



Shroff S.R. Rotary Institute of Chemical Technology



Principal Supporter & Sponsor-UPL Ltd. & Shroff family
Managed by Ankleshwar Rotary Education Society
Approved by AICTE, New Delhi, Govt. of Gujarat & Affiliated to GTU



59

MEMORANDUM OF UNDERSTANDING

BETWEEN

AMI POLYMER, ANKLESHWAR

AND

SHROFF S R ROTARY INSTITUTE OF CHEMICAL
TECHNOLOGY (SRICT), ANKLESHWAR

This Memorandum of Understanding entered into on the 19th day of February, 2020.

Between

AMI POLYMERS, ANKLESHWAR AND SHROFF S R ROTARY INSTITUTE OF CHEMICAL TECHNOLOGY (SRICT), ANKLESHWAR, Block No.402, vill- Vataria, Tal-Valia, Dist. - Bharuch, Gujarat, an Engineering Institute promoted by Ankleshwar Rotary Education Society, and supported by UPL Group and other industries of Ankleshwar, desiring to promote academic and research co-operation between the two institutes. (Each institute hereinafter to be referred to singularly as "party" and collectively as "Parties").

The Terms and Conditions of this MoU are as follows.

1. AMI POLYMERS and SRICT will boost research culture among faculty and students of SRICT in the areas of mutual interest. A scientist designated by Ami Polymers and the Principal, SRICT will formulate research projects/proposals, experiments, Research Programmes for faculty, staff, students and technical personnel within the areas of co-operation, keeping in view the interests and philosophies of the respective institutions.
2. Dr Jayesh Shah is appointed as a visiting professor of SRCIT will provide necessary guidance to accomplish the proposed research projects. Additionally, he will also take classes for department of chemical technology and guide students and faculty for carrying out their research projects.

3. SRICT shall provide accommodation and food arrangements to Dr. Jayesh Shah during his stay in Ankleshwar. SRICT shall also provide him local transportation arrangement for SRICT work.
4. AMI POLYMERS agrees to pay any remuneration/honorarium/monetary benefits for this arrangement to Dr Jayesh Shah directly.
5. Both, AMI POLYMERS and SRICT, jointly agree to share their respective R & D / Analytical facilities and literature in order to promote academic programmes, such as B E, M E, Ph D and research at SRICT. The two institutes agree to exchange materials and components developed in-house in the areas of co-operation if advisable within the framed rules governing the two institutes and /or by a project specific agreement and maintain secrecy and confidentiality.
6. Research Fellows and students from SRICT will be allowed for project work at AMI POLYMERS depending upon the availability of bench space.
7. Either party may publish at any symposia with the consent of both the Parties, national, international or regional professional meeting or in any journal, thesis, dissertation, newspaper or otherwise of its own choosing, the findings, methods and results derived from the Joint Research.
8. This MOU shall be valid for a period of three years from the Effective Date mentioned herein above. At the end of validity period of the MoU, a fresh MoU with similar / modified terms may be considered for signing.
9. In witness whereof, the two parties have signed this memorandum of understanding by both the parties on date, month and year referred above.
10. Both, AMI POLYMERS and SRICT, jointly agree that none of the parties shall be responsible or liable for any damage to the property, material or death / injury of personnel of their organizations, as a result of this MoU.
11. Progress Review of the identified projects will be regularly taken by a joint committee.

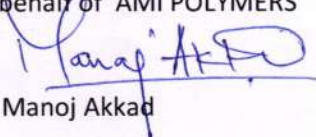
This MOU has been executed in two originals; one of these has been retained by each party.

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

Parties

For and on behalf of AMI POLYMERS

Signature:

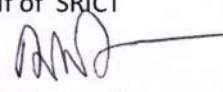


Name: Shri Manoj Akkad

Designation: Partner

For and on behalf of SRICT

Signature:



Name: Mr. Ashok Panjwani

Designation: Vice Chairman, ARES

Seal: **For AMI POLYMERS**

Partner

Seal:



Dated: 19/02/2020

Dated: 19/02/2020

Witnesses: (Name & Address)

1. VIPAN U PATIL
2. Shrikant J. Wagh
3. Dr. Jayesh Shah
4. Dr. Omprakash Mahadwad

1. 
2. 
3. 
4. 

