Memorandum of Understanding

between

Padmabhooshan Vasantraodada Patil Institute Of Technology, Sangli

and

K-JHIL SCIENTIFIC GLASS, VAPI.

Dated: 19th Day of December, 2020

Web-Site: www.pvpitsangli.edu.in Web-Site: www.pvpitsangli.org E-mail: degreeprincipal@gmail.com

Office:(EPABX):2366246 2366397, 2366398 Fax:0233-2366185

Dr. V. P. SHETKARI SHIKSHAN MANDAL'S

PADMABHOOSHAN VASANTRAODADA PATIL INSTITUTE OF TECHNOLOGY, BUDHGAON (SANGLI)

DEGREE WING [EN - 6269]

TAL. MIRAJ, DIST. SANGLI - 416 304 STATE : MAHARASHTRA (INDIA).

RECOGNIZED BY GOVERNMENT OF MAHARASHTRA & A.I.C.T.E., NEW DELHI, AFFILIATED TO SHIVAJI UNIVERSITY, KOLHAPUR D.BATU, LONERE & D.T.E., MUMBAI

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is made on 19th day of December, 2020 ("Effective Date")

between

Padmabhooshan Vasantraodada Patil Institute Of Technology, Sangli an engineering Institute affiliated to D. BATU lonere and approved by AICTE, at Budhgaon, Tal. Miraj. Dist. Sangli, Maharashtra, India (hereinafter called "PVPIT" which expression unless it be repugnant to the subject or its context includes their successors and assigns) of the FIRST PART.

and

K-JHIL Scientific Glass, Plot No,198/2/A, Phase II, G.I.D.C. Vapi, Gujarat, India - 395 195 (hereinafter called "K-JHIL" which expression unless it be repugnant to the subject or its context includes their successors and assigns) of the SECOND PART.

(PVPIT and K-JHIL are hereinafter individually referred to as "Party" and collectively referred to as "Parties")

Terms and Conditions:

1. Nature of Collaboration:

- 1.1 This MoU is for encouraging Industrial & Institutional Interaction between the PVPIT and that of K-JHIL in order to enhance the quality of the educational experience of the Students and to enable the students to avail technological support.
- 1.2 This MoU shall be valid for 3 years from the effective date.
- 1.3 Neither party shall be entitled to claim any fees, compensation or remuneration from the 'other party' for any activity under this MOU.

2. Activities:

- 2.1 Allow Industry visits for the PVPIT students at K-JHIL with prior permission.
- 2.2 Students training or assigning of academic projects as per the feasibility and convenience of K-JHIL. K-JHIL may plan 'in plant' orientation for faculty with its own terms and conditions.

- 2.3 At convenience of K-IIIII., visit of technical person / IIII. person or an expensional bearinged at PVPIF to interact with students/freehites.
- 2.4 Both parties can organize seminars / workshops jointly or undertake projects of part of a project of current interest for mutual benefit.
- 2.5 PVPIT may extend testing / Inhoratory facilities to K-HHL...
- 2.6 PVPIT may run special courses/K&t) setup on resol-tress to support industry and to generate rapport.
- 2.7 Any other points, ideas for implementation which are not as per the present MoU, will be discussed by the parties and will be incorporated in the agreement, depending on the necessity in future.

3. Mutual Obligations:

- 3.1 Both parties shall take all reasonable steps to ensure the successful implementation of the MoU and shall cooperate with each other in fulfillment of their respective obligations.
- Bach party shall respect the others intellectual property and shall not use any trade name, trade mark, logo, symbol or designation belonging to the other party in accordance with this MoU.
- 3.3 Neither party is authorized to make any representation, contract or commitment on behalf of other party.
- 3.4 Both the parties may receive information proprietary to other party (the "Confidential Information") in the course of performance of their obligations under this MoU. Confidential information is not meant to include any information which (a) is publicly available; (b) is rightfully received by the parties from third parties without accompanying secrecy obligations; (c) is already in either party's possession and was lawfully received from sources other than the parties or (d) is independently developed by the parties. The two

bodies understand and acknowledge that the Confidential Information is valuable and confidential and agrees that it will at all times be kept in trust, to be disclosed only to such persons as have a "need to know" the same for the effective implementation of this MoU and that it will only be used by the parties for the benefit of other party.

