

MEMORANDUM OF UNDERSTANDING

Between

M/S. POWER TECH CONSULTANTS, BHUBANESWAR

And

VEER SURENDRA SAI UNIVERSITY OF TECHNOLOGY, BURLA

This Memorandum of Understanding ("MOU") is entered into on the day of 2nd February, 2021 by and between

Power Tech Consultants having its registered office at 1-A/6, Swati Villa, Surya Vihar, Link Road, Cuttack-753012, Odisha and corporate and correspondence office at K-8-82, Kalinga Nagar, Ghatikia, Bhubaneswar-751029 (hereinafter referred to as "**PTC**" which term shall mean and include unless repugnant to the context thereof its successors and its assigns), and

Veer Surendra Sai University of Technology, Burla, established by Govt. of Odisha in 1956, and having its campus at Burla-768018, Odisha represented by its Vice Chancellor, (hereinafter referred to as "**VSSUT**" which expression unless repugnant to or contrary to the context shall mean and include change in office, legal representatives, nominees, executors and administrators)

PTC and VSSUT are hereinafter referred jointly referred to as "Parties" and individually as "Party".

WHEREAS, PTC is a vibrant and dynamic consulting house and technical service provider in the field of Renewable Energy, Energy Management and Energy Audit, Power Generation, Transmission and Distribution systems, Power Trading and IT / ITES services, E-Mobility, IoT and Industry 4.0.

WHEREAS, VSSUT is a premier engineering and technology educational institute and provides quality Technical education at Undergraduate level (B. Tech), Postgraduate level (M. Tech), Doctoral level (Ph. D), (B.Arch), (M.Sc.), (M.Phil), (MCA), (Ph.D.) and also carry out Research & Development Programs in the field of engineering and Technology.

WHEREAS, PTC and VSSUT desires to enter into an Memorandum of Understanding (hereinafter referred to as the "MOU") to pursue Research & Development Activities, organizing technical conference, workshop and seminar, providing Consultancy, Technical Advisory Services and Project Management Consultancy in the field of Renewable Energy, Energy Efficiency, Energy Conservation, Energy Management, Energy Audit and Power Generation, Transmission, Distribution, Power Trading, Regulatory and Commercial issues of Power Purchase and Power Policy related issues to Government, Industries, Organizations on mutually agreed terms and conditions to



bridge the gap between academics and industry and thereby enhancing the employability potential of the students of VSSUT.

NOW THIS MOU WITNESSETH AS FOLLOWS:

I. TERM

This MOU would be effective from the date it is signed by both Parties and would be valid for 5 (Five) years in the first instance and could be renewed thereafter with the mutual consent of both the Parties in writing.

II. THE MISSION OF THIS MOU

The Mission of this MOU is:

- a) To pursue Research & Development Activities, organizing technical conference, workshop and seminar, providing Consultancy, Technical Advisory Services and Project Management Consultancy in the field of Renewable Energy, Energy Efficiency, Energy Conservation, Energy Management, Energy Audit and Power Generation, Transmission, Distribution, Power Trading, Regulatory and Commercial issues of Power Purchase and Power Policy related issues to Government, Industries, Organizations
- b) To bridge the gap between academics and industry
- c) To enhance the employability of the future emerging workforce
- d) To help the students of VSSUT through competency development, skill development and industry exposure in the area of Power and Energy and IT / ITES
- e) To organize programs relevant to the industry and create a differentiator for the students and prospective recruiters.

III. BROAD AREAS OF COOPERATION

The broad areas of cooperation to be taken up during the MOU period are as follows:

- To pursue the Research & Development Activities, provide Consultancy, Technical Advisory Services and Project Management Consultancy in the field of Renewable Energy, Energy Efficiency, Energy Conservation, Energy Management, Energy Audit and Power Generation, Transmission, Distribution, Power Trading, Regulatory and Commercial issues of Power Purchase and Power Policy related issues to Government, Industries, Organizations
- To organize seminar, conferences, workshops and short terms consulting education programme on topics of mutual interest, while extending invitations to each other's faculty / resource persons / students / consultants to participate therein.
- To prepare proposal and be engaged in research or training programme sponsored by funding agencies, while extending invitations to each other's faculty / resource persons / students / consultants to participate therein
- To implement & execute any project as assigned to them from time to time.
- To undertake collaborative efforts leading to knowledge creation, technology and skill development among students..