MEMORANDUM OF UNDERSTANDING

Rubber Skill Development Council

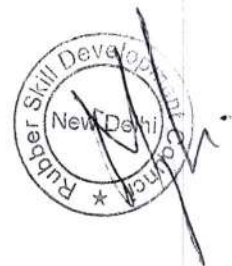
And

Shroff S. R. Rotary Institute of Chemical Technology

On

Developing Skills of the Students

Date: 05/10/2019



Memorandum of Understanding

This Memorandum of Understanding (MoU) made and entered into on this 05th day of Oct. in 2019 by and between the following two entities collectively referred to as "Parties" and each referred to individually as "Party".

Shroff S. R. Rotary Institute of Chemical Technology represented by the Vice-Chairman, Ankleshwar Rotary Education Society (hereinafter referred to as "**ARES**" which expression shall unless repugnant to the context or meaning thereof, include its successor in office and permitted assigns) on the FIRST PARTY

AND

The Rubber Skill Development Council (RSDC), a Not for profit company under Section 25 of the Companies Act 1956, promoted by the All India Rubber Industries Association (AIRIA) and Automobile Tyre Manufacturers' Association (ATMA), under the aegis of National Skill Development Corporation (NSDC) whose office is at 217, 2nd Floor, Rectangle One, District Centre Saket, New Delhi – 110017 (hereinafter referred to as "**RSDC**", which expression shall unless it is repugnant to the context or meaning thereof be deemed to mean and include its successors in interest and permitted assigns.) on the SECOND PARTY.

1) Objectives of the MoU

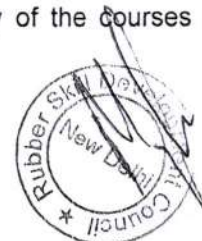
Shroff S. R. Rotary Institute of Chemical Technology would be taking preliminary steps for introducing and implementing rubber courses/programmes aligned to National Occupational Standards (NOS) developed by RSDC, mutually decided by both the parties, which would aim to enhance the employability of students of **Shroff S. R. Rotary Institute of Chemical Technology** by equipping them with Industry / sector relevant skills.

And, RSDC through its Education & Skill Development initiatives will work closely with its members and Industry Associations to help improve the quality of the employable skills of the students of **Shroff S. R. Rotary Institute of Chemical Technology**. The students will be assessed as per RSDC set standards and guidelines.

Now it is hereby mutually agreed amongst both parties to this MoU and binds themselves to the terms and conditions enumerated in succeeding paragraphs:

2) Responsibility and deliverables of Shroff S. R. Rotary Institute of Chemical Technology

- a) To appoint and empowered committee of **Shroff S. R. Rotary Institute of Chemical Technology** to align the courses in accordance to National Occupational Standards (NOS) developed by RSDC and suggest suitable changes.
- b) To select relevant job role for the students and take RSDC approval for implementation.
- c) To arrange infrastructure at existing Institute/College premises to carry out training batches, thus enabling to utilize the existing infrastructure and other facilities present in their premises.
- d) To do promotional activities so as to publicize the initiative for skill development and to facilitate mobilization of trainees.
- e) To mobilize the trainees/students.
- f) Execute program as per content designed and developed by RSDC.
- g) Plan and schedule training batches.
- h) Ensure monitoring of the courses and obtain feedback for the utility of the courses being offered.
- i) Developing tools and rubrics for quality assurance.
- j) Conduct review sessions for feedback w.r.t.:
 - i. The quality of sessions;
 - ii. Alterations to program design;
- k) Organize industry for students in consultation with RSDC.



- l) Arrange Internship for the students in consultation with RSDC.
m) Help finalize all the logistics for the assessment Test and Examination of the students.

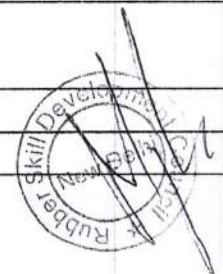
3) Responsibility and deliverables of RSDC

- a) To assist **Shroff S. R Rotary Institute of Chemical Technology** by providing curriculum and content for the courses aligned with the rubber sector National Occupational Standards (NOS).
b) To facilitate training of trainers and help in provisioning of Master Trainers from the industry, on as required basis.
c) Support in connecting with industry to enable the students to have practical training and skill development on the job.
d) To ensure quality of training delivery by adopting a stringent accreditation process for training service providers, assessments and certification of trainees.
e) Conduct quality audit on the delivery and other operational activities undertaken by **Shroff S. R Rotary Institute of Chemical Technology** with regard to rubber courses.
f) To conduct assessment of students through RSDC appointed assessment agency
g) Issue certification by University, RSDC, NSDC & GOI to those students who have cleared / passed the assessment exam / test conducted by RSDC appointed assessment agency.

