BY AND BETWEEN Charotar University of Science and Technology is established under the Gujarat Act No. 8 of 2009, Government of Gujarat. University Grants Commission has empowered CHARUSAT to award Degrees under Section 22 of UGC Act 1956 having its registered office at CHARUSAT Campus, Highway 139, Off, Nadiad - Petlad Road, Changa, Gujarat 388421 and its educational institution. Charotar University of Science and Technology (which expression shall, unless repugnant to the context or meaning thereof, include its successors, and permitted assignees) of the FIRST PART.



AND

Narayana Hrudayalaya Limited, an existing company within the meaning of the Companies Act, 2013 and having its registered office at Opp. Police Station, Rakhiyal Cross Road, Ahmedabad 380023 and one of its hospital at (hereinafter referred to as 'NHL', which expression shall, unless repugnant to the context thereof, mean to include its successors-in-interest and permitted assignees) of the SECOND PART.

PREAMBLE:

Charotar institute of paramedical sciences is established in 2016 with the aim of providing quality education in the field of paramedic. At CIPS it's aimed to create next generation health care professionals through quality education, extensive Clinical training and community services. The skilled professional of CIPS are also compassionate human being with empathy towards patients contributing in quality health care delivery.

Candidates for Training

The Programme shall be conducted for batches of Candidates from **Bachelor of Medical imaging Technology** for a period of One (1) Year from the Date of Commencement, for each batch.

The students for the aforementioned Training will be those who are pursuing their internship at the college operated by Charotar University of Science and Technology as part of the above mentioned programme.

NHL will not certify the students but will monitor their attendance and will provide feedback to Charotar University of Science and Technology on the same.

NH will not be liable to pay any stipend to any students.

1. Number of Candidates

It is agreed by and between the parties that NHL will be deciding on the intake of number of students per batch sent by Charotar University of Science and Technology.

NHL reserves the right to decide on the courses to be allowed for internship from the above list and Charotar University of Science and Technology shall have no objection to the same.

The students shall undertake a 1-year internship program. Charotar University of Science and Technology acknowledges the fact that NHL's decision in evaluating a student is the decision of NHL alone.

2.1. Charotar University of Science and Technology shall ensure that its Students follow all rules and regulation set by NHL pertaining to leave, discipline, training schedule, grooming and etiquettes etc. More than three incidents of indiscipline/ noncooperation will lead to intimation by NHL to Charotar University of Science and Technology the termination of training period of any students without any notice or prior information.

2.2. Charotar University of Science and Technology has to ensure that every student has to use Personal protective equipment's, as directed by NHL. NHL will not be liable for any accident caused during the training. Any vaccinations required to protect the student while on training has to be arranged by Charotar University of Science and Technology at their cost and submit the report to NHL.

2.3. Charotar University of Science and Technology has to ensure that its students adhere to the attendance requirements as decided by NHL and Charotar University of Science and Technology during the training period.

3. Nature of Internship

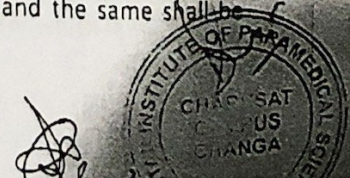
3.1. The internship program shall include intensive practical exposure in all clinical areas as required by NHL. Students may be placed in any of the clinical areas as required by NHL in 2 shifts with 8 Hours timings

3.2. NHL will provide student reports as requested Charotar University of Science and Technology to enable Charotar University of Science and Technology to know progress of the students.

4. Insurance

4.1. Charotar University of Science and Technology shall indemnify and hold NHL harmless from and against any losses damages, governmental, regulatory or third-party claims, costs, penalties, and expenses but no limited to costs of defending, settlement, reasonable advocate fees etc. suffered by or threatening to arise against NHL as a result of or in connection with any act of omission or willful negligence of the students of Charotar University of Science and Technology and in the event of any such incidence arise all fees, charges, or any other payments will be paid by Charotar University of Science and Technology

4.2. Health Insurance: NHL shall not be responsible for the cost of students' health insurance or for any medical care costs incurred for the medical treatment of student and the same shall be



borne and paid by respective insurance companies. Notwithstanding the foregoing, NHL will provide the student, first aid and other emergency treatment on-site, including but not limited to, immediate evaluation for risk of infection and appropriate follow-up care of student in the event of needle stick injury to or other exposure of student to blood or body fluids or airborne contaminants.

