

# Geethanjali College of Pharmacy

Approved by PCI, New Delhi, Permanently Affiliated with JNTUH, Accredited by NAAC with an A+ grade  
NBA- Accredited (B. Pharmacy), recognized under UGC Section 2f and 12B of the UGC Act, 1956,  
DSIR's SIRO, and HI/BI of MSME, ISO 9001-2015 Certified, AMC of PvPi  
Cheeryal (V), Keesara (M), Medchal-Malkajgiri District. Telangana State - 501 301

## 1.3.2. Average percentage of courses that include Experiential learning through project work/field work/internship during last five years

S.No.	File No	Weblink
1.	1.3.2 (2) )	MOU'S with relvant organization

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Cheeryal (V), Keesara (M), Medchal-Malkajgiri District, Telangana State -501301

## List of MOUs for the AY 2023-24

S. No	Name of the institution/ industry/ corporate house with which MoU is signed	Year of signing MoU	Duration
1.	Anurag University	16.05.2023	1 Year
2.	Sipra Labs	09.05.2023	1 Year
3.	Dr.Macs Bio Pharma Pvt. Ltd.	10.01.2024	5 Years
4.	Sree Technologies	19.06.2023	2 Years
5.	Avenida Innovations	08.12.2023	Till Date
6.	Berhampur University	25.11.2023	Till Date
7.	Aimst University	07.09.2023	3 Years/07.09.2026



Principal

**PRINCIPAL**  
Geethanjali College of Pharmacy  
Cheeryal (V), Keesara (M),  
Medchal Dist., (T.S.) 501 301

# MEMORANDUM OF UNDERSTANDING

BETWEEN



Geethanjali  
College of Pharmacy  
*...Striving Towards Perfection*

## Geethanjali College of Pharmacy

APPROVED BY AICTE, PCI NEW DELHI, PERMANENTLY AFFILIATED TO  
JNTUH

& ACCREDITED BY NBA (B.PHARMACY)

RECOGNISED UNDER UGC SECTION 2F & 12B of UGC Act, 1956, HI/BI OF MSME,  
CERTIFIED BY ISO 9001:2015

DEPARTMENT OF SCIENTIFIC AND INDUSTRIAL RESEARCH – SCIENTIFIC AND  
INDUSTRIAL RESEARCH ORGANISATION

CHEERYAL (V), KEESARA (M), MEDCHAL DIST, TS- 501301.

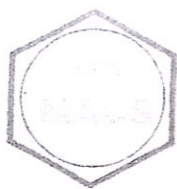
AND



Dr MACS BIO PHARMA PVT LTD.,

PLOT NO: 79/C, EPIP, PASHAMYLARAM, PATACHERU, SANGAREDDY DT,

Telangana 502032,



Plot No 32/A, Western Hills, Opp JNTU, Kukatpally,  
Hyderabad - 500 085, Telangana, INDIA.  
Tel : 040-49531211, Mobile : +91-9177211758  
E-mail : marketing@drmacsbio-pharma.com

10/01/2024

### **PREAMBLE**

Whereas, Geethanjali College of Pharmacy Cheeryal (V), Keesara (M), Medchal (Dist), Telangana 501301 at its various departments is charged with responsibility of training scientific manpower in various front-line areas of importance for the Nation and is also contributing to the rapidly growing Pharmaceutical knowledge and professional excellence in Pharmacy by undertaking industrial & applied research and consultancy.

Whereas, Dr MACS BIO PHARMA PVT LTD., PLOT NO: 79/C, EPIP, PASHAMYLARAM, PATACHERU, SANGAREDDY DT, Telangana 502032,, Dr. MACS BIO-PHARMA PVT LTD mainly involved in CRAMS and also developing a wide range of pharmaceutical technologies for global companies on contract research basis with complete cGMP compliance. It will provide you with world class chemistry support at all levels of your drug development process. Also undertake FTE contract towards the lead development for leading MNCs across the world and also partner with them for the supply of APIs. The company capable of taking up virtually any type of organic synthesis.

Whereas, both Geethanjali College of Pharmacy and Dr MACS BIO PHARMA PVT LTD., now recognizing the importance of Institute-Industry interaction that will improve the academic standards, Research and Development and Placement aspects to equip the students by pooling their expertise and resources. Work together to develop and promote excellent quality manpower in the field of Pharmaceuticals sciences and life sciences with special emphasis etc.,

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both Geethanjali College of Pharmacy and Dr MACS BIO PHARMA PVT LTD., hereby acknowledges, Geethanjali

College of Pharmacy and Dr MACS BIO PHARMA PVT LTD., hereby agree to sign a memorandum of understanding (MoU).

**Objectives:**

- ❖ To take up joint research program and to conduct relevant R&D activities
- ❖ To establish link between Industry-Institute by interaction programs.
- ❖ To widen and implement the area of Collaborative Academic and R&D activities
- ❖ To avail industrial visit, placement, guest lecture and workshop

**ACTIVITIES**

To promote synergistic partnership between Industry and Institute for taking up joint academic and research activities collaboratively under the supervision/guidance of experts. This enhances the student quality and increases placement opportunities.

**COMMENCEMENT AND TENURE**

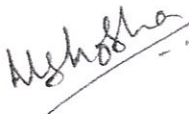
This memorandum of understanding (Mo U), shall become effective on the date of signing for five years and may be automatically renewed for successive five years period unless either institute give the other written notice of its desire to revise or terminate the MoU at least twelve months prior to its termination.

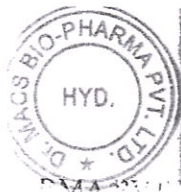
**DURATION AND RECINDENCE OF MoU**

(a) The agreement shall come into effect on 10-01-2024. Changes to this agreement shall be made by mutual consent between both organizations. In cases of disagreement, the institute and industry wishing to depart from the agreement shall, wherever possible, give three months' notice of its intention to do so. The agreement shall be reviewed after a period of five years.

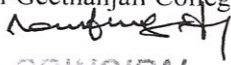
(b) In order to promote further scholarly Exchange both institutions shall actively consider the exchange of teaching faculty and scholars. Such Exchange shall be the subject of adhoc consultation in future in accordance with needs and feasibility.