- Enhance student engagement through project-based learning (action learning).
- Any other work in the above mentioned area , that is found necessary and is mutually agreeable.

Where required, both Parties may mutually decide to enter into activity / project specific agreements ("Definitive Agreement(s)"), on case to case basis, setting out therein the mutually agreed detailed terms and conditions applicable to the various activities / cooperation to be undertaken respectively under each of the Definitive Agreements.

IV. ROLES AND RESPONSIBILITIES UNDER THE MOU WOULD BE AS UNDER:

(A) For both VSSUT and PTC

Both the organizations would interact closely MOU

PTC point of contact for matters relating to MOU is:

Name: Mr. Bibhu Charan Swain

Designation: Sr. Consultant

Email: pwrtech@gmail.com

Phone: 9437155337, 0674-2386219

VSSUT point of contact for matters relating to this MOU is:

Name: Smt. Upama Kalo

Designation: Registrar

Email: registrar@vssut.ac.in

Phone: 0663- 2430573

Or, as may be identified by a Party through separate written communication from time to time.

- The above mentioned points of contact shall work out a suitable plan for executing the programmes with mutual concurrence and wherever necessary, programmes/plans will be executed jointly.
- The above mentioned point of contacts are hereby authorized to enter into activity / project specific agreements ("Definitive Agreement(s)"), on case to case basis, setting out there in the mutually agreed detailed terms and conditions applicable to the various activities / cooperation to be undertaken respectively under each of the Definitive Agreements.
- Unless otherwise agreed to by the Parties in writing, each Party shall bear its own costs and expenditures incurred or other obligations undertaken by a Party in connection with the provisions or its obligations under this MOU.

(B) For PTC

PTC will consider providing opportunity of virtual internship programs or project / summer training to interested students subject to internal approvals. While VSSUT may recommend students for internship or project / summer training, PTC reserves the right to admit some or none of the students recommended by VSSUT. Further, PTC reserves the right to conduct interview and/or tests of the students if it deems necessary. The intern /



- project or summer trainee should agree to adhere to PTC policies and procedures during the period of such internship / training with PTC, including without limitation to, policies relating to information security, confidentiality, intellectual property and Code of Conduct, and shall be subject to execution of separate declarations / agreements by intern / project or summer trainee in this regard.
- PTC will support the student and faculty development programs and workshops as necessary from time to time.
- PTC will not be involved in any of the VSSUT's internal activities such as exams, gradation, assessments, evaluations, etc.
- The entire effort from PTC end is voluntary and objective is to work along our stakeholder community (in this case educational institutions / Universities) to build capability and benefit for the students as well as faculty in areas of knowledge closer to industry practice.

(C) For VSSUT

- VSSUT' agrees to ensure timely provision of all information, faculty/professors/students or other resources, support staff and decision making under its control which are necessary to further the areas of engagement contemplated under this MOU and enable/ensure its faculty/professors/students devote sufficient time for the activities/engagements undertaken from time to time in accordance with this MOU and facilitate smooth implementation of such activities/engagements as may be necessary for their satisfactory and timely completion.
- VSSUT shall ensure availability of all requisite facilities, infrastructure, cooperation, permissions, etc. required to seamlessly carry out the activities to be undertaken under the collaboration. .
- Organize short-term training programs.
- VSSUT shall permit the PTC personnel engaged pursuant to this MOU, reasonable access to the premises of VSSUT, to fulfill their role under this MOU or assist VSSUT in any other manner in relation to this MOU.
- VSSUT shall ensure that it holds all valid permissions, authorizations, approvals and consents, licenses and registrations, which may be required under the laws and rules/regulation applicable to it from time to time, for the performance and delivery of its obligations, and collaborate with PTC for activities / engagements as contemplated under this MOU. VSSUT will ensure that all such permissions, authorizations, approvals and consents, licenses and registrations, where required to be renewed/reissued, shall be kept valid and subsisting throughout the period of the MOU.

V. CONFIDENTIALITY

- (A) During the term of this MOU, one Party may disclose confidential information belonging to itself to other Party. The receiving Party shall use such confidential information only for the purposes of this MOU, and shall not



disclose such information to any other third Party unless authorized in writing by the disclosing Party. Confidential information shall include all the information disclosed by the disclosing Party to receiving Party either directly or indirectly in any form whatsoever: (i) that has been marked as confidential; (ii) when disclosed orally or visually, whose confidential nature has been made known by disclosing Party, orally or in writing, to receiving Party at the time of disclosure and subsequently reduced to or summarized in writing within fifteen (15) days; or (iii) that due to its character and nature, a reasonable person under like circumstances would treat as confidential, and further includes all analysis, compilations, studies, summaries, extracts or other documentation prepared by the receiving Party based on such information disclosed by the disclosing Party.

