

## MEMORANDUM OF UNDERSTANDING

This memorandum of understanding entered into existence on 27/08/2024 between

RR COLLEGE OF PHARMACY, BANGALORE (herein after also referred to as "the first party") and

**EazyLink Academy**, 2<sup>nd</sup> floor, Reliance Smart building, East fort junction, Thrissur (herein after also referred to as "the second party" or "the Company")

## **Terms and Conditions:**

**Duration:** This MOU shall be valid for 3 years from 27/08/2024 and thereafter it may be renewed on

Mutually agreed terms.

**Purpose**: This MOU is for the collaboration between the parties for mutual benefit. An agreement is entered upon where in the second party will be responsible for providing various informative sessions for the students and the first party will be responsible for providing adequate areas and facilities for the sessions and interactions.

## It is hereby agreed between the parties as follows:

- 1. This Memorandum of Understanding ("MoU") is a non-exclusive agreement for collaboration between the first party and the second party (hereinafter also referred to as "both parties").
- 2. This MoU is valid for a period of 3 years from the date of this document, and may be extended further on mutual consent.
- 3. Both parties will have designated contact person from each side who will be the primary point of contact on behalf of that party, the contact details of each of whom will be provided in writing to both parties.

#### 4. Second Party will provide

Brief information about the various career prospects available for the students abroad just to create the urge among the student to go overseas for higher education along with financial guidance for education loans which are available for the students. Following services will be provided -

- 1. Global Career Opportunities
- 2. Interview Techniques with Placement assistance
- 3. Aptitude training
- 4. Communicative English
- 5. Profile setting
- 6. Interaction with Foreign University Representatives
- 7. Short term online certification programs from international companies
- 5. IELTS/TOEFL/DUOLINGO workshops for the students and faculty members.
- 6. Literature such as posters, banners, pamphlets, leaflets, etc for conveying relevant information

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- 7. These activities would be conducted either through separate sessions or combined/common sessions depending on the strength/attendance of the participants and as mutually decided upon.
- 8. The first party will cooperate in such areas as may be mutually agreed between the parties, more particularly described in this agreement - facilities for conduct of the seminars/sessions/ workshops.
- 9. This MoU will be renewed automatically, if a party does not give one-month termination notice period. The MoU can be terminated with a minimum of 30(THIRTY) days' prior notice in writing from either party. Such notification shall state the effective date of termination or cancellation and include any final performance and/or payment invoicing instructions/requirements. Termination of this MoU shall be without prejudice to continue validity of any agreement entered subsequent in time by the parties herein to this MoU unless otherwise expressly stated in the termination notice.
  - 10. Any information shared between the parties shall be kept confidential.
  - 11. If the MoU is terminated, steps shall be taken to ensure that the termination does not affect any prior obligations, projects or activities already in progress
- 12. The various clauses of this memorandum may be amended, modified or repealed only upon mutual agreement.

Read, Understood and Consented:

IN WITNESSWHEREOF the undersigned, duly appointed representatives of RR College of Pharmacy and (EazyLink Academy, 2ndfloor, Reliance smart building, East fort junction, Thrissur) respectively, have on behalf of the Parties signed the present Memorandum of Understanding on .....

For the first party:

For the second party:

Name: Sony

Signature:

Signature:

Name:

Rajareddy Layout

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## Memorandum of Understanding

This Memorandum of Understanding ("MoU") is executed at Bangalore on 15 May 2024 ("Execution Date")

#### BY AND BETWEEN

PKM Educational Trust, a [society / trust / company]¹ registered under the applicable laws of India bearing registration number 848 and having its registered office at <u>chikkabanavara</u> (hereinafter referred to as "Institution' which expression shall unless repugnant to the context or meaning thereof, mean and include, its directors/partners/members², administrators, successors, legal representatives and permitted assigns) acting through [ ], [insert designation] of the FIRST PART.

#### AND

M/s. KASUKURTHI HEALTHCARE PRIVATE LIMITED, a private limited company incorporated under the provisions of Companies Act, 2013 holding corporate identification number (CIN) U72900KA2020PTC132222 and having its registered office at Om Arcade, No 3, (Old No 256), New Ward No 58, 46th Cross, 8th Block, Jayanagar, Bengaluru, Karnataka – 560085, (hereafter referred to as "Company", which expression shall unless repugnant to the context or meaning thereof, mean and include, its directors, administrators, successors, legal representatives and permitted assigns) of the SECOND PART.

The Institution and the Company are hereinafter be referred to individually as "Party" and collectively as "Parties".

### WHEREAS

A. The Company has developed a proprietary online portal with name and style "MediVaah" (hereafter "Portal") with an objective to remove information asymmetry between availability of medical professionals and opportunities in healthcare institutions and consumers, and to streamline identification and selection of resources in the easiest manner for the manpower requirement in hospitals.

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- B. Institution has represented to the Company that it runs a pharmacy institution by the name and style of 'RR college of Pharmacy at RR Layout, Chikkabanavara, Bangalore -90.

  and the said institution is affiliated with the Indian Pharmacy Council and State Paramedical Education Board. Further, the Institution is in requirement of providing internship or training facilities and job opportunities to its students at various hospitals and in this regard has approached the Company to assist it in the processes of identifying hospitals which will on-board such students/candidates through its Portal for a valuable consideration, as per the terms and conditions of this MoU and the Company has agreed to the same ("Services").
- C. Upon mutual representations, the Parties have agreed to enter into this MoU to record their mutual rights and obligations to carry out the aforesaid Services in certain matters related there to.

NOW THEREFORE, in consideration of the representations, warranties and covenants set forth herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and subject to the terms and conditions set forth herein, the Parties hereto agree as follows **MOU**:

## 1. DEFINITIONS AND INTERPRETATIONS

- 1.1. <u>Definitions:</u> Unless otherwise defined in this MoU and context otherwise requires, the capitalised terms used in this MoU shall have the meaning set out below:
  - 1.1.1. "Applicable Law" shall mean all statutes, enactments and acts of legislature or parliament, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives and orders of any government, statutory authority, tribunal, board or competent court in India.
  - 1.1.2. "Hospital" shall mean the various hospitals which are interested in or otherwise engages the candidates from the Institution through the Company Portal.
  - 1.1.3. "MediVaah" / "Portal" shall means an online portal/app owned, managed and run by the Company that enables medical professionals, medical institutions and patients to connect with each other for various requirements, which is available

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on 'Google Play', 'App Store' and website own and operated by the Company <a href="https://www.medivaah.com/">https://www.medivaah.com/</a>;