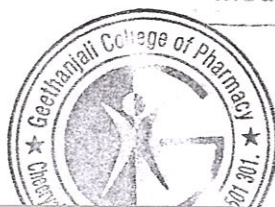
On behalf of Dr MACS BIO PHARMA PVT LTD.,

  
(CEO)



On behalf of Geethanjali College of Pharmacy

  
PRINCIPAL  
Geethanjali College of Pharmacy  
Chseryal (V), Keesara (M),  
Medchal Dist. (T.S.) 501 301  
(PRINCIPAL)





## Geethanjali College of Pharmacy

Approved by PCI, New Delhi, Permanently Affiliated with JNTUH. Accredited by NAAC with an "A+" Grade, NBA- Accredited (B.Pharmacy) recognised under UGC Section 2F and 12B of the UGC Act, 1956, DSIR's SIRO, and H1/B1 of MSME, ISO 9001-2015 Certified.  
Cheeryal (V), Keesara (M), Medchal-Malkajgiri District, Telangana State - 501 301.

### MEMORANDUM OF UNDERSTANDING

This MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of 08/12/2023 by and between:-

Whereas "AVENIDA INNOVATIONS", SPS Vamsi Nivas, Plot no 4, KPHB colony Phase V, Hyderabad, [Contact: Dr. Karthik Rakam (7569692853), Email: karthik@avidapro.com] henceforth referred to as the "Party A";

AND

Whereas, Geethanjali College of Pharmacy, Cheeryal (V), Keesara (M), Medchal (Dist), Telangana 501301, Affiliated to JNTUH, Hyderabad, which is represented by its Principal [Contact Dr. M. Ravi Kumar, Mob: 9848842631; E.Mail: ravikumar\_prof@yahoo.co.in] henceforth referred to as the "Party B".

The parties shall individually referred to as a "Party" and collectively as "Parties".

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, it is mutually agreed between the Parties to this MOU, as follows:

#### BACKGROUND

Avenida Innovations, Party A, is a global organization focused on establishing benchmarks of excellence in training and handling innovative projects for the pharmacy, healthcare and life sciences. With offices in the United States and India, Avenida offers excellent support to the individuals, institutions and companies who it serves. Avenida Innovations through its two verticals Avenida Academy and Avenida Practice, envisions to create a better world by changing the way education is offered and healthcare is delivered. Some of its projects include initiating pharmaceutical care services in hospitals, clinical pharmacy services in remote ICUs, precision medicine, medical science liaison, knowledge management, Pharm.D managed clinics, clinical pharmacist consultation etc with its various our industry partners.

**Brief info about the college, Party B** is an institute offering undergraduate program (B.Pharm), five post-graduate programs, M. Pharm (Pharmaceutics), M. Pharm (Pharmaceutical Analysis) M. Pharm (Regulatory affairs) Pharm.D. & Pharm.D (PB) affiliated to JNTUH, Hyderabad. All the programmes are approved by the Pharmacy Council of India (PCI). The college has been recognized under UGC 2(f) & 12 (B). The college is accredited by NAAC with A+ grade in first cycle of accreditation. B.Pharmacy

programme is accredited by the National Board of Accreditation (NBA) which is reaccredited by NBA in 2<sup>nd</sup> cycle in Aug 2023. The college got NIRF rank in 101-125 band for the year 2023 and participated in NIRF innovation ranking - 2023. GCPK is recognized as R&D centre by DSIR - SIRO and is approved as HI/BI by MSME. The institute has ISO 9001:2015 certification. The college has been recognized as adverse drug reactions monitoring Centre (AMC) under PvPI (Pharmacovigilance Program of India). The college is recognized as SWAYAM local chapter. GCPK got AICTE-Internshala- all India rank-54 and zonal rank -17. The Institute Innovation cell of GCPK received 2-star rating for the A.Y.2022-23. The college has more than 40 MOUs with various industries, hospitals, and research organizations. The notable one like for an MOU with AIMST University, Malaysia, Berhampur University, Odisha to conduct various collaborative research activities.

Both the parties hereby form themselves into this MOU for the benefits of each other and ultimately the wider population as both have a synergy in their space of work and engagements.

### **ENGAGEMENT & SCOPE**

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations.

#### **All Parties do hereby agree as under:**

1. The party A agrees to collaborate and support in organizational development of party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide training to the Pharmacy/PharmD students of party B in the fields:
  - Clinical Pharmacy**
  - Clinical Research**
  - Clinical Data Management, Data Analytics**
  - Pharmacovigilance**
  - Career Abroad**
  - Medical Writing and Communication**
  - Ideas to IPR**
  - Informatics**
  - Any other fields as needed**
4. The party A agrees to provide mentorship/career guidance to interested students of Pharmacy/Pharm.D and other courses of party B.
5. Other potential areas of collaboration could be:
  - a) Share the learnings of Avenida about its work the startups like Arintra, Mapmygenome, CIPACA, Suvarna Swasthya Research Centre, First Care Clinics, SciVoc, SUITS, MedAux, Litemed, Eldorado Biotech and more.

**b)** Involve the institution in Avenida initiatives based on interest:

- Initiating clinical pharmacy services.
- Clinical implementation of pharmacogenomics/precision medicine.
- Clinical trials with our industry partners.
- Pilot to introduce clinical pharmacist in remote patient monitoring/ICU.
- Strategy and real-world evidence for pharma and biotech organizations.
- Involve in Avenida Health Services – a division of Avenida Innovations.

**c)** Be a catalyst if institution has a startup or incubator. Help start if it does not have.

**d)** Entrepreneurship and startup.

**e)** Consulting for students who wish to study abroad.

**f)** Get international collaboration for students/faculty exchange, internship, research.

**g)** Pharmaceutical Care Services - The one initiative which we are very keen on is partnering with the Faculty of Pharmacy and offering Pharmaceutical Care services at affiliated hospital.

**h)** Deploy Avenida Portal to engage Pharm.D students/interns effectively and optimize their participation in hospital rounds.

**i)** Facilitate offering joint degree, dual degree with foreign universities.

Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc.,) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

- 1. INDEMNIFICATIONS:** All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.
- 2. LIABILITY:** All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.
- 3. NON-DISCLOSURE:** All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.



4. **FINANCIAL IMPLICATIONS:** Once both the parties agree and decide the priority areas of implementation, financials will be mutually discussed and decided.

5. **GENERAL**

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

6. **NOTICES & COMMUNICATION**

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

7. **ADDENDUM**

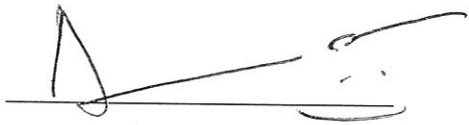
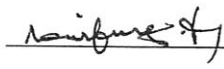
A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

8. **TERMINATION**

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, injunctive relief or damages.