4) Financials:

Shroff S. R Rotary Institute of Chemical Technology shall pay RSDC one time affiliation fee as per RSDC affiliation protocol schedule I as mentioned below:

	Affiliation Charges	Fees	Remarks
1	Application Fee (One Time)	Rs. 10,000/-	10,000/- TP application registration fees (one time fees Non-Refundable)
	Management Credentials		
	Adherence to Regulatory Requirements		
	Documentation of Processes and Processing Fee		
Centre Validation of Key Infrastructure and Equipment			
2	Annual Centre Validation and annual continuous monitoring fees (Waived off)	20,000/- per training center as a base cost	12,000 for annual accreditation application fee, Cost pertaining to the on-site inspection of the centre and 1,000 addition for each job role 8,000 annual continuous monitoring fee post centre get accredited
3	TOT Charges Per QP <i>(Boarding/ Lodging and Travel of their own trainers to the training venue will be the responsibility of the VTP)</i>		
	Per Trainer Training Charge	Rs. 6,000/-	
4	Assessment and Certification Fee		
	Per Trainee (Manufacturing)	Rs. 1,200/-	
	Per Trainee (NR Plantation)	Rs. 800/-	
5	Annual Affiliation Fee		
	Annual Affiliation fee for each QP	Rs. 6,000/- per QP	



5) Duration / Term of the MoU:

- a) This MoU shall be valid for three (3) years from the date of its entering into and may be mutually extended from time to time in writing by the parties.
- b) This Memorandum of Understanding is a document of good faith and Implementation of the MoU would be monitored on a six monthly basis.

Changes / Amendment:

No change can be made to this MoU without written consent and duly signed by all the parties. Additions, deletions and/or alterations to this MoU may be effected with the written agreement of all the parties to this MoU concerning the changes. Documents containing such additions, deletions and/or alterations and signed by all the Parties shall form addenda to this MoU, and be deemed to be part of this MoU.

Termination:

The parties can terminate this MoU after serving 3 (three) months' notice in writing if there is failure/ breach of understanding or default by either party other than on force majeure grounds. At the time of termination neither party shall be liable to other hereunder or in relation hereto for more than the fees paid, including the amounts invoiced but not yet paid.

Force Majeure:

Neither party shall be liable to the other for failure or delay in the performance of any of its obligations under this MOU for the time and to the extent such failure or delay is caused due to acts of God, natural disaster, fire, floods, explosions or earthquake, epidemic or quarantine restrictions, serious accidents, war, insurrection or riots, strikes, legal necessity or labour troubles, or any other cause beyond the affected party's reasonable control, provided that sufficient notice of such occurrence of force majeure is communicated to the other party.

IN WITNESS WHEREOF all the parties hereto set their hands and signed the Memorandum of Understanding on the 05th day of October and year 2019.

Rubber Skill Development Council

Shroff S. R. Rotary Institute of Chemical Technology

Meghna Mishra
Chief Executive Officer
Rubber Skill Development Council

Ashok Panjwani
Vice-Chairman,
Ankleshwar Rotary Education Society

Witness: *Sachin Kumar*

Witness: *DR. SNEHA LOKHANDWALA*

Stamp:

Stamp:



To,
Dr. Omprakash K. Mahadwad
Professor and Head,
Department of Chemical Technology, SRICT

Date:- 23/10/2019

Dear Sir,

Thank you for sharing the MoU. Herein we are sending you the signed copy of the MoU

We look forward for your continuous support in future.

Thanking You,

Sincerely Yours

Ms. Shewani Nagpal
COO
Rubber Skill Development Council



Shroff S.R. Rotary Institute of Chemical Technology



Principal Supporter & Sponsor-United Phosphorus Ltd (UPL) / Shroff family

Managed By Ankleshwar Rotary Education Society

Approved by AICTE, New Delhi, Govt. of Gujarat & Affiliated to GTU



MEMORANDUM OF UNDERSTANDING

BETWEEN

TAKALKAR POWER ENGINEERS & CONSULTANTS PVT. LTD. (TPEC), VADODARA

AND

SHROFF S R ROTARY INSTITUTE OF CHEMICAL TECHNOLOGY, ANKLESHWAR

This memorandum of Understanding entered into on the sixteenth day of March, 2015.