- 1.1.4. "Services" shall have meaning ascribed to the term in Recital C hereinabove;
- 1.2. Interpretation: In this MoU unless the context otherwise requires:
- 1.2.1. terms used in this MoU, capitalised or otherwise, which have general or specific usage in medical sector/discipline shall be construed and interpreted in accordance with the prevailing meaning and standards in the medical sector/discipline;
- 1.2.2. Capitalized terms used in this MoU but not expressly defined in this MoU, for the purposes of interpretation and construction, literal and general meaning thereof shall be assigned and used;
- 1.2.3. the Recitals and Annexures shall be construed as part of this MoU.
- 1.2.4. all references herein to Recital, Section, Annexure, shall, unless otherwise specified, be construed to refer to specified Recital, Section, and Annexure to this MoU.
- 1.2.5. the words importing singular shall include plural and vice versa;
- 1.2.6. words importing a particular gender shall include all genders;
- 1.2.7. the words "include", "includes" and "including" shall be deemed to be followed by the phrase "without limitation";
- 1.2.8. the word "will" shall be construed to have the same meaning and effect as the word "shall";
- 1.2.9. reference to Applicable Laws or to any provision thereof shall include references to any such Applicable Laws as it may, after the date hereof, from time to time, be amended, supplemented or re-enacted, and any reference to any statutory provision shall include any subordinate legislation made from time to time under that provision.

2. Services:



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- 2.1. The Institution hereby engages the Company to avail the Services, as more fully provided in Schedule 1 below and which may be mutually updated (in writing) by the Parties from time to time.
- 2.2. The Institution hereby agrees and acknowledges that: (i) it shall during the Term hereof be exclusively engage the Company for the Services and shall not engage any other person for availing similar services; (ii) the Company is primarily engaged in the business of providing such services and hence, the Company shall be entitled to render services same as or similar to the Services, to any third-party.

## 3. Obligations of Company

- 3.1. Subject to the Institution complying with the 'terms of use' as available on MediVaah and this MoU, the Company shall provide the Institution access to the MediVaah platform and the Services.
- 3.2. In connection with the Services, the Company undertakes the following: (i) based on the documents and details shared by the Institution, the Company will verify the profiles, provided that it shall be the responsibility of the Institution at all times to ensure that all details shared and candidates referred are authentic and credible; (ii) once the profile is verified, the Company will make available the profiles of the candidates to the Hospitals either towards the internship program or for training/employment with the Hospital, as per the choice of the Institution and the availability with the Hospitals, provided the Institution will register itself with the Portal and has continued access in accordance with its terms of use. It is clarified that, the updation of profiles is the responsibility of the Institution and the candidate, however the Company has the right to remove profiles of candidates whose credentials are not matching with the information provided.
- 3.3. the Company shall endeavor to (i) render the Services through MediVaah platform with the degree of skill, care and diligence normally provided for in work of a similar nature, and (ii) will comply with and observe all Applicable Laws and regulations in the performance of its Services.
- 3.4. The detailed roles, responsibilities and obligations of the Company for the Services are provided under Schedule 2 hereunder and as may otherwise be agreed (in writing) between the Parties, from time to time.
- 3.5. The Hospitals may provide for certificates for internship, which are as per the policy of the Hospital and the Company shall not be responsible for the same. Similarly, it shall be the responsibility of the Hospital to provide offer letter for arrangement. In

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case of candidates who are in the final year, the Hospitals may induct the candidates as trainees subject to receipt of the final State Paramedical Council registration and thereafter, the Hospital may induct them as full time employee or on on-the-job training basis.

## 4. Obligations of the Institution:

- 4.1. The Institution shall provide the details of the candidates who are available for the internship program and for placements with the Hospitals.
- 4.2. the Company will provide the eligibility criteria prescribed by the Hospitals and it shall be the sole responsibility of the Institution to ensure that the candidates are eligible and qualified in line with the eligibility criteria.
- 4.3. The Institution shall undertake, represent and warrant that each candidate is a student of the college or institution run by the Institution and in case of those applying for internship, these candidate are pursuing their course at the college operated by the Institution and in case of those applying for training/ employment with the Hospitals, such candidates have duly passed the qualification criteria.
- 4.4. It is agreed and understood by the Institution that the placement for internship and for any training/ employment with the Hospitals shall be as per the policies and requirements of the Hospitals. the Institution hereby agrees to (and shall ensure that the candidate shall) comply with the internal policies and requirements of the Hospitals.
- 4.5. Any cost towards internship or training for employment shall be borne by the Institution or the candidate as per agreed terms with the Hospital.
- 4.6. The Institution agrees that it may, on request from the Company, be required to enter into a tri-partite arrangement with the Hospitals to capture the terms of understanding between the parties.
- 4.7. The Institution shall use and access the Services and the MediVaah platform strictly as per the terms of this MoU and 'terms of use' and privacy policy as available on MediVaah. The Institution hereby agrees to adhere to and comply with the terms of use and privacy policy of MediVaah platform, as shall be updated by the Company from time to time. It shall be the responsibility of the Institution to understand and familiarize itself with the updated policies.
- 4.8. The Institution shall provide to the Company with appropriate and complete information about the candidates, their qualifications & experience and such other information as shall be required to enable the Company to fulfill the Services.



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- 4.9. The Institution acknowledges that the Company shall be relying on the information provided by the Institution and hence the Institution shall be responsible for the accuracy and authenticity of the information provided.
- 4.10. The Institution agrees and acknowledges that, though the Company undertakes all reasonable measures to provide the internship and training/placement, Institution acknowledges that providing of offer for internship/training/employment is a prerogative of the Hospital and the Company shall not be liable for any delays or cancellation of offers.
- 4.11. The Institution shall ensure that the candidates shall join the Hospital for the internship/training/employment once the offer is accepted and shall be liable for the actions or omissions of the candidate in this regard. The Institution hereby agrees to indemnify and hold harmless the Company from any claim, loss, action or liability arising from breach hereof including any claim from the Hospitals.
- 4.12. The Institution shall not, whether directly or indirectly, circumvent the Company and approach or attempt to approach any the Hospitals for the purpose of placement/training/internship. The Institution hereby agrees and acknowledges that in the event if the Institution places a candidate with a Hospital referred by the Company within a period of 12 (twelve) months from the date of referral through the Portal or the receipt of details from the Company (whether through the Portal or otherwise), for any internship/training/employment with such Hospital, then such candidate shall be deemed a referred candidate who has been hired through the Services rendered by the Company and the Company shall be entitled for the Fees.
- 4.13. The Institution hereby agrees that, it shall not, directly or indirectly, during the term of this MoU or thereafter for a period of 2 (two) years, solicit or entice any of the employees or consultants of the Company or otherwise cause or induce any employee, consultant or third-party to terminate the association with the Company.
- 4.14. It shall be the responsibility of the Institution to provide such information and details as shall be sought by the Company in order to help the Company in rendering the Services and in assessing the level of compliance by the Institution of the terms of this MoU (including the terms of use of the Portal); and the Institution hereby agrees to promptly provide the same.
- 4.15. The Institution hereby authorizes and gives consent to the Company to store, collect, transfer and use the data or information provided by the Institution to the Company for



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the rendering of the Services and for otherwise in furtherance to its requirements of the Portal or in connection with the business.

