



भारतीय प्रौद्योगिकी संस्थान भुवनेश्वर

INDIAN INSTITUTE OF TECHNOLOGY BHUBANESWAR

प्रायोजित अनुसंधान एवं औद्योगिक परामर्श / Sponsored Research and Industrial Consultancy (SRIC)

F.28- 31/2026-27/R&R(SRIC)

कार्यालय आदेश सं. Office Order No. IITBBS/SRIC/2026-27/19 दिनांक/ Date: 21st May 2026

The undersigned is directed to convey that the competent authority has approved the recommendations of the 8th SRIC Advisory Board meeting for the following items:

- 1. Minimum threshold of Consultancy project value:** Consultancy projects worth less than Rs. 50,000 (excluding taxes) shall be discontinued.
- 2. Agreement Requirement for consultancy projects:** For Consultancy Projects (CP) worth more than ₹5.00 lakh (excluding taxes) formal agreement shall be executed with client, as per **Annexure –I**.
- 3. Consultancy Projects (CP) worth less than ₹5.00 lakh,** standard terms and conditions shall be printed on the Proforma and Tax Invoice, as per **Annexure-II**. However, if insisted upon by the client or funding agency, an agreement may be executed for CP worth less than ₹ 5 Lakhs.
- 4. Reference to Technology Transfer Guidelines:** Matters related to Intellectual Property Rights (IPR) shall be governed as per the IIT Bhubaneswar Technology Transfer Guidelines, wherever applicable.

This order shall come into force with immediate effect.

सह कुलसचिव (श्रीक)
Assistant Registrar (SRIC)

Copy to:

1. All Faculties
2. DEAN (SRIC)
3. SAB Members
4. PS to Director for kind information of the Director
5. PS to Registrar for kind information of the Registrar
6. Office File

STANDARD TERMS AND CONDITIONS OF CONTRACT FOR CONSULTANCY

Title of the Consultancy Project:

Name & Address of the Client:

Name and School/ Dept. of the Consultant In-charge:

CONSULTANCY AGREEMENT (CA)

This Consultancy Agreement ("CA") is made as of the ____ [Day] day of [Month], 2026 ("Effective Date").

BY AND BETWEEN

IIT BHUBANESWAR a statutory body constituted under The Institutes of Technology Act 1961 with Amendments upto 2012, functioning at its premises at Argul, Khordha, Odisha, India-752050 represented by the, Dean SRIC duly authorized by the Director, IIT BHUBANESWAR hereinafter referred to as 'INSTITUTE' which expression shall where the context so admits includes its successors in interest and permitted assigns as First Party.

AND

ABCD, a Department or a Ministry or a Company/Registered Society/Proprietorship with GST No _____ [GST] having its registered office at _____ [Registered Office Address] and registered in India, represented by [Name] (hereinafter referred to as "ABCD") which expression shall where the context so admits includes its successors in interest and permitted assigns as Second Party.

"INSTITUTE" and "ABCD" will individually be referred to as a 'Party' and collectively as 'Parties'.

RECITALS:**WHEREAS:**

1. ABCD is in the business of _____ [Description of ABCD's business].
2. ABCD is interested to engage Prof./Dr.(a faculty of INSTITUTE) as consultant for a consultancy work _____ [Area of Consultancy project].
3. Institute is a premier academic and research INSTITUTE established by the Government of India and has the expertise and facilities to carry out consultancy & R&D studies in the said area.

In consideration of the above recitals and the mutual benefits to derive hereafter, the Parties agreed to enter into an agreement as follows:

4. Scope & Objective

- 4.1 ABCD & INSTITUTE agrees to work on _____ (Area of Consultancy project /Problem Statement) _____ Scope of the consultancy work/research will remain limited to finding out _____.
- 4.2 INSTITUTE hereby agrees to carry out the Consultancy work to find a solution to the given problem statement in a timely manner in accordance with the terms of this CA subject to ABCD performing its reciprocal obligations hereunder as specified in the CA.

5. Obligations & Responsibility of the Parties**5.1. ABCD:**

- 5.1.1 ABCD will provide instruction, data and materials in a timely manner to support the research.
- 5.1.2 ABCD shall make all due payments within 15 days of the raising of invoices CA.
- 5.1.3 GOODS AND SERVICES TAX: As Per GST Act 2017, the Goods and Services Tax will be levied on total consultancy charges and this amount is to be borne by the ABCD.
- 5.1.4 _____ [Additional obligation of ABCD].

5.2. INSTITUTE:

5.2.1 All work undertaken by the Principal Investigator (PI)/Co-Principal Investigator (Co-PI) at INSTITUTE as part of the project will be in good faith and based on material/data/other relevant information given by the ABCD requesting for the work. ABCD will provide the details of project already executed/ongoing by different PIs of INSTITUTE and will give an undertaking that the project under consideration has not been executed by any other PI of any other department in INSTITUTE.