In case of suspected or confirmed exposure to the human immuno-deficiency virus (HIV) or hepatitis, such follow-up care shall be consistent with the current guidelines of Centers for Disease Control (CDC) or the community's standard of care. In the event of a work-related injury NHL will notify Charotar University of Science and Technology within 24 hours of the injury.

4.3. Charotar University of Science and Technology agrees that all the students identified by it to be trained at NHL will have to undergo a pre-training medical check and that the cost of such pre-training medical check shall be Rs. 500/ [Rupees Five Hundred Only]. The same shall be borne and paid by the Charotar University of Science and Technology.

5. Force Majeure:

Neither party shall be liable for any failure or delay in performance under this agreement to the extent said failures or delays are in the nature of Acts of God including floods, fires, earthquakes, wars, riots, acts of government occurring without its fault or negligence or the effects of which persist despite reasonable efforts undertaken by the party unable to perform to mitigate the effects, and such party does everything reasonably possible to resume its performance under this agreement.

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6. Entire Agreement & Amendment:

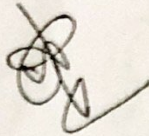
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1

IN WITNESS WHEREOF, the parties hereto have caused this MOU to be made in English and executed by their respective duly authorized representative on the day and year first above written.

FOR NARAYANA HRUDAYALAYA LIMITED

Authorized Signatory

Abhijit C.P

Facility Director

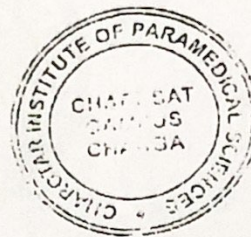


FOR Charotar University of Science and Technology

Dr. Darshan H. Patel

Principal

PRINCIPAL
CHAROTAR INSTITUTE OF PARAMEDICAL SCIENCES
CHARUSAT CAMPUS, CHANGA
AT. CHANGA - 388 421
TA. PETLAD, DIST. ANAND (GUJARAT)



IN WITNESS WHEREOF, THE PARTIES HERETO HAVE SET AND SUBSCRIBED THEIR RESPECTIVE HANDS TO THIS WRITING AND HAVE CAUSED THIS AGREEMENT TO BE EXECUTED AS OF THE EXECUTION DATE

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FOR Charotar University of Science and Technology