- 4.16. The Institution hereby agrees and acknowledges that: (i) the Company is entitled to update the information provided by the Institution on the Portal of the Company, which will be visible to other registered users of the Portal as per its terms and conditions; (ii) once the information is uploaded on the Portal, such information shall not be considered as any confidential information and (iii) further the Company shall not have any responsibility for any use of such information by other registered users in violation of the terms and conditions.
- 4.17. Safety of the students including at the time of internship/training completely rest with Institution and the Company shall not be responsible for the same.

## 5. Term:

- 5.1. This MoU shall commence and be effective from [15 May 2024]
- 5.2. Termination:
- (i) Either Party may terminate this MoU by serving a written notice of at least 60 (sixty) days in writing to the other Party.
- (ii) the Company shall be entitled to terminate this MoU in case of any breach of the terms and condition of this MoU or any representations and warranties provided by the Institution, which breach is not cured within 30 (thirty) days of notice of cure.
- 6. Representations and Warranties of Institution:

The Institution hereby represents and warrants to the Company as follows:

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- 6.1. (i) it has the ability and capacity to enter into this MoU and fulfil the obligations; (ii) upon execution, the terms of this MoU are enforceable against it; (iii) the execution of this MoU and fulfilment of obligations shall not violate any of its constitutional
  - documents, any contracts or arrangements or court order, approvals, licenses or applicable laws to which it is subject or is a party; (iv) it has obtained all necessary approvals, licenses, permissions and consents including from the candidates (as required) to enter into this MoU and fulfil the obligations herein.
- 6.2. Institution acknowledges the fact that Hospital's decision in evaluating a candidate for the internship/training shall be final and at its discretion.
- 6.3. Institution shall ensure that its candidates follow all rules and regulation of Hospitals during the internship and training and the Hospital shall be entitled to terminate the internship or training as per the .
- 6.4. Institution shall ensure that students shall use personal protective equipment's, as directed by Hospital or as it deems fit. The Company shall not be liable for any accident caused during the internship/training. Any vaccinations required to protect the student while on training has to be arranged by Institution at their cost and submit the report to the Hospital and, on demand, to the Company.
- 6.5. Institution shall ensure that its students adhere to the attendance requirements as decided by Hospital and Institution during the training period.
- 6.6. Decision for posting shall be at the sole discretion of Hospital management.
- 6.7. Institution shall ensure that students wear ID card during posting.
- 6.8. Institution shall ensure that students come in neat and tidy uniform to hospital.
- 6.9. Institution shall ensure that students maintain discipline and professional decorum at all times in the Hospital.
- 6.10.Institution shall ensure that intern students shall take permission from nurse educator for availing leave.
- 6.11.Institution shall be responsible for any and all damages caused by the candidate to the Hospital asset.
- 6.12.Institution shall comply with all applicable laws, rules and regulations under this
- 6.13.Institution shall ensure that candidates are sufficiently qualified;
- 6.14.Institution shall ensure to conduct a thorough background check, credentials, character for all its students/candidates;
- 6.15.Institution shall ensure that, during the internship/ training, it shall be responsible for any life-threatening actions of its students on the patients/ staffs, clients of the Hospital.

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- 6.16.Institution shall comply with all applicable laws including but not limited to INC guidelines, or any other Applicable Laws as shall be applicable.
- 6.17. Institution shall be responsible for the safety and security and insurance for its students while they are at the Hospital premises.
- 6.18.Institution shall be liable for any life-threatening diseases while the students are in the Hospital premises.
- 6.19. The Institution needs to produce copy of INC, KNC, State University affiliation and GO for the program for which the clinical posting is requested as sought by the
- 6.20.Institution shall not use the Hospital name without the prior permission of the Hospital, and it shall not be responsibility of the Company.

## 7. Confidentiality

- 7.1 The Parties hereto acknowledge that during the course of this MoU, the Institution may have access or come across certain Confidential Information of the Company which are proprietary to a relevant party disclosing such information and have very high degree of sensitivity with respect to confidentiality and commercial importance.
- 7.2 The Institution ("Receiving Party/ Institution") hereby agrees to keep and secure to be kept secret and confidential all Confidential Information, including the terms of this MoU, accessed or obtained from the Company ("Disclosing Party") pursuant to this MoU or prior to the execution of the MoU through any conversation, meeting, discussion, and/or negotiation for perpetuity. The Receiving Party shall not disclose any Confidential Information to any third party without the prior written consent of the Disclosing Party. However, the Receiving Party may disclose such Confidential Information to its officers, employees, agents, contractors or subcontractors who are bound by confidentiality terms no less onerous as under this MoU ("Representatives") on a need-to-know basis and only to the extent necessary for each of such Representatives to perform the obligations under this MoU. All such Confidential Information is and shall remain the exclusive property of the Disclosing Party and no license, express or implied, is being granted with respect to such Confidential Information by reason of the Receiving Party's access to such Confidential Information. The Receiving Party undertakes to, and undertakes that its Representatives shall, protect the Confidential Information of the Disclosing Party with the same standard of care and procedures used by the Receiving Party to protect its own proprietary or Confidential Information of similar importance at all times.
- 7.3 In the event the Receiving Party is directed by a court order or other legal, quasi-legal or regulatory agency's request or similar process to disclose any Confidential Information, the Receiving Party shall notify the Disclosing Party, in writing, with a copy of such document attached, in sufficient detail immediately upon receipt of such

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court order, legal, quasi-legal or regulatory agency's request or similar process. In this event, the Receiving Party shall cooperate with the Disclosing Party to the maximum extent in the Disclosing Party's legal efforts to mitigate or restrict the disclosure of the Confidential Information.