**SIGNATURES:**

This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:

For AVENIDA INNOVATIONS (Party "A")	For COLLEGE Name (Party "B")
 <b>Authorized Signatory</b>  <b>Name:</b> Dr. Ashwani Dhar <b>Designation:</b> President, Avenida Innovations <b>Email:</b> info@avenidapro.com	 <b>Authorized Signatory</b>  <b>Name:</b> Dr. M. Ravi Kumar <b>Designation:</b> Professor & Principal <b>Email:</b> ravikumar_prof@yahoo.co.in



# Geethanjali College of Pharmacy

(Approved by PCI, New Delhi, Permanently Affiliated with JNTUH, Accredited by NAAC with an "A+" Grade, NBA- Accredited (B.Pharmacy) recognised under UGC Section 2F and 12B of the UGC Act, 1956, DSIR's SIRO, and H1/B1 of MSME, ISO 9001-2015 Certified.  
Cheeryal (V), Keesara (M), Medchal-Malkajgiri District. Telangana State - 501 301.

GCPK/MoU/2023-24

25/11/2023

## MEMORANDUM OF UNDERSTANDING

### BETWEEN

Whereas, Geethanjali College of Pharmacy Cheeryal (V), Keesara (M), Medchal (Dist), Telangana 501301, Affiliated to JNTUH, Hyderabad, which is represented by its Principal herein named as first party.

### AND

Whereas, PG Department of Berhampur University, Bhanja Bihar, Berhampur, Odisha – 760007, India, which is represented by its Principal herein named as second party. The Berhampur University has well equipped laboratories catering the PG department of Pharmacy, and hereby agree upon research collaboration, cooperation and have set forth the following articles of mutual agreement:

#### Article 1: Subject of collaborations

Both the scientist agrees on, but are not limited to, the following based on them Academic and educational needs and expertise for research:

- Exchange of practical skills, knowledge, academic information and materials.
- Joint research activities for advanced research, whenever permissible.
- Writing joint project as whenever possible.
- Utilization of research facility of both the laboratory, as whenever needed.
- Creation of research publications and patents.
- Publishing papers in which the corresponding author has the sole right for patenting and commercializing the research output.

Sponsored by TEJA EDUCATIONAL SOCIETY, HYDERABAD

Office : Sy. No. 33 & 34, Cheeryal (V), Keesara (M), Medchal-Malkajgiri (Dist.) Telangana State - 501 301.

Phone : +91 9959390412 Fax : +91-40-2422-320 Website : www.geethanjaliinstitutions.com

## **Article 2: Effective Date, Term and Termination**

- a) The parties agree that this agreement will be effective from the date of the last authorized signature below.
- b) This agreement will remain effective until and unless both parties terminate immediately upon the mutual agreement of the parties in writing.
- c) This agreement will terminate in 30 days after either party receives written notice of the other party's desire to terminate this agreement

## **Article 3: Invention:**

Both parties acknowledge the possibility that inventions may be made in the course of the research project. Invention of those inventions will be determined in accordance with applicable university laws and regulations. The term made, as used in reference to any invention, means the conception or first actual reduction to practice of such invention.

## **Article 4: Data:**

Both parties will disclose to the other party a summary of all data generated under this agreement. Both parties will have free access to and use of any data generated under this agreement. Both parties will use reasonable efforts to keep data confidential until published or until corresponding patent applications are filed.

## **Article 5: Mechanics of Transfer:**

Either party may provide or receive original material under this agreement. Provider will send original material to recipient with a cover letter. The letter will refer to this agreement and identify original material. If either party transfers to the other party a material not listed in agreement, the parties will amend this agreement to include the additional material.

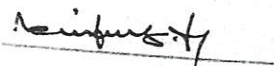
## **Article 6: Entire Agreement:**

This agreement, together with all appendices, constitutes the entire agreement between the parties and supersedes any prior or contemporaneous oral or written agreements or communications between them with respect to the subject matter hereof. This agreement may be amended only by written instrument signed by authorized representatives of both collaborating scientist.

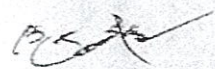
The agreement is valid up to one year from 25/11/2023 to 24-11-2024

Both the parties hereby provides their signatures as a witness to their consent to this agreement.


AGREED



Authorized Signatory with seal  
**PRINCIPAL**  
Geethanjali College of Pharmacy  
Cheeryal (V), Keesara (M), Medchal Dist. T.S.-501301.

Witness 2: 

Address of Party One:  
The Principal  
Geethanjali College of Pharmacy, Cheeryal (V),  
Keesara (M), Medchal (Dist), Telangana 501301  
Date: 25/11/2023

  
Principal  
S. Authorized Signatory with seal  
Berhampur University  
Bhanja Bihar, Berhampur-760007 (Odisha)

Address of Party Two:  
The Principal,  
Department of SPER (Pharmacy)  
Berhampur University, Odisha  
Date: 25/11/2023



The agreement is valid up to one year from 25/11/2023 to 24-11-2024

Both the parties hereby provides their signatures as a witness to their consent to this agreement.

AGREED

*[Handwritten Signature]*

-----  
PRINCIPAL

Geethanjali College of Pharmacy  
Authorized Signatory with seal  
Cheeryal (V), Keesara (M), Medchal Dist. T.S.-501301.

-----  
Authorized Signatory with seal

Witness 1:

*[Handwritten Signature]*

Witness 2:

*[Handwritten Signature]*

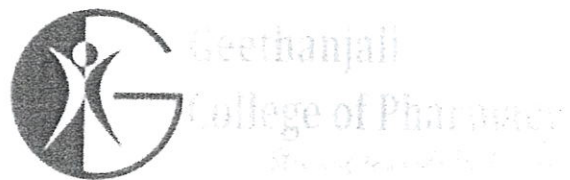
Address of Party One:

The Principal  
Geethanjali College of Pharmacy, Cheeryal (V),  
Keesara (M), Medchal (Dist), Telangana 501301  
Date: 25/11/2023

Address of Party Two:

The Principal,  
Department of SPER (Pharmacy)  
Berhampur University, Odisha  
Date: 25/11/2023





**MEMORANDUM OF UNDERSTANDING**

**BETWEEN**

**AIMST UNIVERSITY  
MALAYSIA**

**AND**

**GEETHANJALI COLLEGE OF PHARMACY  
INDIA**

**THIS MEMORANDUM OF UNDERSTANDING** made on 7<sup>th</sup> day of **November** 2023 in two (2) original texts each in the English language, all texts being equally authentic.