- (B) The obligations and restrictions herein shall not apply to confidential information that falls within any of the following exceptions, provided the receiving Party proves and produces credible written evidence to establish one of the exceptions: (a) was already known to the receiving Party prior to its being so furnished; (b) has been independently developed by the receiving Party without reference to the confidential information of the disclosing Party; (c) has become available to the receiving Party from an independent third party without any limitation, and is not subject to any confidentiality obligations; (d) has become publicly available or is publicly available subsequently; or (e) is required to be disclosed by any provisions of law or an order of the court.
- (C) Neither Party shall communicate any information to the other in violation of the proprietary rights of any third party. Except as mentioned in this clause, the confidential information is disclosed on "as is" basis without any warranty or representation of any nature whatsoever.
- (D) Following the completion or termination of MOU, the receiving Party promptly shall return to the disclosing Party, or destroy, all confidential information of disclosing Party provided under or in connection with this MOU, including all copies, portions and summaries thereof.
- (E) The provisions and obligations relating to Confidentiality under this MOU shall survive the expiry or early termination of this MOU.

VI. INTELLECTUAL PROPERTY RIGHTS

- (A) By entering into this MOU, the Parties undertake: 1) to respect the other party's intellectual property rights, 2) not to use the other party's intellectual property without its prior written consent, 3) exercise reasonable due diligence to ensure the confidentiality of such intellectual property within their respective organizations, 4) not to use the other party's intellectual property after the expiry or termination of this MOU, unless otherwise expressly agreed in writing, and 5) promptly report any misuse of the intellectual property of the other Party which comes to its notice and assist and support the owning Party in remedying and/or protecting any misuse/infringement of such intellectual property.
- (B) PTC shall retain all right, title and interest in any and all proprietary or confidential information, including without limitation, technology, tools,



methodologies, utilities, products, components, trade secrets, formulae, algorithms, ideas, inventions, innovations, developments, system/network architecture/configuration, designs, flow charts, drawings, processes, engineering and/or marketing techniques, business and marketing plans or strategies, technical, financial or operational data, information relating to research, products, software, services, internal procedures, pricing, finances, business opportunities and development, employees and customers, and all other non-public information, material or data relating to the current and /or future business and operations of PTC, and disclosed, conceived, developed or contributed by or on behalf of PTC in connection with the purpose of this MOU, irrespective of the medium in which such information or data is embedded. Any and all customizations, modifications, enhancements or derivative works made to such PTC proprietary or confidential information shall always remain with PTC.

- (C) The provisions and obligations relating to Intellectual Property Rights under this MOU shall survive the expiry or early termination of this MOU.

VII. MOU TERMINATION

- (A) Either Party may terminate this MOU by giving thirty (30) days advance written notice to the other Party.
- (B) This MOU may be terminated by mutual consent of the Parties in writing.
- (C) Either party may terminate this MOU forthwith, upon material breach of any of the provisions of this MOU hereof by the other Party, if such material breach is not remedied within fifteen (15) days of written notice or giving notice effective immediately following a material breach by the other Party that is not susceptible to cure.
- (D) All such obligations and terms of this MOU that are required to survive the expiry or termination of this MOU shall survive such expiry or termination.

VIII. INDEMNIFICATION

Each Party is responsible for its own acts and omissions relating to or in connection with this MOU. Each Party (in the capacity as Indemnifying Party) agrees to indemnify, defend and hold the other Party, its directors, officers and employees (in the capacity of Indemnified Party) harmless, from and against any third-party claim, demand, suit, proceeding, cost and expenses therewith to the extent such demand, claim or action that may arise out of non-compliance of any applicable law by the other Party; or if it relates to or is based on any personal injury, death or damage to property caused by the negligence or willful misconduct of the Indemnifying Party or its agents, employees, students, officers and representatives, in the performance of this MOU.