- 7.4 The terms of this MoU with respect to Confidential Information shall not be affected by the termination or expiry of this MoU and shall remain in effect with respect to any particular Confidential Information until the Receiving Party can document that it falls into one of the exceptions as stated hereunder.
- 7.5 The Receiving Party shall not be bound by any obligations under this clause with respect to the Confidential Information of the Disclosing Party, or any part thereof, which:
  - was known to the Parties prior to disclosure, as evidenced through documentary evidence;
  - was lawfully in the public domain prior to its disclosure, or becomes publicly available other than through a breach of the confidentiality obligations of the Receiving Party as specified under this clause;
  - was disclosed to the Receiving Party by a third party, provided that such third party is not in breach of any confidentiality obligation in respect of such information, as evidenced through documentary evidence; or
  - iv. is independently developed by the Receiving Party without any reference to the Confidential Information disclosed by the Disclosing Party, as evidenced through documentary evidence.
- 7.6 Receiving Party acknowledges that monetary damages are not a sufficient remedy for unauthorized disclosure of any Confidential Information/materials and the Disclosing Party shall be entitled, without waiving any other rights or remedies, to such injunctive or equitable relief as may be deemed proper.
- 7.7 Immediately upon the written request by the Company at any time or after termination of this MoU, Receiving Party shall return to the Company all Confidential Information and any and all copies or extracts thereof, save that where such Confidential Information is in a form incapable of return or has been copied or transcribed into another document, it shall be destroyed or erased, as appropriate and any such destruction shall be confirmed to the Company in writing. Similarly, Institution undertakes to enter into confidentiality MoU with its nurse, students, employees, agents, representation who are involved in the performance of this MoU.
- 7.8 Institution shall indemnify, defend and save harmless the Company, its affiliates and their representatives, its directors, employees, representatives and agents for any improper or unauthorized disclosure and/or use of Confidential Information.



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7.9 Confidential Information" shall mean and include any confidential trade secret, proprietary, trade mark, registered or unregistered intellectual property right/s, sensitive or patients health information or patients identifiable information, business, marketing, technical, scientific, details about or pertaining to the Hospital or any other confidential information disclosed by the Company, in writing, orally or in the course of the performance of services through any other mode, irrespective of whether such information has been marked or communicated to be confidential or not, but which is disclosed in circumstances expecting confidentiality, or would be understood by the Institution, exercising reasonable business judgment, to be confidential. Confidential Information includes the terms of this MoU.

## 8. Intellectual Property

- 8.1 The Institution shall not:
  - i. use or permit to be used any intellectual property including the trade name, trade mark, brand name, logo, signage, copyrights, designs, service marks, patents, ("Intellectual Property") owned or being used by the Company or its affiliates ("IPR Holder"), or any trade name, trade mark, logo or brand name which is identical or phonetically or deceptively similar to those being used or owned by the IPR Holder in any manner whatsoever at any time during the term or thereafter without obtaining prior written approval from the IPR Holder, which owns or has rights in the Intellectual Property;
  - ii. make any claims to any Intellectual Property of the IPR Holder or do any act that adversely affects such the IPR Holder's right, title or interest in the Intellectual Property, and based on the information provided, agrees that all the rights, title and interest in the trade name or trade mark or in the brand name, design, logo, business name of the IPR Holder, including specifically in the case of Company, exclusively belong to the IPR Holder and that the Party shall have no right or property therein other than as may be approved in writing by the IPR Holder; and
  - iii. cause or permit anything to be done, which may damage or endanger the right of the IPR Holder to its Intellectual Property.

8.2 Each Party further agrees that a breach of this Clause shall constitute material breach and, in the event, that the Institution fails to comply with the provisions of this Clause irreparable loss, harm and injury would be caused to the IPR Holder on a continuous basis for which the IPR Holder shall be compensated on a daily basis over and above and without prejudice to the rights, remedies and compensation available and permitted to the IPR Holder under any applicable Law. Therefore, the Parties hereto may after detailed consideration of various factors quantify such compensation as may be established as liquidated damages to be paid to the IPR Holder for each day that the Party has removed



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or permitted third parties to remove, the **Intellectual Property**. Each Party hereby agrees that the aforesaid amount of liquidted damages payable to the IPR Holder is reasonable compensation for any losses sufferred or incurred by the IPR Holder based on a genuine pre-estimate of the losses that the IPR Holder would suffer or incur in the event a Party breaches this Clause whether partially or otherwise.

- 8.3 The IPR Holder shall be within its rights to obtain restraint orders or injunctions against the other Party for any unauthorized or suspected unauthorized usage of its Intellectual Property.
- 8.4 The Company hereby grants a limited, non-exclusive, royalty-free, non-assignable and non-transferable license to the Institution to use the logo of the Company on the website and promotional materials of the Institution. The Institution agrees that: (i) all rights, title and interests in the logo shall vest with the Company; (ii) this license shall be limited for the purpose specified under this MoU and the limited right shall terminate with the expiry or termination of the Term of this Agreement; (iii) upon termination/expiry, it shall cease and desist from the usage of the Company logo.

## 9 Compliance with Policies and Laws:

- 9.1 Institution shall comply with all applicable Laws that are applicable to the provision of the Services and/or the performance of its obligations under this MoU.
- 9.2 That in connection with or in the performance of the obligations under this MoU, neither the Institution or any of its directors, officers, employees, agents or other representatives shall either directly or indirectly make or attempt to make any payment, offer for payment, or offer or promise to make any payment or take or attempt to take or agree to take in currency, property or anything else of value including any commission, payments, share in profits or commission, loans, services to any government official, third person, customer or potential customer or previous customer, firm, entity, individual, organization or any third Party in seeking or for making a favor in the course of conduct of business, either in violation of the Indian Prevention of Corruption Act, 1964 or in violation of Company policy or any other Policy or any Statute or Regulation in any country of the world which has the objective of prevention of corruption of any nature whatsoever including of the Hospitals. By signing this MoU, the Institution or any of its directors, officers, employees, Associates, agents or its representatives agree that they have gone through the Company policies posted on its website.

### 10 Data Security:

10.1 Institution shall maintain reasonable and appropriate security measures to protect Company's Confidential Information's including but not limited to data, Hospital's



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information such patient's health information, personally identifiable information, or credit card information which exchanged during or subsistence of this MoU. Institution shall promptly notify the Company of any security incidents involving Company's data. Except as otherwise set forth in this MoU or any applicable documents, Institution shall not store, process, or access any Company data outside without prior written consent. Company's data will only be used by Institution in connection with its performance under this MoU and for no other purpose without Company's express written consent.