**BETWEEN**

**AIMST UNIVERSITY (Co.No.: 496741-P)**, a private university of higher learning established in Malaysia under the Private Higher Education Institutions Act 1996 [Act 555] and having a license number of DU010(K) with its registered address at Batu 3 ½, Jalan Bedong-Semeling, 08100 Bedong, Kedah Darul Aman, Malaysia (hereinafter referred to as "**AIMST**"), of the one part

**AND**

**GEETHANJALI COLLEGE OF PHARMACY** a private university recognized under UGC Section 2F and 12B of the UGC Act, 1956 with its registered address at Cheeryal (V), Keesara (M), Medchal-Malkajgiri District, Telangana State – 501 301, India (hereinafter referred to as "**GCP**"), of the other part

(AIMST and GCP hereinafter referred to singularly as "**the Party**" and collectively as "**the Parties**");

WHEREAS the Parties are desirous of entering this Memorandum of Understanding ("**MoU**") to declare their respective intentions and to establish a basis of co-operation and collaboration between the Parties upon the terms as contained herein.

**DESIRING** to strengthen and further develop the friendly relations between the Parties in the field of academic programmes related to pharmacy courses;

**APPRECIATING** the importance of enhancing tertiary education for economic development as well as a means to further develop the ties between both Parties;

**CONVINCED** of the necessity for a lasting and effective cooperation in the interest of the Parties; and

**BELIEVING** that such cooperation would serve their common interests and contribute to the enhancement of tertiary education for the benefit of both Parties.

**NOW BOTH PARTIES HAVE AGREED as follows:**

**ARTICLE I  
OBJECTIVE**

The Parties, subject to the terms of this Memorandum of Understanding and the laws, rules, regulations and national policies, of each Party from time to time in force, agree to strengthen, promote and develop cooperation in tertiary education, as well as the development of activities for the purpose of mutual recognition.

**ARTICLE II  
AREAS OF CO-OPERATION**

1. Each Party will, subject to the laws, rules, regulations, procedures and national policies from time to time in force governing or relating to the subject matter of this Memorandum of Understanding, endeavour to take necessary steps to encourage and promote co-operation in the following areas :-

**a) Mobility Programme for Students**

An all-encompassing mobility program that includes the Global Immersion Programme (GIP), internships, study visits, and industrial training and attachments. This provides students with an invaluable opportunity to gain real-world experience, both locally and internationally.



### **b) Student Exchange Programme**

A student exchange initiative, which will be meticulously structured to cater to the mutual preferences and needs of both institutions. This encourages the cross-cultural enrichment of students.

### **c) Faculty and Staff Mobility**

Collaboration in the form of faculty and staff mobility, which includes guest lectures, co-lectures, visiting scholars, adjunct appointments, fellowships, and collaborative research projects. This is aimed at promoting a rich exchange of knowledge and expertise.

### **d) Teaching and Collaborative Research**

Joint efforts in teaching, collaborative research projects, supervision, grant applications, as well as the organization of conferences, seminars, webinars, forums, and workshops. This promises a thriving academic environment with diverse opportunities for growth and discovery.

### **e) Exchange of Information**

The exchange of information on learning, teaching, and research requirements, ensuring that both institutions stay updated and aligned with the latest developments in the field of pharmacy.

### **f) Symbiotic Programmes and Projects**

Collaborative initiatives designed to bring mutual benefits to both AIMST and GCP , thereby enhancing the quality of education and research.

The primary objectives of this collaboration are:

To establish a global network connecting pharmacy students and professionals, providing a platform for knowledge exchange and collaboration.

To create opportunities for students and faculty to participate in conferences, seminars, and collaborative research projects and supervision.

#### Timeline to Implement the Collaboration Agenda

- a) The Global Immersion Programme (GIP) is scheduled for May 2024, offering students the chance to immerse themselves in international pharmaceutical practices and research.
  - b) Research activities are an ongoing aspect of the collaboration, taking place at any point during the memorandum of understanding (MoU) period.
  - c) Exchange of learning and teaching information remains a flexible and continuous component throughout the MoU period, allowing for a fluid exchange of knowledge and resources.
2. This collaboration between AIMST and GCP is a testament to the commitment to excellence and innovation in the field of pharmacy education and research. Through the mutually beneficial initiatives outlined above, both institutions strive to enhance the learning experiences and academic achievements of their students and faculty.
  3. For the purpose of implementing the co-operation in respect of any area stated in paragraph 1, the Parties will enter into a legally binding agreement subject to terms and conditions as mutually agreed upon by the Parties.

4. The Parties will have the right to use and publish any information derived from implementing the cooperation in respect of any area stated in paragraph 1 provided that written consent is obtained from the other Party. In the event that one Party wishes to publish, disclose and/or present (in any form of disclosure) the data and/or the outcomes arising from this Memorandum of Understanding, the Party will submit a draft of each such publication or presentation to the other Party and give the right to have certain parts of the said publication or presentation to be removed or amended by the other Party itself. In any such publication, the contribution of the Parties will be acknowledged.

**ARTICLE III**  
**PROJECT STEERING COMMITTEE**

1. The Parties will establish a Project Steering Committee (hereinafter referred to as "Project Steering Committee") to review the implementation of this Memorandum of Understanding between the two Parties.
2. The Project Steering Committee will consider ways and means to promote the aforesaid objective and to ensure the proper coordination and implementation of its decisions and/or recommendations. The Project Steering Committee will also review the progress of the implementation of all understandings concluded between the Parties within the framework of this Memorandum of Understanding and take steps to ensure the active and prompt implementation of the understandings.
3. The Project Steering Committee will be chaired by the Registrar of AIMST or alternatively by the Faculty Dean of Pharmacy of AIMST and by the Registrar & CEO of GCP on behalf of GCP, with participation by other relevant stakeholders of the Parties as appropriate and mutually agreed upon by the Parties.

4. The Project Steering Committee will meet at a date and venue convenient to and decided upon by the Parties.
5. The composition and procedure of the Project Steering Committee will be jointly decided upon by the Parties.
6. The decisions and other conclusions of the Project Steering Committee will be reflected in the minutes of the meeting and the Parties will take appropriate steps to implement these decisions and conclusions as soon as practicable.