Between

Takalkar Power Engineers & Consultants Pvt.Ltd., Baroda (TPEC) is a prestigious electrical engineering consultancy organization and has an accomplished record of several private and government sector assignments in electrical power field. Also, TPEC is a consultancy firm engaged in Civil, Electrical and Structural Engineering services for Extra High Voltage (EHV) transmission lines and substations (up to 765 kV) as well as Industrial Electrical Engineering.

And

Shroff S R Rotary Institute of Chemical Technology (SRICT) is an Engineering institute in operation at Ankleshwar, Gujarat. SRICT is approved by AICTE and affiliated to Gujarat Technological University (GTU). SRICT started in 2011 and offers engineering degree courses in (1) Chemical Engineering (2) Mechanical Engineering (3) Electrical Engineering (4) Chemical Technology and (5) Environmental Science & Technology (EST). The industry interaction helps the institute in better understanding of the subjects and practical experience to the students.

The institute is promoted by Ankleshwar Rotary Education Trust and industries. The main promoter is UPL Group. The other major supporters of this institute are; Sajjan India Ltd, Zydus Cadila Ltd, Gujarat Reclaim Rubber Ltd, Gharda Chemicals Ltd, SFC Environmental Technologies P Ltd and Colourtex P Ltd.

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Shroff S.R. Rotary Institute of Chemical Technology



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To bridge the gap between academy and the industry, we propose to have collaboration with **Takalkar Power Engineers & Consultants Pvt. Ltd., Baroda** in broad areas as follows:

1. To pay a visit to SRICT on mutually convenient dates as per your requirement but at least once in a month.
2. Discussion with the teaching staff regarding latest technological development in the field of electrical engineering.
3. Discussion with principal and managing trustees with regards to up-gradation of teaching and associated activities in electrical engineering.
4. Value addition to the method of teaching by giving case studies regarding various equipment, construction practices, system/ equipment failures, testing procedures for various equipment etc.
5. Revision in syllabus for various semesters (if solicited).
6. Giving a talk on any topic for the benefit of the students and faculty members.
7. Providing training to the teaching staff in their respective subject with an ascent on industrial practices.
8. Planning of advance studies in certain topics in Electrical Engineering.
9. Solving the teaching problems being faced by the faculties.
10. Providing help to students for their in-plant training through network of contacts of **TPEC**.
11. Providing help to students for their job placement through network of contacts of **TPEC**.
12. Providing technical support to SRICT for conducting seminars/conference/workshops/ refresher courses on electrical engineering topics through network of contacts of **TPEC**.
13. Providing guidance to the students for taking up electrical projects in the final year.
14. Counseling the students for the prospects of jobs after passing out.



Shroff S.R. Rotary Institute of Chemical Technology



Principal Supporter & Sponsor-United Phosphorus Ltd (UPL) / Shroff family
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SRICT will pay TPEC honorarium of Rs.3000/- per day and to and fro travelling charges on visiting SRICT campus. If TPEC engineer travels by company/own vehicle, SRICT will pay an amount which may be equivalent to two tier AC railway fair from Vadodara to Ankleshwar and back plus conveyance from Ankleshwar to your institution and back to Ankleshwar.

This MOU shall be valid for a period of three years from the date of signing.

At the end of validity period of the MOU, a fresh MOU with similar/Modified terms may be considered for signing.

In witness whereof, the two parties have signed this memorandum of understanding by both the parties on date, month and year referred above.

(Dr. Shrikant J. Wagh)
Principal
SRICT, Ankleshwar

(Mr. S.M. Takalkar)
Director
TPEC, Vadodara



Witnesses:

1. (Name & Signature)

Witnesses:

1. (Name & Signature)

Dated: 16th March 2015



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No. IC/Salt-Tex/Startup/147/1258038
Industries Commissionerate,
Block No.1&2,UdyogBhavan,
Sector-11, Gandhinagar.
Ph: 079-232-52580.
www.ic.gujarat.gov.in.
Dt.05/12/2016

Read: -

1. GR. No. MIS-102014-924909-I dated 27.1.2015
2. SLIC meeting minutes Dated. 20.09.2016

As per the provisions of GR Read above, State Level Implementation Committee in its 5th SLIC meeting held on date 20/09/2016 has sanctioned **Shroff S. R. Rotary Institute of Chemical Technology (SRICT), Bharuch** as Nodal Institute. Brief details of facilities available at the institute are as under.

This sanction is subject to fulfillment of the following terms and conditions.