## 11 Force Majeure

- 11.1 Neither party shall be liable for any failure or delay in performance under this MoU to the extent said failures or delays are in the nature of any force majeure events including the acts of God including floods, fires, earthquakes, wars, riots, acts of government occurring etc. ("force majeure events") and is beyond the reasonable control of the affected Party and is without its fault or negligence or the effects of which events persist despite reasonable efforts undertaken by the affected Party to mitigate the effects, and such affected party does everything reasonably possible to resume its performance under this MoU.
- A party affected by an event of force majeure shall give the other party written notice, with full details as soon as possible and in any event not later than three calendar days of the occurrence of the cause relied upon. If the force majeure event continues for more than 30 (thirty) days from such intimation, the parties may decide mutually on the future course of action and failing any amicable solution within 10 days, either Party terminate this Agreement by written notice to the other.

#### 12 Insurance

- 12.1 Institution shall indemnify and hold the Company harmless from and against any losses, damages, governmental, regulatory or third party claims, costs, penalties and expenses (including but not limited to costs of defending, settlement, reasonable advocate fees etc.) suffered by or threatening to arise against the Company as a result of or in connection with any act or omission or negligence of the candidates/ students of Institution.
- 12.2 Institution shall alone be liable for the safety of its students while at the premises of Hospital.
- 12.3 Institution shall be responsible to maintain adequate insurance coverage for its candidates/students.
- 12.4 Institution agrees that all the students identified by it to be trained at the Hospital will have to undergo a pre-training medical check with a basic blood and urine test and report of which will be submitted at the time of joining.

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Om Arcade, No 3, (Old No 256), lew Ward No 58, 46th Cross, 8th Bloci Jayanagar, Bangalore - 560085





## 13 Indemnification and Limitation of Liability

- Institution shall indemnify the Company including its directors, employees and permitted assigns ('Indemnified Party') from and against all third party claims, losses damage, governmental or regulatory claims, costs, penalties and expenses (including but not limited to costs of defending, settlement, reasonable advocate fees etc.) and including without limitation bodily injury, death or property damages arising out of or resulting from any (i) misrepresentation or breach of Institution representations, warranties or obligations hereunder, (ii) breach or default by Institution or any of its representatives, employees, students, agents in carrying out any obligation or covenant under this MoU or (ii) any negligence, or willful default by Institution, its representatives, students, or argents under this MoU and or (iii) any third party claims for infringement of intellectual property or breach of Confidential Information owing to any unauthorized action by the Institution; (iv) any loss suffered by the Hospitals.
- In no event the Company shall be liable for any special, incidental, direct, indirect or consequential damages of any kind or any costs, penalties from including but not limited to civil or criminal actions, suits, third party claims, penalty, government action, petitions that Company may become a part of owing to such default by Institution or student under this MoU. Notwithstanding anything to the contrary, the total liability of the Company (including under contracts, torts or otherwise) under this MoU shall not exceed the Services Fees paid to the Company for the preceding 12 months of the date of claim.

## 14 Dispute resolution:

In the event of any dispute or differences arising between Parties hereto with regard to any matter relating to or connected to the MoU, the same shall be resolved by mutual discussions between the Parties, and in an event if no amicable solution is arrived at within 30 days of intimation of dispute, then the same may be referred to arbitration of a sole arbitrator under the provision of the Arbitration and Conciliation Act 1996. The venue of arbitration shall be Bangalore and the arbitration shall be conducted in Englis language. The Parties agree to be bound by the terms of the arbitral award.

## 15 Miscellaneous:-

Independent Party: The Institution hereby agrees and acknowledges that the arrangement is on a principal-to-principal basis and nothing contained herein shall permit or authorize the Institution to bind the Company to any arrangement or agreement without its prior written consent.

15.1 <u>Assignment and Subcontracting.</u> Institution shall not assign or transfer any rights or obligations arising under this MoU without the prior written consent of the Company.



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Om Arcade, No 3, (Old No 256), ew Ward No 58, 46th Cross, 6th Block Jayanagar, Bangalore - 560085





- 15.2 <u>Waiver</u>. A waiver <u>by</u> either party of any term or condition of this MoU in any instance shall not be deemed or construed to be a waiver of such term or condition for the future, or of any subsequent breach thereof. All rights, remedies, undertakings or obligations contained in this MoU shall be cumulative and none of them shall be in limitation of any other right, remedy undertaking or obligation of either party. A waiver must be in
- 15.3 Notices. Any notice required or permitted by the MoU shall be in writing and shall be

  (i) delivered personally, effective on the date of delivery, (ii) sent via nationally recognized courier to be effective the day following deposit, or (iii) sent by certified or registered mail, postage prepaid, return receipt requested, to be effective three (3) days after deposit. Notices shall be addressed to the Party concerned at the address set forth in the preamble of this MoU.
- 15.4 Entire MoU; Inconsistencies. This MoU and the Exhibits attached hereto constitute the entire arrangement between the parties with respect to the subject matter hereof and supersede all prior arrangements between Institution and Company with respect to the matters addressed herein and can only be modified by a written amendment signed by the Company and Institution. Notwithstanding the foregoing, the obligations of Institution under any existing nondisclosure or confidentiality MoUs with the Company shall continue. In the event of any inconsistency between the terms of this MoU and the terms of any Exhibit attached hereto, the terms of this MoU shall govern and prevail.
- 15.5 No Third-Party Beneficiaries. Nothing herein, express or implied, is intended to or shall confer upon any other <u>person</u> or entity any right, benefit or remedy of any nature whatsoever under or by reason of this MoU.
- Privacy. Institution and its affiliates shall at all times make best efforts to protect the personal data made available to them or which they become privy to pursuant to this MoU or the Services and shall adhere to all Applicable Laws pertaining to the privacy and data protection. Institution and their students shall perform all services in compliance with all applicable Laws and regulations, including, without limitation those governing the, data protection, privacy laws and shall comply with all procedures, rules, regulations, standards of conduct and lawful directions of Company and the Hospital under this MoU or in respect of use of hospital, premises, equipment, business ethics or methodology, or contact with its staff or customers.
- 15.7 Governing Law. This MoU shall be governed by the laws of India and subject to the arbitration provision, the courts of Bangalore, India shall have exclusive jurisdiction over any disputes hereunder.
- 15.8 <u>Stamp Duty</u>. Institution shall pay any duty stamps in accordance with the Applicable Laws.
- 15.9 Severance. If a court of competent jurisdiction determines that any portion of this MoU is unenforceable, then (i) that portion shall be deemed to be amended to reflect the

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Om Arcade, No 3, (Old No 256), New Ward No 58, 46th Cross, 8th Block Jayanagar, Bangalore - 560085 -0



original intent of the parties to the extent permitted by law and, (ii) it shall not affect the enforceability of the remainder of this MoU.