5.2.2 SUB-CONTRACTING: The Institute reserves the right to allow any work in connection with the project, experimental or otherwise, to be carried out by a third party as per Institute norms and procedures, provided that the Institute takes necessary steps to prevent disclosure of information.

5.2.3 The INSTITUTE through PI/Co-PI undertakes to carry out the project as conscientiously as conditions allow, but accepts no economic responsibility whatsoever, should the work not lead to expected results. INSTITUTE shall not be held liable for any loss, damage, delay or failure of performance, resulting directly or indirectly from any cause, which is beyond its reasonable control (Force Majeure).

5.2.4 The report on the consultancy project is the technical opinion of the PI/Co-PI based on his/their expertise in the particular area of research and in no way reflects the view(s) of the INSTITUTE. The INSTITUTE is not responsible for the accuracy or completeness of the report and the role of the INSTITUTE is limited to providing administrative support to the project.

5.2.5 Limitation of Liability: Gross total Liability of the INSTITUTE under this agreement under any circumstance shall not exceed ₹ 50,000/-.

5.2.6 At the end of the project, a final report ("**Deliverables**") will be presented to ABCD together with a know-how transfer, if applicable.

6. Funding & Payment

6.1 The ABCD shall pay to INSTITUTE ₹ _____ (Rupees in words _____) ("Project Fund") for the execution of the project. Applicable taxes shall be borne by ABCD and shall be paid in addition to the agreed project fund.

6.2 Payments will be made by ABCD within 15 days of raising the invoice.

6.3 Instruments and/or equipment obtained in connection with the project and charged to the ABCD remain the property of the INSTITUTE, unless otherwise it is specifically agreed to by the Institute.

6.4 All payments by ABCD shall be made in the name of The DEAN SRIC IIT Bhubaneswar. GST will be added as applicable. INSTITUTE may be exempt for TDS.

7. Ownership of Intellectual Property (IP):

Any IP developed during the project, the detailed Terms and Conditions regarding transferring/assigning/selling/commercialising these IP rights to the ABCD/Client shall be governed by a separate written agreement as per Intellectual Property (IP) guidelines of the Institute.

8. Confidentiality Obligation

Each Party shall keep all proprietary information confidential and not use for any purpose not contemplated hereunder disclosed by the other Party, directly or indirectly. Any discoveries, inventions or know-how resulting from the project shall be kept confidentially for a period of three (3) years from the date of termination of this CA, except as authorized in writing by other Party or provided herein.

All information protected under this clause should be in writing.

9. Duration and Termination

9.1 Term: Valid for the specified project period starting from the Effective Date.

9.2 Termination:

9.2.1 Mutual: Both parties can agree to end the CA early after settling accounts.

9.2.2 Convenience: Either party (ABCD or INSTITUTE) can terminate for any reason with **30 days' written notice**.

9.2.3 Payment: ABCD must pay INSTITUTE for all work performed, expenses incurred, or firm orders placed up to the termination date.

10. Survival: Confidentiality, IP rights, and dispute resolution clauses remain in effect even after the CA ends.

11. Miscellaneous Provisions

11.1 Notices: Must be in writing (personal delivery and/or official email) with effective date of delivery.

11.2 Force Majeure: Neither party is liable for delays caused by uncontrollable events (Acts of God, strikes, pandemics, etc.). A **14-day notice** is required to request a time extension.

11.3 Assignment & Branding: No transferring the agreement to others, and no use of the other party's name/logo without written consent.

11.4 Entire Agreement: This document supersedes all previous discussions and other forms of communication.

12. Dispute Resolution

12.1 Settlement: Parties must attempt to settle the dispute amicably within **45 days of notice of dispute send by one party to the other through good faith negotiations**.

12.2 Arbitration: If unresolved, disputes go to a single arbitrator under the Arbitration and Conciliation Act 1996.

12.3 Jurisdiction: Legal proceedings will be in **English**, held in **Bhubaneswar**, and governed by **Indian Law**.

In Witness thereof the Parties have executed the CA on Effective Date as mentioned in first page.