- a) The Nodal Institute has to invite and motivate the innovators for innovation
- b) The Nodal Institute has to give mentor services and allow innovators to utilize facilities available in the institute.
- c) The Nodal Institute has to appoint two full-time managers in the incubation. The manager should be certified for Research/Innovation guidance or they have to obtain it within the one year period.
- d) The Nodal Institute has to maintain records for all the expenditures and has to present it at the time of availing incentive. Subject to AG Audit.
- e) The institute has to observe pollution control measures as prescribed by GPCB or other competent authority whenever required.
- f) The Nodal Institute has to form a screening committee to select new potential ideas/start-ups on their level; the institute has to send the list of the members of the screening committee. The screening committee have to forward the details of the innovative project with their recommendations for find approval of SLIC.
- g) The Nodal Institute also has to mention on its official website and all correspondence related to the startup that, it is approved as the Nodal Institute by the Government of Gujarat under the Start Ups/ Innovation Scheme.
- h) The Nodal Institute has to keep a **Separate Bank Account**, which should be used only for the Start-up/Innovation grants issued by Industries Commissionerate.
- i) The Nodal Institute has to register their Incubation Centre under Companies Act 1956, as a **Non Profit Organization** and registration copy should be submitted to Industries Commissionerate.

- j) The Nodal Institute should have **minimum 3 Innovative projects** under the incubation centre to become eligible for receiving grant under Start Ups/ Innovation Scheme.
- k) The Nodal Institution use discretion while allowing Sustenance Allowance to Innovator and incase of the Innovator possessing good economic background; he may not be given the Sustenance Allowance.

Place: Gandhinagar
Date : 05/12/2016


Addl. Industries Commissioner (Ext.)

To,
Shroff S. R. Rotary Institute of Chemical Technology (SRICT),
Block No: 402, At & Post: Vataria,
Ta: Valia, Dist: Bharuch,
Gujarat 393135

Copy forwarded with respect to:-

1. P.S. to Additional Chief Secretary, I&M Dept., Block No.5, sachivalaya, Gandhinagar.
2. P.S. to Secretary, Finance Deptt. Block No.4, Sachivalaya, Gandhinagar.

Copy forwarded to:-

1. Master File.



MEMORANDUM OF UNDERSTANDING
between
MIAMI UNIVERSITY, OXFORD, OHIO, USA
and



SHROFF S. R. ROTARY INSTITUTE OF CHEMICAL TECHNOLOGY,
VATARIA, TALUKA VALIA, DISTRICT BHARUCH, GUJARAT, INDIA

This Memorandum of Understanding (MOU) is made between Miami University, a public institution of higher education which is a body politic and corporate located at 501 E. High Street, 213 Roudebush Hall, Miami University, Oxford, Ohio 45056, (hereinafter "Miami") and the Shroff S. R. Rotary Institute of Chemical Technology located at Vataria, Taluka Valia, District Bharuch, Gujarat State, India (hereinafter "SRICT") (collectively "the Parties").

In the spirit of friendship and with mutual interest in global cooperation, the Parties enter into this MOU to promote joint educational and cultural collaboration and agree as follows:

ARTICLE 1: Scope of Collaboration

- A. Areas of collaboration may be proposed by either institution and may include, but is not limited to:
- Joint and articulated degree programs;
 - Joint teaching, research, or cultural activity
 - Mobility of faculty, scholars, and students between institutions;
 - Staff professional development;
 - Sharing or creation of educational materials and resources.
 - Joint academic and scientific activities, such as conferences, seminars, symposia or lectures
- B. Any specific activity developed under this MOU shall be detailed in a separate written agreement ("Activity Agreement"), signed by each institution's authorized signatory, which will describe the scope of the proposed activity, intended outcomes, budget, and responsible departments or individuals. All properly executed Activity Agreements shall be incorporated into this MOU. The terms and conditions contained in this MOU shall control in the event of a conflict between the term and conditions contained in this MOU and the terms and conditions of any Activity Agreement.
- C. All Activity Agreements shall be subject to the availability of funds and the approval of each institution's authorized signatories. For Miami University, the authorized signatory for Activity Agreements is the Provost and Dean of the appropriate academic unit.

ARTICLE 2: Duration and Evaluation

- A. This MOU shall be in effect for a period of five (5) years from the last date of signature. Either party may request termination of this MOU, in writing, ninety (90) days prior to the proposed termination date. Any activities in progress at the time of termination shall be permitted to conclude as planned unless otherwise agreed in writing.
- B. A joint evaluation of the MOU will be initiated by the designated representatives six (6)

months prior to the expiration date. Following the evaluation, the MOU may be renewed and resigned for an additional five (5) year period.