- 15.10 Audit: During the Term of this MoU, the Company shall be entitled to, after giving a reasonable notice to the Institution, inspect, verify independently audit the books of accounts and all information maintained by the Institution under this MoU. The Institution shall also provide a copy of its books of accounts, such that the same is accessible by Company to enable Company to review all the documents maintained under this MoU.
- 15.11 Counterparts. This MoU may be executed in two or more counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

delivered and Signed

by RR College Signed

delivered and

KASUKURTHI

of Pharmay (Institution)

HEALTHCARE PRIVATE LIMITED (Company) Name: Dr Shabiya Ranjit

Name: Dr. Narayana Swamy VB Designation: Principal

**Designation: COO** 



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Om Arcade, No 3, (Old No 256), Ward No 58, 46th Cross, 8th Blo



# Srushti Pharmaceuticals Pvt. Ltd.

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This document constitutes a Memorandam of Understanding, signed between an Second of Condensated and Second of Condensated and Srushti Pharmaceutlenls Pvt Ltd located at the "" No 154 10<sup>th</sup> main road 3<sup>rd</sup> Phase Pecuya Bangalore 560058 represented by \*\* Mr Julish Sheth, Director

here after called as FIRNT PARTY

and

RR Institution's "RR College of Phannacy" located at "RR layout Chikkabanavara Bangalore-560090 represented by "The Principal, R R College of Pharmacy" under the apples of PKM Educational Trust\*

here after called as SECOND PARTY

- Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - a. Industry-Institute Interactions.
  - b. Internship/Industrial training.
  - c. Placement activities.
  - d. R&D Activities.
  - e. Free Medicine for health camp.
  - f. Industrial visit.
  - g. Free career guidance
  - Educational Loan
  - Seminar/Workshop/conference
- j. Blood Donation Camp
- k. Awareness program/Rally
- 1. Guest Lecture
- m. Any other programs with mutual consent.
- 2. Duration of MOU: This MOU shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 3. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to

Phone: 2837 6131, 2372 4948, Fax: 2839 1859.

E-mpd : srushtipharma@gmail.com www.srushtipharma.com TIN No.: 29710128583, CIN No. U24230 KA1985 PTC007272



these activities or the affairs of business or methods of carrying on the business of the other without consent of both parties.

- 4. Termination of MOU: The partnership covered by this MCEI shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.
- Extension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.
- Communications: All notice, demands and other communication under this
  agreement in connection herewith shall be written in English Impage and
  shall be sent to the last known address, e-mail, of the concurred party. Any
  notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOLI on the I<sup>st</sup> day of January of the year 2015

Company Name: Snashri Pharmacousicals Pvt Ltd	Coffage Name: R R College of Pharmacy, Chikkshanavara, Bangaloro-Sétayon
Name of the Representatives with Designation:  1. Mr. Jatish Sheth , Director .	Name of the Representatives with Designation: 1. Dr. B.Gogal Krishna Pelestant
Signature: Sull	2. Mr. R. Raveendra, Prof. & HOD Signature: a No.
Date: 61 (10)	Date:

Witnesses:

1. Mayuri Sheth

2. Shonkar Shety

Witnesses

1. Jugath M byt

2. Syrod Nizamphelin no Jul

PRINCIPAL

R.R. College of Pharmacy Chikkabanavara, Bangalore



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## Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between "Lincop Pharmoconstants Lincoln as Memorandum of Understanding, signed between "Lincop Pharmoceuticals Ltd. Lectured at the "No.521-5, 2nd Block, 2nd Main, 2nd Stage-Religioners Bernell Bernell at the "No.521-5, 2nd Block, 2nd Main, 2nd Maran" here Religiousgar, Hangalore-South's represented by "Managing Director, Mr. Speil Astavar" here after called as 1930 to 1930.

and

RR Institution's "RR College of Phannay" located at "RR Invest Childeburgson's Beauty and Childeburgson's De-Bangalore-560000 represented by "The Principal R R College of Pharmacy" under the aggies of PKM Educational Trees, here after colled to SELVIND PARTY

- 1. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - a. Industry-Institute Interactions.
  - b. Internship/Industrial training.
  - c. Placement activities.
  - d. R&D Activities.
  - e. Free Medicine for health camp.
  - f. Industrial visit.
  - g. Free career guidance
  - h. Educational Lean
  - Seminar/Workshop/conference
  - j. Blood Descrios Camp
  - k. Avvároness program/Rally
  - L. Guest Lecture
  - m. Any other programs with mutual consent,
- 2. Duration of MOU: This MOU shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 3. Confidentiality: Fach party agrees that it shall not, at any time, after executing the activities of this MCU, disclose any information in relation to these activities or the officirs of business or methods of carrying on the business of the other without consent of both parties.
- 4. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.

Page 1 of 2

CIN: UZ4Z3SMH199GPLCGZ2N89 Registered Office WINGER MIDC, Tarapur Industrial Area Palghas, 405 506. +11.00 (7655)88 gpharapun@grouppharash:



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- Extension of agreement: The MOH may be extended provided the parties agree upon and
- 6. Communications: All natios, demands and other communication under this agreement in connection berealth shall be written in English language and shall be sent to the last known address, c-mail, of the entermed party. Any notice shall be effective from the date

The representatives of both the parties here to have excessed this MDU on the

Company Name: Callege Name: Gissup Pharmaconticuls Lad R R College of Pharmay, Chikiologyana. Response Stores Manue of the Representatives with the ignature Name of the Representatives with Designation: L. Samil Artavar, Managing Discover I. Dr. B Gopulakrishna, Principal 2. Mr. B. Ravcoudra, Phys. & HCED Nigrations: Signature: RIC CAR Date

R.R. College of Pharmacy Chikkabanavara, Bangalore

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REMIDEX PHARMA PVT. LTD.



## Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between "M/S.Remidex Phanna Pvt.Ltd." located at II-249.250 PIA. 2nd Stage Bangalore 560058 represented by "A.Shashidhara, General Manager" here after called as FIRST PARTY

and

RR Institution's "RR College of Pharmacy" located at "RR layout Chikkabanavara Bangalore-560090 represented by "The Principal, R R College of Pharmacy" under the aggles of PKM Educational Trust here after called as SECOND PARTY

- 1. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - Industry-Institute Interactions.
  - b. Internship/Industrial training.
  - e. Placement activities.
  - d. R&D Activities.
  - e. Free Medicine for health camp.
  - f. Industrial visit.
  - g. Free cureer guidance
  - h. Educational Loan
  - i. Seminar/Workshop/conference
  - j. Blood Donation Camp
  - k. Awareness program/Rally 1,1900
  - I. Guest Lecture
  - m. Any other programs with mutual consent,
- 2. Duration of MOU: This MOU shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.
  - 3. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these

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Page 1 of 2



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activities or the affairs of husiness or methods of carrying on the business of the other without consent of both parties.

