Memorandum of Understanding

between



Walchand College of Engineering, Sangli

and



Sanjeevan Engineering And Technology Institute, **Panhala**

Under **AICTE Margdarshan Scheme** 2018-19



AICTE -Margdarshan Scheme Memorandum of Understanding

The MEMORANDUM OF UNDERSTANDING (MOU) is between Walchand College of Engineering Sangli (Hereafter called WCES) as Mentor Institute and Sanjeevan Engineering And Technology Institute (Hereafter called SETI) as Mentee Institute for the purpose of enriching the technical education process and to jointly work for enhancing the quality of education imparted to faculty, staff and students is signed on 1/10/2018

This MOU entered into between WCES and SETI represented in this MOU by the respective Directors/ Principals on behalf of Board of Governors, of their Institutes which shall mean and include their successors in interest and assigns.

Following points are agreed upon as part of this understanding:

Terms & Conditions

1. Nature of Relationship:

This MOU is for collaboration between both parties, for mutual benefit, for the many purposes set out as given below to enhance the quality of the educational experience for faculty, staff and students.

This MOU shall be valid for 3 years from the date of signing and each party shall be at full liberty to terminate the collaboration, with a notice period of 3 months.

Both parties shall take all reasonable steps to ensure the successful completion of the collaboration and co-operate with each other in duly carrying out the obligation agreed upon.

2. Objectives of collaboration:

- 2.1 To organize at least Six Faculty Development Programs under AICTE Margdarshan Scheme for faculty of mentee institutes over a period of three years by Walchand College of Engineering Sangli.
- 2.2 To organize at least 25 Guest Lectures by Walchand College of Engineering Sangli for faculty of mentee institutes under AICTE - Margdarshan Scheme over a period of three years.
- 2.3To undertake collaborative R&D work/R&D Projects:
 - Self-Generated: Using Infrastructure / Laboratory facilities, faculty from respective fields to jointly undertake research Programme either at Mentee Institute or at Mentor Institute. For Technology / Patents so evolved joint rights of ownership will be mooted.
 - <u>Industry-Sponsored</u>: R&D/ Consultancy from industry to be jointly undertaken by faculty from Mentee Institute and Mentor Institute.
- 2.4 To do joint publications arising out of collaborative work.
- 2.5 To help and support in achieving NBA accreditation to the programs in mentee institutes and help them in carrying the SWOT analysis.
- 2.6 To guide and support faculty of mentee institutes to complete their Ph. D. in respective fields.
- 2.7 To support autonomous institutes to establish autonomy in their institutes
- 2.8 To help students of mentee institutes to increase their placement and to encourage them for higher education

3. Mutual Obligation:

- 3.1 This collaboration shall not be exclusive to both parties and shall not disallow each party.

 3.1 This collaboration with others. Except as expressly stated in this MOU, there is the collaboration with others. This collaboration shall not be exclusive to both parties and parties are parties and parties and parties and parties are parties and parties and parties are part having similar collaboration with others. Except the other in any manner or to make any claim, obligation on any party to compensate the other in any manner or to make any claim. 3.2 Each party shall meet the expenses between them as mutually agreed.
- 3.2 Each party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall respect the other's intellectual property (IP) and shall not use any trade to the party shall not use any trade to the other's intellectual property (IP) and shall not use any trade to the party shall not use any trade to the party
- Each party shall respect the other's interfectual property of the other, without prior written approval trademark, symbol/logo, or designation belonging to the other or create any liability for representative of the other or create any liability for representative of the other or create any liability for representative of the other or create any liability for representative of the other or create any liability for the other or create any liabilit trademark, symbol/logo, or designation belonging of the other or create any liability for the one party shall hold out as an agent or representative of this clause. The parties shall indemnify the other for breach of this clause.
- 3.4 Both parties shall maintain confidentiality about any information, course material, planting about any information and confidential and planting about any information and course material, planting about any information and confidential and a Both parties shall maintain confidential, planting shall be deemed to be confidential and marketial, planting shall discussions, strategies or any material or the like in the public domain shall discussions, strategies or any material, which are discussions, strategies or any material, which are discussions, strategies or any material, which are all mark and mark are discussions, strategies or any material, which are all mark and mark are discussions, strategies or any material, which are all mark are discussions, strategies or any material, which are discussions, strategies or any material, which are discussions, strategies or any material, which are discussions are discussions, strategies or any material, which are discussions are discussions are discussions. this commitment.

4 Limitation and Warranties

- 4.1 Each party shall ensure that the other is not put to any liability for any act of the respective party
- 4.2 Each party represents that they have the full power and authority to enter into this MOU in general

General

5.1 Both parties will designate a representative from its side who will be the primary point of contact behalf of that party.

6. Commitments from MenteeInstitute towards this MoU

- Active participation of faculty in the workshops, seminars and activities arranged by WCES u Margdarshan scheme.
- Efforts by faculty members in activity like joint publications, research and sharing resources
- Readiness to bearregistration fees (if any), travelling, lodging & boarding expenses of participations of the contract of the faculty from Mentee institute for the period of time spent in Mentor institution.
- Investments for expenses in case of research activity and joint publications.

AMENDMENT TO THE MOU

No amendment or modification of this MOU shall be valid unless the same is made in writing by both parties or their authorized representatives and enactions. parties or their authorized representatives and specifically stating the same is made in writing of agreement. The modification/ changes shall be affective for the same to an amendment of agreement. The modification/ changes shall be effective from the date on which they are made/ exe



ARBITRATION

mon

no

ne.

No ier.

ns, ted of

al.

on

er

g

In the events of any dispute or difference between the parties hereto, such disputes or differences shall be resolved amicably by mutual discussion of the Directors of the two institutes.

Now, therefore, for and in consideration of the foregoing premises the parties have signed the Memorandum of Understanding

In written whereof both parties put their hard seal on the day, month and year herein mentioned

PARTIES

Director

Walchand College of Engineering

Vishrambag, Sangli For and on behalf of

Administrative Council,

Walchand College of Engineering

Sangli

Principal

Sanjeevan Engineering and Technology Institute Somwar Peth, Panhala, Dist. Kolhapur

For and on behalf of

Institute Management,

Sanjeevan Engineering and Technology Institute

Panhala

WITNESS

,

2.

(D) 01/10/2018

Dated: 0) 10) 2018

WITNESS

2. B.V. Kumbhar

Registrar, SETI

Dated: 01 10 2018