- C. Amendments to this MOU may be requested, in writing, by either party and approved by the authorized signatories.

ARTICLE 3: Non-Discrimination

The parties agree not to discriminate on the basis of religion, race, color, creed, national or ethnic origin, sex, age, disability, political affiliation, gender identity or expression, sexual orientation, pregnancy, or status as a veteran or member of the military.

ARTICLE 4: Compliance with Law

The parties specifically intend to comply with all applicable laws, rules and regulations as they may be amended from time to time. If any part of this Agreement is determined to violate federal, state, or local laws, rules, or regulations, the parties agree to negotiate in good faith revisions to any such provisions. If the parties fail to agree within a reasonable time to revisions required to bring the entire Agreement into compliance, either party may terminate this Agreement upon thirty (30) days prior written notice to the other party.

ARTICLE 5: Force Majeure

In the event individuals are unable to complete the program as contemplated in this Agreement due to causes beyond the control of Miami, including, but not limited to: acts of God; war, terrorism or threats of terrorist activities; acts of the government; fires; floods; epidemics; quarantine restrictions; strikes, labor disputes or work stoppages; transportation contingency; and freight embargoes; and any other catastrophes or any similar occurrences beyond Miami's reasonable control, then SRICT will assist the affected individuals in finding an alternate site to complete the program contemplated hereunder.

ARTICLE 6: Use of Name

Neither party shall use the other party's name, logos, trademarks, service marks or trade names ("Marks") for any reason or in any manner, without the other party's prior written consent. Each party consenting to use of its Marks hereunder shall remain the sole and exclusive owner of and retain all right, title and interest in and to its Marks and the goodwill associated therewith. Nothing contained in this Agreement shall be construed as conferring upon any party, by implication, operation of law or otherwise, any other rights. Upon termination of this Agreement, any use of the other party's Marks and name shall immediately cease.

ARTICLE 7: Independent Contractors

Each party is separate and independent and this Agreement shall not be deemed to create a relationship of agency, employment, or partnership between or among them. Each party understands and agrees that this Agreement establishes an independent contractor relationship and that the agents or employees of each respective party are not employees or agents of any other party.

ARTICLE 8: Severability

The provisions of this Agreement are severable, and if any provision of this Agreement is found to be

invalid, void or unenforceable, the remaining provisions will remain in full force and effect.

ARTICLE 9: Waiver

The waiver of any breach of any term of this Agreement does not waive any subsequent breach of that or another term of this Agreement.

ARTICLE 10: Assignment

No party may assign this Agreement or any rights or obligations under this Agreement to any person or entity without the prior written consent of the other parties. Any assignment in violation of this provision is null and void.

ARTICLE 11: Governing Law

This Agreement shall be construed and enforced solely pursuant to the laws of the State of Ohio (USA), without giving effect to the principles of conflicts of laws thereof and the parties agree that this Agreement shall be subject to the sole and exclusive jurisdiction of the state and federal courts located in the State of Ohio (USA). The parties agree that the foregoing governing law, jurisdiction and forum selections have been concluded as a result of arms-length negotiations and are not overly onerous or burdensome to either party. Notwithstanding the foregoing, any court with competent jurisdiction may enforce the judgment and ruling of the state and federal courts located in the State of Ohio (USA). The United Nations Convention on Contracts for the International Sale of Goods shall not apply to this Agreement.

ARTICLE 12: Entire Agreement

This Agreement constitutes the entire Agreement and understanding between the parties as to the subject matter hereof and supersedes all prior discussions, Agreements and undertakings of every kind and nature between them, whether written or oral, with respect to such subject matter.

ARTICLE 13: Translations

The parties acknowledge and agree that this Agreement was originally written in English and only the English version of this Agreement shall be binding on the parties. The parties further acknowledge and agree that they have had a chance to carefully review (with their attorney if necessary) all of the terms of this Agreement, that they fully understand all of their rights and obligations under this Agreement, and that they agree to be bound by this Agreement.

ARTICLE 14: Notices

Any consent, waiver, notice, demand, request or other instrument required or permitted to be given under this Agreement or any related Agreements shall be in writing and shall be delivered by hand or sent prepaid telex, cable or facsimile transmission, or sent, postage prepaid, by registered, certified or express mail or reputable overnight courier service and shall be deemed given when so delivered by hand, telexed, cabled or transmitted, or if mailed, five (5) days after the notice is delivered to the courier service. All notices shall be addressed to each party's respective address set forth in this Agreement, or to such other address as may later be specified in writing by either party.