- 4. Termination of MUU: The partnership envered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.
- 5. Extension of agreement; The MHH may be extended provided the parties agree upon and can provide the necessary resources.
- 6. Communications: All notice, demands and other communication under this. agreement in connection herewith shall be written in English language and shall he sent to the last known address, e-mail, of the concerned party. Any troice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MORT on the I'day Jan.nf the year 2016.

Campany Name:MN.Romidex Pharma College Name: R R ( officer of Pharmacy.) Per. 134. Name of the Representatives with Designation: A. Variable S. PHARMA PVT. LTD.

1 continued to the Main.

1 continued to the Main. Date:01-01-2016

Sec. 6.

C bilda harrovers. Bangalony-55007Fi Name of the Representatives with Devignation:

1. Dr. Narayanavonesy, V.B., Principal

2. Mr. R. Roveccadro, Prod. & 1000 Vigentury:

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1. Know years 2. Know how though

Witnesses:

PRINCIPAL

R.R. College of Pharmacy Chikkabanavara, Bangalore

Page 2 of 2

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This, document constitutes a Memorandum of Understanding, signed between "MA: Mailliur Pharms & Research Laboratories Put. End." Incared at 292-294, 4" Plurse, Pecnya Industrial Area, Bangabire. 560058 represented by Dr. Chetra Phadus (Chrostur).

here after called as HRS1 PARTY

total.

ICR Institution's "ICR College of Planmacy" located at "ICR layout Chikkalamawara Bangalore-\$5/67/0 represented by "The Principal, R R College of Pharmacy" under the aggies of PKM Inducational Trust"

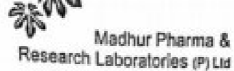
here after called as SECYAND PARTY

- Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - a. Industry-Institute Interactions,
  - h. Internship/Industrial training.
  - c. Placement petivities.
  - d. R&D Activities.
  - e. Free Medicine for health camp.
  - f. Industrial visit.
  - g. Free career guidance
  - h. Educational Loan
  - I. Seminar/Workshop/conference
  - i. Blood Donation Camp
  - k. Awareness program/Rally
- 1. Guest Lecture
- m. Any other programs with mutual consent.
- Duration of MOH: This MOH shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 3. Confidentiality: Each party agrees that it shall not, at any time, after

executing the activities of this MOU, disclose any information in relation to a 292-294, IV Phase, Peonya Industrial Area, Bangalore - 560 058, Ph : 080 - 23720510 E-mail : Info@medhurpharma.com / Website : www.madhurpharma.com CIN:U24239KA1994PTC015477 Page 1 of 2

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these activities or the affairs of business or methods of carrying on the business of the other without consent of both parties.

- 4. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.
- Extension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.
- 6. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the 1st January 2016

Company Name: M/s. Madbut Pharms & Research Laboratories Pvs. Ltd 292-294, 4th phase. Peenya Industrial Area, Bangalore - 560058	College Name: R R College of Pharmacy. Chikkabanawara. Bangalore-560090
Name of the Representatives with Designation: Dr. Chitra Phadnis - Director.	Name of the Representatives with Designation: I. Dr. Narayanaswamy.V.B. Principal 2. Mr. R. Raweendea, Prof. & HOD
Signature: Alha ( Bergana )	Signature: 1/11-1- PUW
E1 01 2016.	Date: 6   1   2 e16

Witnesses:

1. Vijayis ()

2 K.S. Chauber

Witnesses:

1. Sugalin. M

2. Sold Nigamac n.

# 292-294, IV Phase, Peenya Industrial Area, Bengalor - 569-058. Ph : 080 - 23720510
E-mail : Info@madhurpharma.com / Website : www.madhurpharma.com CIN:U24239KA1994PTC015473

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R.R. College of Pharmacy Chikkabanavara, Bangalore

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Termination of MOU: The partnership covered by this MIPL Super Sup

 Extension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.

6. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the \_\_\_\_\_\_\_01 \_\_\_\_\_day of \_\_\_\_01 \_\_\_\_\_ of the year 2016 \_\_\_.

Hospital Name: Spursh Hospital	College Name: R. R. College of Pharmacy. Childobanavara. Bangalore-560090
Name of the Representatives with Designation: Dr Sandezp R C.O.O	Name of the Representatives with Designations Dy. Gebrua Krathua principal
Seal with algoratures  Sporali Store Traviality identation	PRINCIPAL  R.R. College of Pharmacy  Chickebensvers, Bangators
Date: 6 (18) 416 Torong Prost, Yesterstein, Bartistei, ONT - 868 C.29	Date:

Witnesses:

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(Naziem Abbas)

Witnesses:

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R.R. College of Pharmacy Chikkabanavara, Bangalore

SPARSH Hospital is unt of Shive & Shive Orthopsecic Hospital Pvl Ltd.)
#4/1, Turnikur Road, Yeshwanifipor, Bengaloru - 560 022

Page 2 of 2

Registered office: #148, Infantry Road, Bengaluru - 550 001 1 CIN No.: USS110xA2003PT0032782 Phone No.: 060 61 222 000 1 Email: Info@sparshhospital.com 1 Website: www.sparshhospital.com

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This deciment inexcitates a Memorandum of Understanding, signed between 4 of hero Proprocessorals Put Ltd., Incated at # 336, IN Plane V. Crim. People Industrial Area. Sungainer - 544418 represented by Mr. Chandrasektur M. Managing January.

here wher called as FIRST PARTY

0.3

90 In-cludion's "RR-Cullege of Pharmacy" located at "KR layout Chickshamusta hangeher-1969) represented by "The Principal, R.R. College of Pharmacy" under the agricof PKM Educational Travel

## here ofter called as SECOND PARTY

- 1. Objective: The objective of this MOC is to express the sullingness of both parties to ongage in an effort to achieve several objectives to induce the skills, for the various states holders of the higher education institute for executing the following:
  - Industry-Institute Interactions.
  - h. Internship Industrial training.
  - t. Placement activities and a
  - d. R&D Activities.
  - c. Free Medicine for health camp.
  - Industrial vivit.
  - 2. Thee caneer guidance
  - Educational Law
  - Sentinar Weeksing conference
  - Blood Donation Camp.
  - 2. Awarences program Rally
  - 1. Guest Lecture
  - a. And other programs with mutual consent.
- Duration of MOC: This MOC shall be operational upon signing and will have a duration. of 10 years. All activities conducted after this date within the vision of the joint collaboration will be dremed to fall under this MOU.
- Confidentiality: I such party agrees that it shall not, at any time, after executing the activities of this MOII, disclose any information in relation to these activities or the affairs ed business or methods of carrying on the business of the rather without convent of both portion.
- 4 Termination of MIA: The partnership covered by this MOL shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the

No. 336, IV Phase, Peerrya Industrial Area, Bangalore-560 058. Ph.: 28360954, 26366324.