IX. LIMITATION OF LIABILITY

- (A) Except as set forth in sub-clause (B) hereunder, neither Party shall be liable to the other for any indirect, consequential, punitive, special or cover damages including loss of profit, revenue, data, goodwill or investments even if advised of the possibility of such liabilities.



(B) The limitation/exclusion on any Party's liability as set forth in clause XI (A) shall not apply to liability for damages or losses,

- a) Resulting from the wilful misconduct or gross negligence of that Party, its employees, students, representatives or agents, or anyone for whom it is in law responsible;
- b) Breach of confidentiality obligations; and
- c) Infringement of intellectual property rights or misappropriation of intellectual property.

X. NO ASSIGNMENT

It is understood by the Parties herein that this MOU is based on the professional competence and expertise of each Party and hence neither Party shall transfer or assign this MOU, or rights or obligations arising hereunder, either wholly or in part, to any third party without the prior written consent of the other. Any merger or amalgamation or other form of strategic reorganization of a Party's activities and the resultant transfer or assignment of this MOU shall not be considered as transfer or assignment restricted by this clause.

XI. DISPUTE RESOLUTION

Any disagreement/ difference of opinion/ dispute between the Parties regarding the interpretation of the provisions of this MOU or otherwise arising from this MOU and the activities undertaken under this MOU shall be resolved by mutual consultation by the Parties. For any dispute unresolved for a period not exceeding ninety (90) days, reference shall be made under the provisions of the Arbitration and Conciliation Act, 1996 or any statutory modification / re-enactment thereof and rules made there under. The place of arbitration shall be Mumbai and the proceedings shall be conducted in English language. The award of the arbitrator shall be binding on both the Parties.

XII. FORCE MAJEURE

If the performance of this MOU by either Party is delayed, hindered or prevented or is otherwise frustrated by the reason of force majeure, which shall mean war, civil commotion or disturbance, fire, flood, action by government or any event beyond the reasonable control of the performing Party, then it shall promptly notify the other Party in writing specifying the nature of the force majeure event and of the anticipated delay in the performance of this MOU, and as of the date of that notification, the Party affected may suspend the performance of this MOU until the cause of the delay ends. If the period of the suspension exceeds three (3) months, then at any time after three (3) months of suspension, the affected Party may terminate this MOU by and upon giving notice to performing Party. Neither Party shall have any liability to the other in respect of the termination of this contract as a result of an event of Force Majeure.



XIII. GOVERNING LAW

This MOU will be governed by and construed in accordance with the laws of India and the Parties submit to the exclusive jurisdiction of the competent courts in Mumbai.

XIV. NOTICES

All notices, requests, demands and other communications under this MOU or in connection herewith shall be given to or made upon the respective Parties as follows:

To PTC:

Power Tech Consultants, K-8-82, Kalinga Nagar, Ghatikia, Bhubaneswar-751029,
Email-pwrtch@gmail.com

To VSSUT:

The Registrar, Veer Surendra Sai University of Technology, Burla, Odisha, Email-
registrar@vssut.ac.in

With a copy to

VSSUT point of contact for matters relating to this MOU is:

Name: Smt. Upama Kalo

Designation: Registrar

Email: registrar@vssut.ac.in

Phone: 0663- 2430573

or to such other person or addresses as any of the Parties shall have notified to the other Party. All notices, requests, demands and other communications given or made in accordance with the provisions of this MOU shall be in writing by letter, fax or telegram.

XV. SEVERABILITY

In the event that any term, condition or provision of this MOU is held to be in violation of any applicable law, statute or regulation the same shall be deemed to be severable from the other provisions of this MOU and this MOU shall be construed as if such term, condition or provision had not been contained in this MOU.

XVI. MODIFICATION

No term of this MOU will be changed or modified or a new term(s) added unless the Parties mutually agree to such change or modification or addition in writing.

XVII. WAIVER:

Any Party to this MOU may (a) extend the time for performance of any of the obligations or other acts of any other Party, (b) waive any inaccuracies in therepresentations and warranties of the other Party contained herein or in any



document delivered by the other Party pursuant hereto or (c) waive compliance with any of the terms or conditions of the other Party contained herein. Any such extension or waiver shall be valid only if set forth in an instrument in writing signed by the Party to be bound thereby. Waiver of any term or condition shall not be construed as a waiver of any subsequent breach or a subsequent waiver of the same term or condition, or a waiver of any other term or condition, of the MOU. The failure of any Party to assert any of its rights hereunder shall not constitute a waiver of any such rights.