**ARTICLE IV**  
**EFFECT OF MEMORANDUM OF UNDERSTANDING**

This Memorandum of Understanding serves only as a record of the Parties' intentions and does not constitute or create, any legally binding or enforceable obligations, express or implies, under domestic or international law.

**ARTICLE V**  
**IMPLEMENTATION**

In the implementation of this Memorandum of Understanding, AIMST and GCP will arrange the details of any activities to be carried out, recognizing that the exchange of any staff or materials will not necessarily be simultaneously reciprocal.

**ARTICLE VI**  
**FINANCIAL ARRANGEMENTS**

1. This Memorandum of Understanding will not give rise to any financial obligation by one Party to other.
2. However, commercials for each program mentioned above, will be worked out jointly and after the same is mutually agreed upon by both the parties concerned, they will enter into a separate agreement which will form part of this Memorandum of Understanding.
3. Each Party will bear its own cost and expenses in relation to this Memorandum of Understanding.

**ARTICLE VII**  
**PARTICIPATION OF THIRD PARTY**

Either Party may invite the participation of a third party in the joint activities and/or programmes being carried out under this Memorandum of Understanding subject to written approval of the other Party. In carrying out such joint activities and/or programmes, the third party will be subject to all conditions and provisions of this Memorandum of Understanding unless the Parties agreed otherwise.

**ARTICLE VIII**  
**PROTECTION OF INTELLECTUAL PROPERTY RIGHTS**

1. The protection of intellectual property (IP) rights will be enforced in conformity with the national laws, rules and regulations of the Parties.

2. The use of the name, logo and/or official emblem of any of the Parties on any publication, document and/or paper is prohibited without the prior written approval of either Party.
  
4. Notwithstanding anything in paragraph 1 above, the intellectual property rights in respect of any technological development, and any products and services development, carried out :-
  - (i) jointly by the Parties and obtained through the joint activity effort of the Parties, will be jointly owned by the Parties in accordance with the terms to be mutually agreed upon; and
  - (ii) solely and separately by either Party and obtained through the sole and separate effort of either Party, will be solely owned by the Party concerned.
  
5. The Parties agree that if any joint projects are undertaken in the course during the active duration of the signed Memorandum of Understanding, they would follow the terms mentioned in paragraph 2 of Article II, to avoid any conflict pertaining to intellectual property (IP) ownership. Therefore, the Parties acknowledge and agree that separate contractual document(s) shall be entered into between AIMST and GCP in relation to IP ownership and commercialization prior to starting any joint projects.

#### ARTICLE IX CONFIDENTIALITY

1. Each Party agrees to hold strict confidence any and all **Confidential Information** concerning the Program disclosed by the other Party in connection with this Memorandum of Understanding and **shall not disclose** the same to any third party **without prior written** consent of the other Party and shall not use the same for any other purpose than the Program.

2. The obligations of confidentiality according to this Article shall not apply to such information for which it can be proved that the information:-
  - (a) is at the time of disclosure **generally available to the public**;
  - (b) becomes after disclosure, generally available to the public through no fault of the receiving Party,
  - (c) is prior to the disclosure in the receiving Party's possession as evidenced in the documentary form,
  - (d) is received from any third party with a right to disclose; or
  - (e) is **independently developed** without using information disclosed by the other Party.
  
3. The Parties agree that the provisions of this Article will continue to be binding between the Parties notwithstanding the termination or suspension of this Memorandum of Understanding .

#### **ARTICLE X SUSPENSION**

Each Party reserves the right for reasons of national security, national interest, public order or public health to suspend temporarily, either in whole or in part, the implementation of this Memorandum of Understanding which suspension shall take effect immediately after written notification has been given to the other Party.

#### **ARTICLE XI REVISION, MODIFICATION AND AMENDMENT**

1. Either Party may request in writing a revision, modification or amendment of all or any part of this Memorandum of Understanding .

2. Any revision, modification or amendment agreed to by the Parties will be reduced into writing and shall form part of this Memorandum of Understanding .
3. Such revision, modification or amendment will enter into force on such date as may be determined by the Parties.
4. Any revision, modification or amendment will not prejudice the rights and obligations arising from or based on this Memorandum of Understanding before or up to the date of such revision, modification or amendment.

## ARTICLE XII SETTLEMENT OF DISPUTES

Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or application of any of the provisions of this Memorandum of Understanding will be settled amicably through mutual consultation and/or negotiations between the Parties, without reference to any third party or international tribunal.

## ARTICLE XIII ENTRY INTO FORCE, DURATION AND TERMINATION

1. This Memorandum of Understanding will come into force on the date of signing and will remain in force for a period of three (3) years.
2. Notwithstanding anything in this Article, either Party may terminate this Memorandum of Understanding by notifying the other Party **three (3)** months advance notice in writing of such termination of its intention to terminate this Memorandum of Understanding



3. The termination of this Memorandum of Understanding will not affect the implementation of on-going activities and/or programmes which have been agreed upon before the date of the termination of this Memorandum of Understanding.

#### **ARTICLE XIV APPLICABLE LAW**

This Memorandum of Understanding shall be deemed to have been made and executed in Malaysia and shall be governed and construed in accordance with the laws of Malaysia.

#### **ARTICLE XV ASSIGNMENT**

Except with the prior written approval of the other party, neither party shall assign or transfer the benefits or obligations of this Memorandum of Understanding or any part thereof.

#### **ARTICLE XVI STAMP DUTY**

1. Each party must bear its own costs arising out of the negotiation and preparation of this Memorandum of Understanding.
2. All stamp duty chargeable on this Memorandum of Understanding, on any instrument executed under it, and in respect of any transaction evidenced by this Memorandum of Understanding shall be borne equally by the parties.

**ARTICLE XVII  
NOTICE**

1. Any notice required to be given pursuant to this Agreement shall be in writing and may be delivered or posted by ordinary mail, postage prepaid, to the Party to which such notice is required to be given under this Agreement at the address below.