3.5 Copyrights and Ownerships:

- All the course material / courseware/ books and such other training materials will remain as sole property of the party which has provided it.
- Intellectual Property Rights i.e., copyrights, trademarks, patents etc. of respective parties shall always remain with the party possessing it.
- 3.6 Each party shall be at liberty to terminate this MoU with a written notice period of 3 months to the other party without any compensation and necking legal redress.

Limitation and Warranties

- 4.1 Each party shall emuck that the other is not put to any facility for any act of the respective party under this MoU.
- 4.2 Each purty represents that they have full power and authority to enter into this MoU in general.

IN WITNESS WHEREOF, to show their assent, the duly authorized representative of the parties hereto signed the agreement and set their seals as below:

Signed for and on behalf of

Padmahhooshan Vasantraodada Patil Institute of Technology, Sangli Signed for and on behalf of

K-IIIII, Scientific Glass, Phase II GIDC, Vapi-396 195.

Dr. D.V Chewade

Principal

Padmahkoohan Vasantraodada Patil Institute of Technology, Sangli

Mr. Lardir J. Karakasia. Managing Director

K-JHII. Scientific Glass, Phase II GIDC, Vapi, Gujarat

Witness to both:

Prof. U.S. Patil

Associate Professor & H.O.D., Chemical Engineering Department Padmathuxshan Vasantraodada Patil Institute

of Technology, Sangli

Mr. Ashutosh M. Bhakte

Plant Engineer

K-JHIIL Scientific Glass, Phase II GIDC,

Vapi, Gujarat

Dr. S.L. Bhagat.

Associate Professor, Chemical Department Padmabhooshan Vasantraodada Patil Institute of Technology, Sangli

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING (MOU) is made

Between

Rashtriya Chemicals and Fertilizers Ltd., a Govt of India Undertaking and Incorporated under the Companies Act, 1956, having its Registered Office at Priyadarshini Building, Eastern Express Highway, Sion, Mumbai -400 022, (hereinafter referred to as "RCF", which expression shall, unless repugnant to the context or meaning hereof, be deemed to include its successors and permitted assigns) of the ONE PART.

AND

Padmabhooshan Vasantraodada Patil Institute Of Technology, Budhgaon Sangli, affiliation with D. BATU, Lonere is approved by the All India Council for Technical Education (AICTE) (Institute Permanent Id: 1-10058361) and the Directorate of Technical Education (DTE), recognized by the Government of Maharashtra and affiliated to the Maharashtra State Board of Technical Education (MSBTE) having registered office at Padmabhooshan Vasantraodada Patil Institute Of Technology, Campus, Budhgaon Sangli, Maharashtra represented by Dr. Dinkar V Ghewade (Principal) its authorized signatory (hereinafter referred to as the PVPIT which expression shall, unless repugnant to the context or meaning hereof, be deemed to include its executors, trustees and permitted assigns) of the OTHER PART.

WHEREAS:

"RCF" is engaged in the business of manufacturing and marketing of Fertilizer and Industrial products throughout the country, through its Retail Outlet dealer network

In order to strengthen the nations engineering skills PVPIT, Sangli is committed to training & make students industry ready through internships & industrial training with associated industries by increasing Industry Institute Interaction.

PVPIT approached "**RCF**"and expressed its intent to work together to impart employment oriented skills training for students of the UG & PG Mechanical, Chemical, Instrumentation & Electrical Engg.

RCF expressed its intent to provide hands on practical training to its students with the guidance and assistance of experts from RCF and PVPIT in the mutual benefit of both the organizations as well as students.

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"RCF" considering the intent of "PVPIT" and in fulfilment of the social need to train the students with practical experience has agreed to work jointly to enhance the skill of the students of "PVPIT".

This MOU between RCF and PVPIT is with specific purpose of industrial operation and maintenance exposure with the students to help them acquainted with the needs of the industry and help them in employability.