XVIII. NON-EXCLUSIVITY

The relationship of the Parties under this MOU shall be nonexclusive and both Parties, including their affiliates, subsidiaries and divisions, are free to pursue other agreements or collaborations of any kind.

XIX. ENTIRE AGREEMENT

This MOU, including its Exhibits, constitutes the entire agreement between the parties hereto in relation to its subject matter and will supersede all prior correspondence, arrangements or agreements, whether oral or written, entered into between the parties hereto on the subject matter of this MOU.

XX. AUTHORITY

Each signatory to this MOU represents and warrants that he/she is duly authorized by the Party for and on whose behalf he/she is signing this MOU to execute the same in a manner binding upon said Party and that all approvals and procedures necessary for vesting such authority in him/her have been duly complied with.

XXI. SURVIVAL

The other clauses of this MOU, which by their very nature ought to survive termination / expiration of this MOU, shall so survive.

XXII. COUNTERPARTS

This MOU is being executed in two counterparts, each of which shall be deemed to be an original, but both of which, taken together, shall constitute one and the same agreement and it shall not be necessary in making proof of this MOU to produce or account for more than one counterpart hereof.



IN WITNESS WHEREOF, the Parties hereto have caused this agreement to be executed by their duly authorized representatives.

For Power Tech
Consultants
("PTC")

For Veer Surendrasai
University of
Technology, Burla
("VSSUT"):

By: **M/s. Power Tech Consultants**

Authorised Signatory

By:


02.02.2021
Vice-Chancellor
V.S.S. University of Technology, Odisha
Prof. Atal Choudhary
Burla-768018

Name: Bibhu Charan
Swain

Name: **Vice-Chancellor**
V.S.S. University of Technology, Odisha
Prof. Atal Choudhary
Burla-768018

Title: Sr. Consultant

Title: Vice-Chancellor

Date: 02.02.2021

Date: 02.02.2021

In the presence of:

In the presence of:

Sign. 

Sign.

Name: Shailaza Muduli


02.02.2021
Name: Smt. Upama Kalo

Title: Manager (Admin & HR)

Title: Registrar

Power Tech Consultants.
19-8-82, Kalinga Nagar,
Ghatikia, Bhubaneswar
Pin- 751029

REGISTRAR
V.S.S. University of Technology
Burla, Sambalpur, Odisha-768018

ADDENDUM TO
MEMORANDUM OF UNDERSTANDING

Between
M/S. POWER TECH CONSULTANTS, BHUBANESWAR

And
VEER SURENDRA SAI UNIVERSITY OF TECHNOLOGY, BURLA

This Memorandum of Understanding ("MOU") is entered into on the 2nd day of February, 2021 by and between

Power Tech Consultants having its registered office at 1-A/6, Swati Villa, Surya Vihar, Link Road, Cuttack-753012, Odisha and corporate and correspondence office at K-8-82, Kalinga Nagar, Ghatikia, Bhubaneswar-751029 (hereinafter referred to as "PTC" which term shall mean and include unless repugnant to the context thereof its successors and its assigns), and

Veer Surendra Sai University of Technology, Burla, established by Govt. of Odisha in 1956, and having its campus at Burla-768018, Odisha represented by its Vice Chancellor, (hereinafter referred to as "**VSSUT**" which expression unless repugnant to or contrary to the context shall mean and include change in office, legal representatives, nominees, executors and administrators)

PTC and VSSUT are hereinafter referred jointly referred to as "Parties" and individually as "Party".

Whereas aforesaid parties have entered into a Memorandum of Understanding (hereinafter referred to as the "MOU") dated 02.02.2021 to pursue Research & Development Activities, organizing technical conference, workshop and seminar, providing Consultancy, Technical Advisory Services and Project Management Consultancy in the field of Renewable Energy, Energy Efficiency, Energy Conservation, Energy Management, Energy Audit and Power Generation, Transmission, Distribution, Power Trading, Regulatory and Commercial issues of Power Purchase and Power Policy related issues to Government, Industries, Organizations (herein after referred as Project(s)) on mutually agreed terms and conditions to bridge the gap between academics and industry and thereby enhancing the employability potential of the students of VSSUT.