To GCP:

**Prof. Dr. M. Ravi Kumar**

Professor and Principal

Address: Geethanjali College of pharmacy

Cheeryal (V), Keesara (M), Medchal Malkajgiri (D)

Telangana State-501301, India

Telephone no.: +91 9848842631

Email: [ravikumar\\_prof@yahoo.co.in](mailto:ravikumar_prof@yahoo.co.in)

To AIMST University:

**Prof. Dr. Nahlah Elkudssiah Ismail**

Dean, Faculty of Pharmacy

AIMST University

Jalan Bedong-Semeling, 08100 Bedong, Kedah Darul Aman, Malaysia

Telephone no.: +604-4298108 ext. 1285

Email: [nahlah@aimst.edu.my](mailto:nahlah@aimst.edu.my)

2. The addresses referred to in the preceding sub-clause may, from time to time, be changed by written notice.
3. Any notice given under this clause by post shall be deemed to have duly served at the expiration of three (3) clear days (i.e. excluding weekends or public holidays) after the time of such posting and production of any official post office

receipt showing the time and date of posting shall be conclusive evidence of the time and date of posting.

4. The Parties acknowledge and agree that the exchange of electronic or fax signature will have the same legal validity as the Parties' signatures if signed in hand copy form.

#### **ARTICLE XVIII SUCCESSORS-IN-TITLE**

This Memorandum of Understanding shall be binding on the respective heirs, personal representatives, receivers, successors-in-title and of the parties thereto.

#### **ARTICLE XIX PERSONAL DATA PROTECTION ACT 2010**

The parties agree to comply with all data protection provisions including, without limitation, the personal data protection act 2010 and any other applicable legislation relating to data protection.

#### **ARTICLE XX PROHIBITION OF CORRUPT PRACTICES**

##### **Conflict of Interest**

1. Neither GCP nor any of its representatives shall give to, or receive from, AIMST or its representatives any commission, fee, rebate, or any gift or entertainment of value in connection with this Memorandum of Understanding.

2. GCP shall:
  - a. Promptly notify AIMST of any violation of this clause; and
  - b. Repay or credit to AIMST any consideration received as a result of such violation.
  
3. In addition to the rights AIMST has under this Memorandum of Understanding, if any violation of this Article occurring prior to the date of this Memorandum of Understanding resulted directly or indirectly in AIMST entering into this Memorandum of Understanding, AIMST may at its option terminate this Memorandum of Understanding at any time and (despite any other provision of this Memorandum of Understanding) pay no compensation or reimbursement to GCP whatsoever after the date of termination.
  
4. AIMST shall:
  - a. Promptly notify GCP of any violation of this clause; and
  - b. Repay or credit to GCP any consideration received as a result of such violation.
  
5. In addition to the rights GCP has under this Memorandum of Understanding, if any violation of this Article occurring prior to the date of this Memorandum of Understanding resulted directly or indirectly in GCP entering into this Memorandum of Understanding, GCP may at its option terminate this Memorandum of Understanding at any time and (despite any other provision of this Memorandum of Understanding) pay no compensation or reimbursement to AIMST whatsoever after the date of termination.

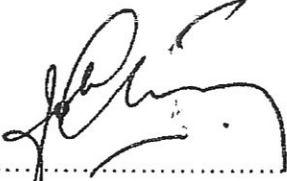
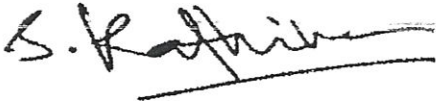
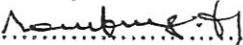

### **Anti-Corruption**

1. Each Party shall:
  - a. comply with all applicable laws relating to anti-corruption including but not limited to regulations of the Malaysian Anti-Corruption Commission Act

2009, in connection with its conduct under this Memorandum of Understanding;

- b. have and shall maintain in place throughout the term of the Memorandum of Understanding its own policies and procedures, to ensure compliance with the laws and will enforce them where appropriate; and
  - c. promptly report to the other Party any request or demand for any undue financial or other advantage of any kind received by it in connection with this Memorandum of Understanding.
2. Each Party shall ensure that any associate (as defined in Section 3 of the Malaysian Anti-Corruption Commission Act 2009) (hereinafter referred to as "Associate") who it involves in the performance of any obligations under this Memorandum of Understanding and/or the provision of support services does so only on the basis of a written agreement which imposes on and secures from such associate terms equivalent to those imposed on the Parties under this Article XX. The Parties shall be responsible for the observance and performance by such associate of such terms, and shall be liable to the other Parties for any breach by such associate of any such terms.
  3. The Parties acknowledge and agree that any breach of this Article XX (however trivial) shall be deemed to be an irremediable material breach of this Memorandum of Understanding.

IN WITNESS WHEREOF, the Parties have caused this Memorandum of Understanding to be executed in their respective names by their duly authorized representatives.

FOR AIMST UNIVERSITY	FOR GEETHANJALI COLLEGE OF PHARMACY
<p></p> <p><b>PROF. DATUK DR. JOHN ANTONY XAVIER</b> Vice-Chancellor &amp; Chief Executive AIMST University Malaysia</p> <p>Witnessed by:</p> <p></p> <p><b>SNR. ASSOC. PROF. CHM DR. KATHIRESAN V. SATHASIVAM FMIC</b> Deputy Vice Chancellor (Academic &amp; International Affairs) AIMST University, Malaysia</p>	<p></p> <p><b>Prof. Dr. M. RAVI KUMAR</b> Professor and Principal Geethanjali college of pharmacy, India</p> <p>Witnessed by:</p> <p></p> <p><b>Dr. Abdul Nazer Ali</b> Professor and Head Department of Pharmacy Practice Geethanjali College of Pharmacy India</p>

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# MEMORANDUM OF UNDERSTANDING

BETWEEN



Geethanjali  
College of Pharmacy  
*... Striving Towards Perfection*

## Geethanjali College of Pharmacy

Approved by AICTE, PCI New Delhi, Permanently Affiliated to JNTUH  
Recognized Under UGC Section 2F & 12B of UGC Act, 1956 and by DSIR-SIRO,  
HI/BI of MSME, Certified by 9001:2015  
Checryal (V), Keesara (M), Medchal-Malkajgiri Dist, Telangana State- 501301

AND



## SHREE TECHNOLOGIES

CHIP LEVEL SERVICE CENTRE

Shop No: 4, 3<sup>rd</sup> Floor, Sreenath Commercial Complex,  
Opp. Tajmahal Hotel, PatnyCenter, Secunderbad-500 003





## Geethanjali College of Pharmacy

Approved by PCI, New Delhi, Permanently Affiliated with JNTUH, Accredited by NAAC with an 'A+' Grade

NBA Accredited (B-Pharmacy) recognised under UGC Section 2F and 12B of the UGC Act, 1956

DNR, SIRD and H1 B1 of MSME ISO 9001:2015 Certified

Cheeryal (V), Keesara (M), Medchal-Malkajgiri District, Telangana State - 501 301

19/06/2023

### PREAMBLE

Whereas, Geethanjali College of Pharmacy Cheeryal (V), Keesara (M), Medchal (Dist), Telangana 501301 at its various departments is charged with responsibility of training scientific manpower in various front-line areas of importance for the Nation and is also contributing to the rapidly growing and Pharmaceutical knowledge and professional excellence in Pharmacy by undertaking industrial & applied research and consultancy.