NOW THIS MOU WITNESSETH AS UNDER:

The MOU between RCF and PVPIT witnessed as per terms and conditions set forth hereunder:

- Industrial training / Internship for various courses for students in different educational streams. It is explicitly understood that the MoU is limited only for the students of PVPIT at RCF premises.
- 2. This MoU will be valid for a period of one year from the date of signing of the MoU and shall be renewed on any such terms as may be mutually agreed between the parties.
- 3. Student's profile and Batch Size: All students attending the training programme have to have the following criteria:
 - College identity card
 - · Aadhar Card.
 - Number of students per batch shall be about 20 to 30. Minimum two teaching staff members of PVPIT shall accompany the students during the training programme.
- 4. The scope of RCF is as mentioned below:

Students may be exposed to the practical industrial training for following points as per training requirement:

- 4.1 Advanced Process operation in Chemical Industry
- 4.2 Advanced Automation System, digital communication protocols and wireless devices
- 4.3 Advanced Electrical Systems and Best Maintenance practices in industry
- 4.4 Advanced Mechanical Equipments and Best Maintenance practices in industry
- 4.5 Any other customized content programme in the scope of RCF

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5. PVPIT and RCF covenant with each other that there shall be no hands on training in running plants and no disturbance to be caused to running plants by the students.

6. Safety and Security norms:

The students shall be required to observe safety precautions and rules of the company. The students will have to strictly follow the instructions of the official of the company. They should not visit the plant without instructions and permission. For any incident/accident, the students of **PVPIT** shall be solely responsible and **RCF** will not be liable for the same, or for any injury suffered.

7. RCF covenants that accommodation shall be provided subject to availability by RCF - Chembur in their hostel at the prevailing rates and the same to be recovered from PVPIT by RCF - Chembur. PVPIT shall be responsible for the payments to be made by the students for the hostel facilities availed by them. RCF shall not be responsible for the safety of student and it shall be the sole responsibility of the students.

8. Commercial terms and conditions:

- i. PVPIT shall intimate RCF Chembur the names of the Students for training and the mutually decide the date of training programme through Email to RCF - Chembur office prior one week.
- RCF Chembur will submit the certificate to students of PVPIT on completion of training.
- iii. RCF Chembur will not collect any training fees from the students in any manner whatsoever in connection of this Training Agreement. All such fees/charges shall be collected in advance from PVPIT only.
- iv. PVPIT shall pay training charges to RCF Chembur as below
 - a. The training charges for students will be Rs.1000/- per student per day (Non-residential) inclusive of GST as applicable.

The rates offered above shall be valid for a period of one year.

v. Training charges includes training programme kit, mid-morning breakfast, lunch and tea during training sessions. Dinner and other food charges will be paid by students to catering service provider at actuals.

9. Termination

Either party reserves the right to terminate this MOU with a written notice of not less than 30 days.

10. Jurisdiction:

The MOU shall be governed by and constructed according to the laws in force in India. The parties hereby submit to the exclusive jurisdiction of the Courts situated at Mumbai for all purposes.

11. Amendments

Either party may, with the prior intimation to the other, and with the prior written consent of the other party may amend, reduce, limit and/or expand the scope of the work based on the mutually agreed terms & conditions, with a prior written notice of not less than 30 days.

12. Arbitration

13. In case of Private Organization:

All disputes or differences, whatsoever, arising between the parties out of or relating to the construction meaning and operation or effect of this contract or breach thereof which remains unresolved for a period of more than 30 days from the date of written request from one of the party, the matter shall be referred to the sole arbitrator agreed upon between the parties or failing upon such agreement, to be nominated under the provision of the Arbitration and Conciliation Act, 1996 as amended from time to time.

The decision or award so given by the sole Arbitrator shall be final and binding on the parties. The Venue of the arbitration shall be at Mumbai. The language of the arbitration shall be in English

14. Force Majeure

Neither party will be liable to the other for non-performance of this Memorandum or any part thereof due to Force Majeure conditions. Force Majeure includes (but is not limited to) Acts of Gods, breakdown of Communication system, Equipment, labor disputes, Fire, Floods, explosions, Acts of sabotage or terrorism, War, Riots & any other circumstances, (natural and/or otherwise) beyond the control of the party.