Whereas aforesaid parties are desirous to enter into the following commercial arrangement which will be the part of Memorandum of Understanding and also for the project specific agreements ("Definitive Agreement(s)") as mentioned at Clause III and IV of the MOU dated 02.02.2021, based on which the project / various activities / cooperation / joint activities / joint scope of work shall be undertaken by both the parties.



NOW THIS ADDENDUM TO MOU WITNESSETH AS FOLLOWS:

1. PTC and VSSUT do hereby unequivocally agree that PTC shall act as the Lead Member of the Consortium. However on the specific request of PTC and depending upon requirement of project or Requirement of Government Organization / PSU / Central Sector Undertaking, VSSUT may act as the Lead Member of the Consortium or may also submit the project proposal accordingly.

2. Revenue Sharing and Utilization Arrangement in the Event PTC is Lead Member:

PTC shall prepare the entire project proposal and shall bear all the expenses for preparation of the proposal till the project is awarded. Once the project is awarded, 10% of the fund (excluding taxes and duties) so received from the funding organization from time to time shall be paid to VSSUT by PTC within 7 days of receipt of such payment and 30% of such fund so received shall be retained by PTC. The balance 60% of the such fund so received shall be utilized for meeting the project expenses, boarding, lodging, travelling expenses, direct expenses, payment of professional fees to the Faculty of VSSUT, Project Associates, remuneration to students, to meet the expenses of Sr. Consultant, Managers, Engineers, Project Associate, Staff of PTC deployed / involved in the project.

3. Revenue Sharing and Utilization Arrangement in the Event VSSUT submit the project proposal as Lead Member or as an individual based on specific request of PTC:

PTC shall prepare the entire project proposal and submit the project proposal to the funding organization duly signed by Dean or HOD or Designated Faculty Member of VSSUT. PTC shall bear all the expenses for preparation of the proposal till the project is awarded to VSSUT.

Once the project is awarded, VSSUT shall maintain a separate account of the project and 10% of the fund (excluding taxes and duties) so received from the funding organization from time to time shall be retained by VSSUT and 30% of such fund so received shall be paid to PTC within 7 days of receipt of such payments.

The balance 60% of the such fund so received shall be kept in a separate project account maintained by VSSUT and shall be utilized for meeting the project expenses, boarding, lodging, travelling expenses, direct expenses, payment of professional fees to the Faculty of VSSUT, Project Associates, remuneration to students, to meet the expenses of Sr. Consultant, Managers, Engineers, Project Associate, Staff of PTC deployed / involved in the project. The planning of fund utilization and expenditure there of shall be jointly decided by designated officials of VSSUT and PTC.

4. Both PTC and VSSUT shall be responsible for successful implementation of the project. In no case VSSUT will have any financial obligation from its own source apart for providing its infrastructural support for project activities and the entire project related direct expenses and financial obligation shall be met as mentioned at clause 2 and clause 3 as applicable.



5. The Lead Member is hereby authorized by the Members of the Consortium to bind the Consortium and receive instructions for and on their behalf.

6. This Agreement shall be construed and interpreted in accordance with the Laws of India and courts in India alone shall have the exclusive jurisdiction in all matters relating thereto and arising there under.

7. This Agreement

(a) has been duly executed and delivered on behalf of each Member hereto and constitutes the legal, valid, binding and enforceable obligation of each such Member;

(b) sets forth the entire understanding of the Members hereto with respect to the subject matter hereof; and

(c) may not be amended or modified except in writing signed by each of the Members.

IN WITNESS WHEREOF, the Parties hereto have caused this agreement to be executed by their duly authorized representatives.

For Power Tech
Consultants
("PTC")

For Veer Surendrasai
University of
Technology, Burla
("VSSUT"):

By: **M/s. Power Tech Consultants**

Authorised Signatory

By: 
02.02.2021

Name: Bibhu Charan
Swain

Name: Prof. Atal Chaudhuri

Title: Sr. Consultant

Title: Vice-Chancellor
Vice-Chancellor
V.S.S. University of Technology, Odisha
Burla-768018

Date: 02.02.2021

Date: 02.02.2021

In the presence of:

In the presence of:

Sign. 

Sign.

Name: Shantaza Muduli


Name: Smt. Hoama Kalo
REGISTRAR

Title: Manager (Admin & HR)

Title: Registrar
V.S.S. University of Technology
Burla, Sambalpur, Odisha-768018

Power Tech Consultants.
K-8-82, Kalinga Nagar,
Ghatikia, Bhubaneswar
Pin- 751029.