ARTICLE 15: Amendment

This Agreement may only be amended, modified, or supplemented by an agreement in writing signed by each party hereto.

ARTICLE 16: Ohio HB 476

SRICT hereby represents, warrants, and covenants (as applicable) to Miami that it is not boycotting any jurisdiction with whom the State of Ohio can enjoy open trade, including Israel, and will not do so during the term of this Agreement or any extension hereof.

ARTICLE 17: Counterparts

This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, email, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

ARTICLE 18: Insurance

At all times SRICT shall maintain, and shall cause its permitted assigns and subcontractors to maintain, through a reputable carrier licensed to do business in the State of Ohio, comprehensive liability insurance, including personal injury and property damage, with minimum limits of \$3,000,000 per occurrence and \$5,000,000 aggregate. Such policy shall be on a primary and non-contributory basis and will contain no terms allowing the insurer to be subrogated to the rights of any injured or damaged person or entity insofar as said person may have claims against Miami. Such policy shall name Miami and its directors, trustees, officers, employees, and agents as additional insureds. SRICT will provide Miami with satisfactory proof of insurance upon execution of this Agreement, and shall immediately notify Miami in writing of any lapse, cancellation, or modification of the insurance coverage required herein. The terms and conditions of this paragraph shall survive expiration, termination, and cancellation of this Agreement.

ARTICLE 19: FERPA

SRICT acknowledges that it may receive student education records under this Agreement, and that any such student records may be protected by the Family Educational Rights and Privacy Act ("FERPA"), 20 U.S.C. 1232g, et seq., and the regulations promulgated there under. To the extent that SRICT has access to "education records" (as defined under FERPA), it is deemed a "school official" (as defined under FERPA). SRICT hereby covenants and agrees to comply with FERPA and use information protected by FERPA only for the purpose for which it was disclosed and not to make it available to any third party without first obtaining the student's written consent. In the event any individual or entity seeks to access education records, SRICT will immediately inform Miami of such request in writing. If SRICT experiences a security breach concerning any education record covered by this Agreement, then SRICT will immediately notify Miami and take immediate steps to limit and mitigate such security breach to the extent possible. In addition, SRICT agrees to indemnify and hold Miami harmless for any loss, cost, damage or expense suffered by Miami, including but not limited to the cost of notification of affected persons, as a result of the unauthorized disclosure of education records. Upon termination of this Agreement, SRICT shall return and/or destroy all FERPA data or information received from [Miami University] under this Agreement.

ARTICLE 20: Sunshine Laws

SRICT acknowledges that Miami is subject to the Ohio Open Records Act (Ohio Revised Code Chapter 149) and Ohio Open Meetings Act (Ohio Revised Code Chapter 121) (collectively, the "Sunshine Laws"), and that the Sunshine Laws require Miami to disclose certain records if requested by the public. Nothing contained in this Agreement shall prevent Miami from fully and completely complying with the Sunshine Laws, and Miami reserves the right to disclose any information that Miami believes, in its sole discretion, is subject to the Sunshine Laws or any public records request, including, without limitation, the contents of this Agreement.

ARTICLE 21: Administrative Contact Persons

For Miami University	For Shroff S. R. Rotary Institute of Chemical Technology
Karla Guinigundo Director of Global Partnerships Office of Global Initiatives 209 MacMillan Hall, 531 E. Spring St. Oxford, Ohio 45056 Tel: +1 513 529 5622 Email: guinigkm@MiamiOH.edu	Mr. Ashok Panjwani AMAR, 5-Shivranjani Society GIDC Estate Near Navsarjan Industrial Co.op. Bank Ankleshwar 393 002 Dist: Bharuch, Gujarat, India Tel: 09909994902 Email: panjwani.ashok@gmail.com