### AND

Whereas, Shree Technologies, Chip Level Service Centre, Shop No: 4, 3<sup>rd</sup> Floor, Sreenath Commercial Complex, Opp. Tajmahal Hotel, PatnyCenter, Secunderbad-500 003, Shree Technologies use to recycle the electronic components by making use of old electronics components to produce new products and it also, dispose the unused E-waste to final recycling at the recyclers end.

Whereas, both Geethanjali College of Pharmacy and Shree Technologies, now recognizing the importance of handling of E-waste management to maintain clean environment by responsibly discarding recyclable E-waste time to time. Work together to form an eco-balancing environment for creating an eco-friendly environment in the campus.

NOW, THEREFORE, in consideration of the mutual promises made here in and of good and valuable consideration, the receipt and sufficiency of which both Geethanjali College of Pharmacy and Shree Technologies, hereby acknowledges, Geethanjali College of Pharmacy and Shree Technologies hereby agree to sign a memorandum of understanding (MoU).

Sponsored by TEJA EDUCATIONAL SOCIETY, HYDERABAD

Office : Sy No 33 & 34, Cheeryal (V), Keesara (M), Medchal-Malkajgiri (Dist.) Telangana State - 501 301

Phone: +91 9959390412 Fax: +91-40-2422-320 Website: www.geethanjaliinstitutions.com

**OBJECTIVES:**

- ❖ To create an eco-friendly environment in the campus
- ❖ To utilize the E-waste at the optimum level and further to recycle at recycler end
- ❖ To exchange/dispose various type of electronic goods

**ACTIVITIES:**

- E-Waste Management: Electronic goods are put to optimum use; the minor repairs are set right by the Laboratory assistants and teaching staff; and the major repairs are handled by the Technical Assistant and are reused.
- The major e-waste such as written off instruments/equipment, CRTs, Printers, Computers are to sell
- Electronic gadgets, circuits, kits have been return off on regular basis
- The awareness programs have to be undertaken in the institution where the students are made aware of the E-waste management techniques

**COMMENCEMENT AND TENURE**

This memorandum of understanding (Mo U), shall become effective on the date of signing for two years unless either side give the other written notice of its desire to revise or terminate the MoU at least three months prior to its termination.

**DURATION AND RECINDENCE OF MoU**

The agreement shall come into effect on 19/06/2023. Changes to this agreement shall be made by mutual consent between both parties. In cases of disagreement, the parties wishing to depart from the agreement shall, wherever possible, give three months' notice of its intention to do so. The agreement shall be reviewed after a period of two years

On behalf of Shree Technologies

On behalf of Geethanjali College of Pharmacy

  
(MANAGER)

  
(PRINCIPAL)

Witness

Witness

1.

1.

2.

2.



GCPK/MoU/2023-24

16/05/2023

### MEMORANDUM OF UNDERSTANDING

This memorandum of understanding is (hereinafter called as the 'MOU') IS ENTERED into on this 16<sup>th</sup> day of May 2023.

#### BY AND BETWEEN

School of Pharmacy, Anurag University, Venkatapur, Ghatkesar, Medchal District, Hyderabad, Telangana, India. 500 088, the first Party represented herein by its Dean (herein after referred as First party, the Institution which expression, unless excluded by or repugnant to the subject or context shall include its successors- in office, administrators and assigns).

#### AND

Whereas, Geethanjali College of Pharmacy Cheeryal (V), Keesara (M), Medchal (Dist), Telangana 501301, Affiliated to JNTUH, Hyderabad, which is represented by its Principal herein named as second party.

#### A. Objectives of the MOU:

- a. To promote and enhance academic interest between two institutions
- b. To promote research and continuing education activities between institutions

#### B. Technical Areas of Collaboration:

- a. Provide academic interaction by delivering special lectures on recent advanced topics
- b. Usage of academic infrastructure for students and faculty members.
- c. To facilitate the training for teachers and PG students.
- d. Guidance for enhancement in infrastructural development.

**C. Proposed modes of collaboration:**

Consortium institutes propose the following:

- a. Co-operation and promotion of education and training are of mutual interest.
- b. A specific plan will be worked out by the institutes depending upon availability of resources.

**D. Terms and conditions:**

- a. The faculty members and students can use the library on mutual basis for short time use.
- b. Both the institutes agree to help, identify and invite the faculty members and researchers from the other institutes to participate in conferences, workshops and short-term courses.
- c. Both the institutes can exchange the faculty as Resource persons in order to exchange knowledge.

**E. Confidentiality:**

- a. Consorted Institutes agree to hold in confidence all information/data designed by the institutes as being confidential during the rendition of MOU and will not disclose the same to the third party without written consent of the other institute.
- b. The above confidential clause under this MOU excludes the information/data possessed by either institute before entering this MOU or independently developed and/or information already available through public domain.

**F. Coordination:**

- a. Each institution shall appoint one member of its teaching/research faculty to coordinate the program on its behalf.

**G. Intellectual Property Rights:**

- a. Institutes agree to respect each other's right to Intellectual Property. The Intellectual Property rights that arise as a result of joint research and collaborative activity under the agreement will be worked out on a case-to-case basis and will be consistent with officially laid down IPR policies of the two institutes.

**H. Tenure and termination:**

- a. This MOU will be in force from the date it is signed by representatives of two institutions for the period of one year.
- b. The agreement will be in legitimacy until it is expressed terminated by either party on mutually agreed terms, as the case may be, will take effective steps for implementation of this MOU.
- c. Both the parties may terminate this MOU upon 30 calendar days notice in writing. In the event of termination, both parties have to discharge their obligations.

**I. Arbitration Clause:**

- a. In case of dispute relating to any aspect of academic cooperation, the authorized person of both the institutes will jointly resolve the dispute in a spirit of independence, mutual respect and shared responsibility.