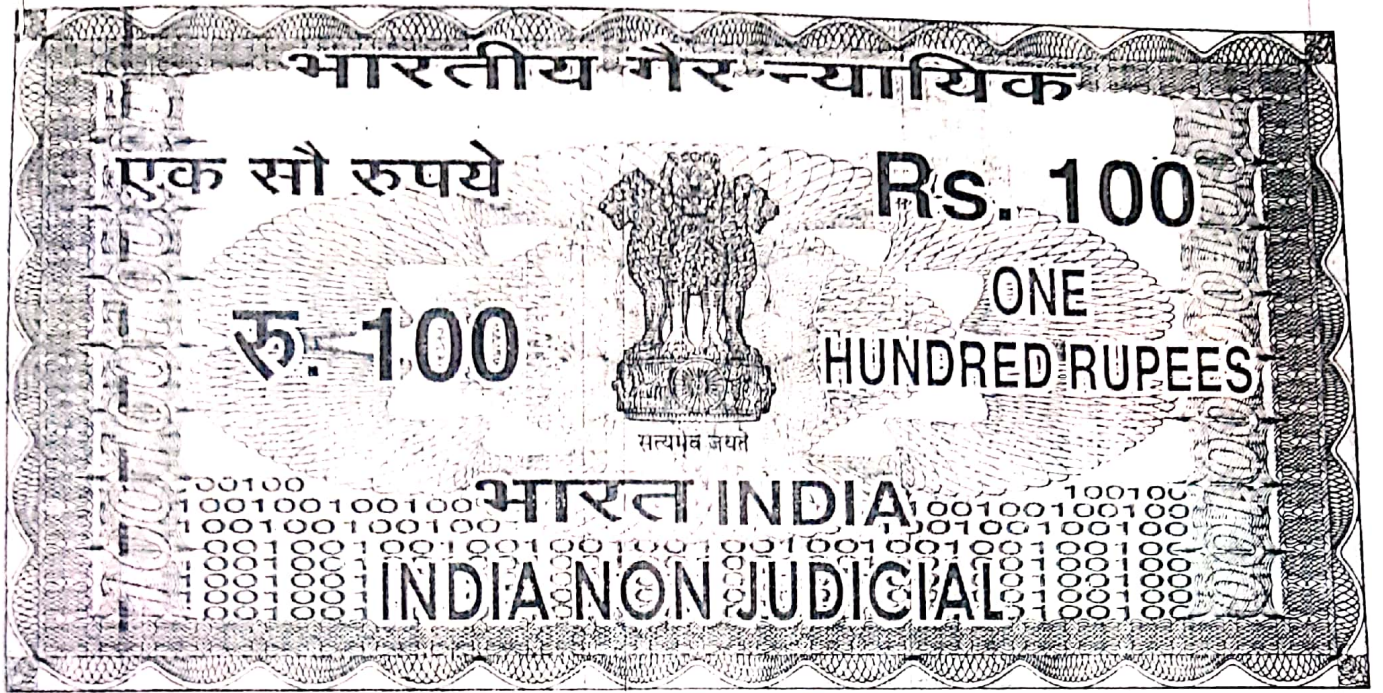
Dr. Darshan H. Patel

Principal

CHAROTAR IN

388 421
ANAND (GUJARAT)





गुजरात गुजरात GUJARAT

BS 685353

पे. मा.क.र.नं. २०९/५ रा. १००/- अंके रुपिया सो पुरा
नाम : या.मे.र. युनिवर्सिटी
गा.म. मि.ग. तारीख : २६ / ०८ / २०१८
उस्ते : किरीला.डी. ला. ३११२
सही : किरीला.डी. ला. ३११२

साहिद अ.स. पठाण
स्टेम्प वेन्डर, पेटलाड
ला. नं. ५/८५
ठे. पठाणवाडा, पेटलाड

MEMORANDUM OF UNDERSTANDING

Between

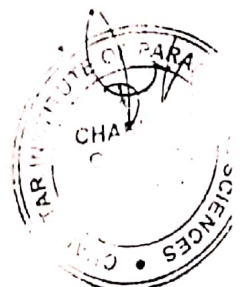
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And

Charotar University of Science and Technology

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Candidates for Training

The Programme shall be conducted for batches of Candidates from **Bachelor of Operation Theatre and Anesthesia Technology** for a period of One (1) Year from the Date of Commencement, for each batch.

The students for the aforementioned Training will be those who are pursuing their internship at the college operated by Charotar University of Science and Technology as part of the above mentioned programme.

NHL will not certify the students but will monitor their attendance and will provide feedback to Charotar University of Science and Technology on the same.

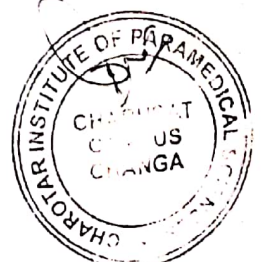
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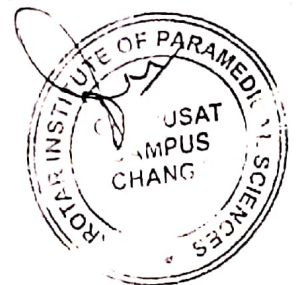
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FOR NARAYANA HRUDAYALAYA LIMITED

Abhijit C.P
Facility Director

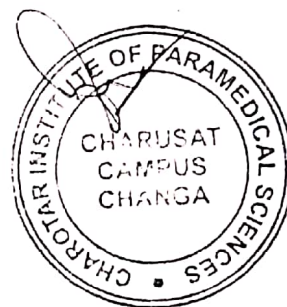


FOR Charotar University of Science and Technology

Dr. Darshan H. Patel

Principal

PRINCIPAL
CHAROTAR INSTITUTE OF PARAMEDICAL SCIENCES
CHARUSAT CAMPUS, CHANGA
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FOR NARAYANA HRUDAYALAYA LIMITED

Abhijit C.P
Facility Director



FOR Charotar University of Science and Technology
Authorized Signatory