15. Relations between the Parties:

Subject to the terms and conditions of this MOU, the Party of the other part shall act as an Independent entity and nothing in the MOU shall create or be deemed to create a partnership or relationship of principal/agent, employer/employee or jointventure between the Parties and the relationship between RCF and the PVPIT is that of Principal to Principal basis. The Party of the other part is not authorized to assume or create any obligation or responsibility, including, but not limited to, obligations based on warranties or guarantees or other contractual obligations, on behalf or in the name of the RCF.

16. CONFIDENTIALITY

The Parties, to the extent of their respective rights to do so, shall exchange such information and data as is reasonably required by each Party to perform its obligations and responsibilities under this Agreement. Each Party agrees to keep in confidence and to use the same degree of care as would do with respect to its own proprietary data to prevent disclosure to third parties of all technical information, data and confidential business information

17. **Notices**

Any notice to be given under this MOU shall be in writing and shall be deemed to have been duly and properly served upon the parties hereto if against acknowledgement of by Registered acknowledgement due, addressed to the parties herein at the following addresses or changed addresses, duly notified by the Parties. Any notice transmitted by fax or other form of recorded communication shall be deemed given and received on the first business day after its transmission.

EFFECTIVE DATE

This MOU is effective from the Date of Signing of this MOU till 6th day of April 2022 IN WITNESS WHEREOF the authorized representatives of the parties have

set their respective hands on the7th

7th day of April 2021.

Rashtriya **Fertilizers Limited**

एस. सी. गजिमये S. C. Gajbhiye उप महा प्रबंधक (मा.सं.वि.) Dy. General Manager (HRD) Dr. D. V Ghewade

Principal

Padmabhooshan Vasantraodada Patil Institute Of Technology, Budhgaon Sangli

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UNICO AGRO CHEMICALS AND FERTLIZERS

Hotel City Palace, Near Shivaji Mandai, ST stand road Sangli 416146, Maharashtra, India.

Cell: +91 233 6607711



www.unicoagro.com | info@unicoagro.com

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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is made on 16th Day of January, 2021 ("Established Date")

DELWICOS

Padmabhooshan Vasantraodada Patil Institute Of Technology, Sangli an engineering Institute attituted to DRATU lonere and approved by AICTE, at Budhgaon, Tal. Miraj, Dist. Sangl. Maharashtra, India (hereinafter called "PVPIT" which expression unless it be repugnant to the subject or its context includes their successors and assigns) of the FIRST 814.

and Unico Agro Chemicals and Fertilizers near Shivaji Mandai ,Sangli Maharashra 4 6416 (hereinafter called "UNICO" which expression unless it be repugnant to the subject or its context includes their successors and assigns) of the SECOND PART.

(FYFII) and UNICO are hereinafter individually referred to as "Party" and collectively telested to as "Parties")

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- Students training or assigning of academic projects as per the feasibility and 22 convenience of UNICO. UNICO may plan 'in plant' orientation for faculty with its own terms and conditions.

- 2.3 At convenience of UNICO, visit of technical person / HR person or an expert would be arranged at PVPIT to interact with students/faculties.
- 2.4 Both parties can organize seminars / workshops jointly or undertake projects or part of a project of current interest for mutual benefit.
- 2.5 PVPIT may extend testing / laboratory facilities to UNICO.
- 2.6 PVPIT may run special courses/R&D setup on need based topics to support industry and to generate rapport.
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Signed for and on behalf of

Padmabhooshan Vasantraodada Patil Institute of Technology, Sangli Signed for and on behalf of

Unico Agro Chemicals and Fertilizers Sangli

Dr. D.V Ghewade

Principal

Padmabbooshan Vasantraodada Patil Institute of Technology, Sangli Mr.Niyaj Mahamad Mulla

Unico Agro Chemicals and Fertilizers

Near Shivaji Mandai , Sangli Maharashtra, 416416

Witness to both:

Prof. U.S.Patil

Associate Professor & H.O.D, Chemical Engineering Department Padmabhooshan Vasantraodada Patil Institute of Technology, Sangli Mr.Rokan Mahavir Vanjale

Unico Agro Chemicals and Fertilizers

Near Shivaji Mandai,

Sangli Maharashtra, 416416

Prof. S.E.Bhagat

Associate Professor, Chemical Department Padmabhooshan Vasantraodada Patil Institute of Technology, Sangli