AGREED

*V. J. Jalsh.*



Authorized Signatory with seal

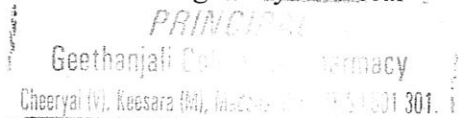
Witness 1: *Rajani*

Address of Party One:

School of Pharmacy, Anurag University,  
Venkatapur, Ghatkesar, Medchal District,  
Hyderabad, Telangana, India. 500 088

*Signature*

Authorized Signatory with seal



witness 2: *N. An*

Address of Party Two:

Geethanjali College of Pharmacy, Cheeryal (V),  
Keesara (M), Medchal (Dist), Telangana  
501301



# MEMORANDUM OF UNDERSTANDING

BETWEEN



Geethanjali  
College of Pharmacy  
*...Striving Towards Perfection*

## Geethanjali College of Pharmacy

APPROVED BY AICTE, PCI NEW DELHI, PERMANENTLY AFFILIATED TO JNTUH  
& ACCREDITED BY NBA (B.PHARMACY)

RECOGNISED UNDER UGC SECTION 2F & 12B of UGC Act, 1956, HI/BI OF MSME,  
CERTIFIED BY ISO 9001:2015

DEPARTMENT OF SCIENTIFIC AND INDUSTRIAL RESEARCH – SCIENTIFIC AND  
INDUSTRIAL RESEARCH ORGANISATION

CHEERYAL (V), KEESARA (M), MEDCHAL DIST, TS- 501301.

AND



SIPRA Labs  
*Quality In our Genes..*

## *Sipra Labs Limited*

7-2-1813/5/A, Adj. to Post Office,  
Industrial Estate, Sanathnagar  
Hyderabad - 500018, India



# SIPRA LABS LIMITED

09/05/2023

Whereas, Geethanjali College of Pharmacy, Cheeryal (V), Keesara (M), Medchal (Dist), Telangana 501301 at its various departments is charged with responsibility of training scientific manpower in various front-line areas of importance for the Nation and is also contributing to the rapidly growing and Pharmaceutical knowledge and professional excellence in Pharmacy by undertaking industrial & applied research and consultancy.

AND

Whereas Sipra Labs Limited, 7-2-1813/5/A, Adj. to Post Office, Industrial Estate, Sanathnagar, Hyderabad - 500018, India. is a global contract research organization offering end to end regulatory compliant research and developmental services to the Pharmaceutical, Biotech and Medical Devices industries since two decades. Sipra has supported many global and indigenous pharmaceutical players for their dossier submissions to highly regulated markets like US, Europe and Japan.

Whereas, both Geethanjali College of Pharmacy and Sipra Labs Limited, now,

- Recognizing the importance of research and development in the area of pharmaceutical sector, as well as imparting industrial training to the Pharmacy students, etc.
- Appreciating the need for creation of large reservoir of highly qualified manpower in all fields related to Pharmacy.

NOW, THEREFORE, in consideration of the mutual promises made herein and of good and valuable consideration, the receipt and sufficiency of which both Geethanjali College Of Pharmacy and Sipra Labs Limited hereby acknowledge, Geethanjali College of Pharmacy and Sipra Labs Limited hereby agree to sign a memorandum of understanding (MOU).

## **I. OBJECTIVES:**

- To identify the present day requirements for pharmacists and meeting the future needs.
- To organize seminars, symposium, personality development and entrepreneurship development lectures, and workshops.
- To Widen and effective implementing the area of Collaborative R&D and consultancy.
- Interaction with Geethanjali College of Pharmacy through training the faculty and students in latest technologies from time to time

## **II. JOINT RESPONSIBILITIES**

1. Research instrumentation, infrastructure and library facilities available at Sipra Labs Limited and Geethanjali College of Pharmacy shall be made available to the faculty, research scholars and students on case to case basis.
2. The implementation of the areas and forms of cooperation to be identified shall be subject to the availability and convenience of students, faculty and infrastructure facilities available at Sipra Labs Limited and Geethanjali College of Pharmacy.
3. There shall be exchange visits by faculty members and students for academic and research purposes.
4. Sipra Labs Limited offers to permit PG students (number depending on available resources) for a period ranging for 1-6 months to work on thesis-based programs under the joint supervision of Sipra Labs Limited and Geethanjali College of Pharmacy staff.
5. The Guide/ Co-Guide / Co-Chairman/Member for the students' advisory committee shall be from Sipra Labs Limited or Geethanjali College of Pharmacy depending on the quantum of research activity, the research team will be constituted by Managing Director, Sipra Labs Limited and Principal Geethanjali College of Pharmacy by mutual agreement.
6. Both parties shall nominate members of their respective staff to work out the practical details of cooperation between the two organizations in general and to ensure proper and effective implementation of this MoU.
7. The work plans developed shall be approved by both the parties for implementation.

## **III. PUBLICATIONS AND INTELLECTUAL PROPERTY RIGHTS**

1. Research findings arising out of the students and joint research projects shall be published in public interest jointly with mutual consent, and both parties will be entirely responsible for conclusions and interpretations reported.



2. Benefits such as improved technology, materials, machinery, process, design and techniques occurring or arising from this cooperative effort may be used by either or both parties with due recognition of each party's contribution.
3. The procedural formalities for securing and maintaining the intellectual property rights shall be the responsibility of , Sipra Labs Limited and the expenditure incurred thereof shall be borne jointly and equally by both parties. When a technology/item is patented, it will be owned by Sipra Labs Limited and Geethanjali College of Pharmacy.
4. Results from collaborative/ integrated research may be used by either or both the parties with due recognition of each party's contribution.

#### IV. COMMENCEMENT AND TENURE

This agreement shall be in effect initially for a period of one year from the date of signing of this MoU by both the parties and may be renewed further, if mutually agreed. Either party may terminate the agreement by written notification signed by the appropriate official of the institution indicating the notice. The other party must receive such notice three months prior to the effective termination date.

However, obligations and commitments already contracted for and involving both parties shall be honored and continued by both the parties until such commitments are completed. The present Protocol can be amended by mutual written agreement of the two parties.

#### V. DURATION AND RECINDENCE OF MoU

The agreement shall come into effect on 09/05/2023. Changes to this agreement shall be made by mutual consent between both institutions. In cases of disagreement, the institute wishing to depart from the agreement shall, wherever possible, give three months' notice of its intention to do so. The agreement shall be reviewed after a period of one year.

On behalf of Sipra Labs Limited,

On behalf of Geethanjali College of Pharmacy

*Swarajaya*

(DIRECTOR/HRD)



*Ambarish*

(PRINCIPAL)