INSTITUTE Signature: Name: Prof. [Name] Title: Dean, SRIC Confirming Party	ABCD Signature: Name: [Name] Title: [Title] Witness
Signature: Name: Title: PI from INSTITUTE (with office seal)	Signature Name: Title: (with office seal)

STANDARD TERMS AND CONDITIONS FOR CONSULTANCY Work (for Invoice)

1. IIT Bhubaneswar (hereinafter INSTITUTE) hereby agrees to carry out the Consultancy work to find a solution to the given problem statement in a timely manner in accordance with the following terms & conditions subject to client performing its reciprocal obligations hereunder.
2. CLIENT will provide instruction, data and materials in a timely manner to support the research.
3. CLIENT shall make all due payments within 15 days of the raising of invoices.
4. GOODS AND SERVICES TAX: As Per GST Act 2017, the Goods and Services Tax will be levied on total consultancy charges and this amount is to be borne by the CLIENT.
5. All work undertaken by the Principal Investigator (PI)/Co-Principal Investigator (Co-PI) at INSTITUTE as part of the project will be in good faith and based on material/data/other relevant information given by the CLIENT requesting for the work. CLIENT will provide the details of project already executed/ongoing by different PIs of INSTITUTE and will give an undertaking that the project under consideration has not been executed by any other PI of any other department in INSTITUTE.
6. SUB-CONTRACTING: The Institute reserves the right to allow any work in connection with the project, experimental or otherwise, to be carried out by a third party as per Institute norms and procedures, provided this does not result in the danger of information of a confidential nature coming into the hands of unauthorized persons.
7. The INSTITUTE through PI/Co-PI undertakes to carry out the project as conscientiously as conditions allow, but accepts no economic responsibility whatsoever, should the work not lead to expected results. INSTITUTE shall not be held liable for any loss, damage, delay or failure of performance, resulting directly or indirectly from any cause, which is beyond its reasonable control (Force Majeure).
8. The report on the consultancy project is the technical opinion of the PI/Co-PI based on his/their expertise in the particular area of research and in no way reflects the view(s) of the INSTITUTE. The INSTITUTE is not responsible for the accuracy or completeness of the report and the role of the INSTITUTE is limited to providing administrative support to the project.
9. **Limitation of Liability:** Gross total Liability of the INSTITUTE under this agreement under any circumstance shall not exceed ₹ 50,000/-.
10. At the end of the project, a final report ("**Deliverables**") will be presented to CLIENT together with a know-how transfer, if applicable.
11. **Funding & Payment:**
 - 11.1 The CLIENT shall pay to INSTITUTE agreed amount ("Project Fund") for the execution of the project. Applicable taxes shall be borne by CLIENT and shall be paid in addition to the agreed project fund.
 - 11.2 Payments will be made by CLIENT within 15 days of raising the invoice.
 - 11.3 Instruments and/or equipment obtained in connection with the project and charged to the CLIENT remain the property of the INSTITUTE, unless otherwise it is specifically agreed to by the Institute.
 - 11.4 All payments by CLIENT shall be made in the name of The DEAN SRIC IIT Bhubaneswar. GST will be added as applicable. INSTITUTE may be exempt for TDS.
12. **Ownership of Intellectual Property (IP):** Any IP developed during the project, the detailed Terms and Conditions regarding transferring/assigning/selling/commercialising these IP rights to the ABCD/Client shall be governed by a separate written agreement as per Intellectual Property (IP) guidelines of the Institute.
13. **Confidentiality Obligation:** Each Party shall keep confidential and not use for any purpose not contemplated hereunder all proprietary information disclosed by the other Party, directly or indirectly. Any discoveries, inventions or know-how resulting from the project shall be kept confidentially for a period of three (3) years from the date of termination of this consultancy work, except as authorized in writing by other Party or provided herein.
14. **Duration Term:** Valid for the specified project period starting from the Effective Date i.e. receipt of project fund.
15. **Termination:**
 - 15.1.1 **Mutual:** Both parties can agree to end this consultancy work early after settling accounts.
 - 15.1.2 **Convenience:** Either party (CLIENT or INSTITUTE) can terminate for any reason with **30 days' written notice.**
 - 15.1.3 **Payment:** CLIENT must pay INSTITUTE for all work performed, expenses incurred, or firm orders placed up to the termination date.
16. **Notices:** Must be in writing (personal delivery and/or official email) with effective date of delivery.
17. **Force Majeure:** Neither party is liable for delays caused by uncontrollable events (Acts of God, strikes, pandemics, etc.). A **14-day notice** is required to request a time extension.
18. **Assignment & Branding:** No transferring the agreement to others, and no use of the other party's name/logo without written consent.
19. This document supersedes all previous discussions and other forms of communication.
20. **Dispute Resolution:**
 - 20.1 **Settlement:** Parties must attempt to settle the dispute amicably within **45 days of notice of dispute send by one party to the other through good faith negotiations.**
 - 20.2 **Arbitration:** If unresolved, disputes go to a single arbitrator under the Arbitration and Conciliation Act 1996.
 - 20.3 **Jurisdiction:** Legal proceedings will be in **English**, held in **Bhubaneswar**, and governed by **Indian Law**.