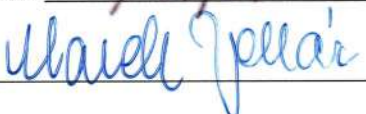
SIGNATURES

For Miami University



Phyllis Callahan,
Executive Vice President and Provost

Date: 1/31/19



Marek Dollár, Dean
College of Engineering and Computing

Date: 01/23/19

For Shroff S. R. Rotary Institute of Chemical Technology



Ashok Panjwani,
Vice Chairman

Date: 11th Jan 2019

MEMORANDUM OF UNDERSTANDING

BETWEEN

GUJARAT CLEANER PRODUCTION CENTRE
GANDHINAGAR

AND

SHROFF S R ROTARY INSTITUTE OF CHEMICAL
TECHNOLOGY (SRIC) ANKLESHWAR

TO PROMOTE CLEANER PRODUCTION PRACTICES & TECHNOLOGY,
ACADEMIC & RESEARCH
CO-OPERATION AND KNOWLEDGE SHARING

MEMORANDUM OF UNDERSTANDING

BETWEEN

GUJARAT CLEANER PRODUCTION CENTRE, (GCPC) GANDHINAGAR

AND

SHROFF S R ROTARY INSTITUTE OF CHEMICAL TECHNOLOGY (SRICT)
ANKLESHWAR

This Memorandum of Understanding entered into on the 16th day of March, 2015.

Between

Gujarat Cleaner Production Centre (GCPC), Gandhinagar

And

Shroff SR Rotary Institute of Chemical Technology, Ankleshwar (herein after referred to as **SRICT**), an Engineering Institute promoted by Ankleshwar Rotary Education Trust and promoted by UPL Group and other industries of Ankleshwar of the another part desiring to promote cleaner production practices & technology, academic & research co-operation and knowledge sharing

1. GCPC and SRICT will undertake collaborative research work in the areas of mutual interest besides Curriculum Development in Environmental Science and Technology, Chemical Engineering, Chemical Technology and other courses offered by SRICT

* Training programme for faculty, staff, students and technical personnel within the areas of co-operation will be undertaken at the two institutions.

* Joint sponsored and consultancy projects with both long term and short term goals could be undertaken, keeping in view the interests and philosophies of the respective institutions.

2. Exchange / Deputation of Staff for Expert Lectures

Both GCPC and SRICT jointly agree:

* The experts from GCPC will visit SRICT and deliver expert lectures to the students, minimum two lectures in an academic year.

* The Professors will be invited as faculty members for the training programs organized by GCPC as per requirement

3. Joint Conference / Workshop / Courses

* Both the institutes agree to hold / conduct, whenever feasible, joint Workshops, Conferences, Training Courses within the areas of co-operation



4. Sharing of Facilities

* The two institutes agree to share their respective laboratory facilities / library in order to promote academic and research in the areas of cooperation

5. Project Work of Students

In an academic year, a group of students (maximum 5 persons) from Chemical Engineering / Chemical Technology / Environmental Science & Technology, can select any project on cleaner production practices / technology in consultation with GCPC. These students will be given guidance by GCPC expert

6. Areas of Co-operation

The areas of co-operation will be in cleaner production practices and technology especially related to chemical industrial sector

Member Secretary - GCPC or his nominee(s) shall be the Coordinator from GCPC side

The Coordinator from SRICT shall be The Principal or his nominee

7 Co-ordination Committee

The following will constitute the Coordination Committee to monitor and review the collaborative programme between the two institutions:

- a) Member Secretary, GCPC and / or his nominee(s)
- b) Principal, SRICT and/or his nominee(s)
- c) Representative of Trustee Board
- d) HODs of the concerned department(s) from both of the Institutions to be invited whenever needed

The Co-ordination Committee shall:

- *Review the progress of the identified programmes (at least once a year)
- *Consider the addition / deletion of areas of co-operation between the two Institutions during review.
- *Consider the continuance of the MoU.


8. Publications and Patents


*All publications in the programmes of co-operation will be co-authored by the concerned staff / Research Fellow and expert of GCPC and faculty of SRICT

9. Validity Period

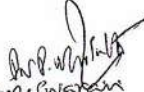
- * This MOU shall be valid for a period of three years from the date of signing.
- * At the end of validity period of the MOU, a fresh MOU with similar / modified terms may be considered for signing.

In witness whereof, the two parties have signed this memorandum of understanding by both the parties on date, month and year referred above.

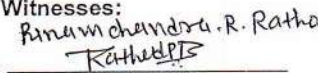
()
Principal
SRICT, Ankaleshwar

()
(BHARAT JAIN)
Member Secretary
Gujarat Cleaner Production Centre
Gandhinagar


Witnesses:

1. 
Dr. P.N. Parvanswarani
(Name & Signature)

Witnesses:

1. 
Binayachandra R. Rathod
(Name & Signature)

2. 
(Manoj Kumar)
(Name & Signature)

2. 
Hiren Bhendvad
(Name & Signature)

Dated: 16-03-15