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parties of the obligations upon it, the other party may tenuinate the agreement with

- 2. Extension of agreement: The MOD may be extended provided the parties agree upon and can provide the necessary resources.
- b. Communications: All notice, demands and other communication under this agreement in connection berewith shall be written in linglish language and shall be sent to the lint known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other purity, a

The representatives of both the parties here to have executed this MOU on the day of 1" lanuary of the year 2018.

Company Name: Ce-Chem Pharmaceuticals Put Ltd.,	Coffege Name: R. R. College of Phormsoy. Chickshonswara. Bangainer-360099
Name of the Representatives with Designation; Mr. Chandroshekar M	Name of the Representatives with Designation: 1. Dr. B. Gopalakrishna. Principal 2. Mr. R. Raveendra. Prof. & HOD
Signature: Signature: Dipta Signature: 01.01.2018	Signature: Vicionia Committee
Salar al	

PRINCIPAL

R.R. College of Pharmacy Chikkabanavara, Bangalore

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Association (R.) . . . . Above Sri Krishna Bakery.

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2019

President:

Dr. Kaushik Devaraju

Vice President Shri, Ravi Shanker B.

Secretary: Shri. Sanjeev Kumar B.M.

Tenanage. Shri, Shivapresad S.L.

Vice Treasurer: Shri, Harish N.C.

Advisory Committee Dr. T.M Pramed Kumar Dr. Md. Salahuddin Dr. Hansmanthachar Joshi Shri, Sunil Chipfunkar Or. Bulgerural/dhara V. Dr. K Meathuriaya

Directors: Shri, Pradeep Kumar P M

Dr. Selkanth M S. Smt, Shilpa Palaksha

Shri, Salesm Ahmed

Shri, Magaraja K.R.

Shrii, Gakul Manda G

Shri, Vasanth Joshi

shri. Magendraswamy P

shri, Manghar M.

## Memorandum of Understanding Rof - KRFA -347-13-04

This document constitutes a Memorandum of Understanding. signed between "Karnataka Registered Pharmacists Association (R) located at the "# CH 51, 6th Main, 5th Cross, 1st Floor, Above Sri Krishna Bakery, Saraswathipuram, Mysuru- 570009" represented by " Mr. Sanjeev Kumar B N, Secretary- KRPA"

here after called as FIRST PARTY

and

RR Institution's "RR College of Pharmacy" located at "RR layout Chikkabanavara Bangalore-560090 represented by "The Principal, R R College of Pharmacy" under the aggles of PKM Educational Trust®

here after called as SECOND PARTY

- 1. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
- a. Association-Institute Interactions
- b. Internship/Industrial training
- e. Placement activities
- d. R&D Activities
- e. Free Medicine for health camp
- f. Industrial visit
- g. Free career guidance
- h. Educational Loan
- i, Seminar/Workshop/conference
- j. Blood Donation Camp
- k. Awareness program/Rally
- 1. Guest Lecture
- m. Any other programs with mutual consent.

Page 1 of 3



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# CH St, 6th Main, 5th Cream, 1st Floor, Above Sti Krishna Bakery.

Sarzswart, Aurain Mysumu-570009. Emgil :kaushik deversju@gmail.com

Knuchik Devarato

a President:

ni. Ravi Shankar B.

similary.

vri. Sanjeev Kumar B.N.

MASSIFEE:

bri. Shivanragad S.L.

ice Treatment

hri. Harish N.C.

allyoney Committee

Ir. T M Promod Durran

>. Md. Salahuddin

Jr. Hanomantkacher Jeshi

Shri. Sunil Chiplunkar

Dr. Balamurafidhana Y

Dr. K Mouthurjaya

Date: forta:

Shri, Fradeep Kumar P H

Dr. Srikanth M.S.

Smt. Shilpa Palaksha

Shri, Saleem Ahmed

Shri, Nagaraja K.R.

Shri, Gokul Nanda G

Shri, Vasanth Joshi

shill, Nagendraswatty P

shri, Manghar M.

2. Duration of MOU: This MOU shall be operational upon signing and will have duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.

3. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or methods of carrying on the business of the other without consent of both parties.

 Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.

5. Extension of agreement: The MOU may be extended provided the parties agree upon and cun provide the necessary resources.

notice, demands and Communications: All communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the 1st January day of the year 2018.

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Ph; 9736366942

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Karnalaka Regia.

Association (R.)

# CH 51, 6th Main, Mrs Cross. and Linux, Market Sri Krishee Bakery.

Website: www.krpsindla.com

Saturation or no Mysein 570000. t must knuckly, deverapeligmail com

Proxident:

Dr. Kaushik Devaraje

Vice President: ..

Shri. Ravi Shankar B.

Secretary:

Shri, Sanjeev Kumar B.M.

Treasurer:

Shri, Shivepresed S.L.

Vice Treasurer Shri, Harish M.C.

Advisory Committee

Dr. T M Pramed Kumar

Dr. Md. Salabuddin

Or. Hansmanshacher Joshi

Shri, Sunii Chiplunkar

Dr. Balamuralidhara V

Dr. K Mouthuniava

Disectors:

Shri, Pradeep Kumar P N

Dr. Selkanth M S

Smt. Shilpa Palakaha

Shri. Saleem Ahmed

Shri, Nagaraja K R

Shri, Gokul Nanda G

Shri, Vasanth Joshi

shei, Nagendraswamy P

shri, Manshar M.

Association Name:

KARNATAKA REGISTERED

PHARMACIST ASSOCIATION (1) Hangalow-WIRING

Name of the Representatives with Designations

Mr. Sanjeev Kumar B N,

Secretary /

Karnataka ... Registered Pharmacists Association (R)

College Name: Religiblery of Clabitalummata Plannacy.

Name of the Representations with Designation:

Dr V B Narayuna swamy

Principal.

Prof R Raycendra

Professor & HOD

Seal with signature:

SECHETARY Karnetako Registered hurmorists Association (R.)

Date:01/01/2018

Seal with signature:

Date: 04/01/2018

Witnesses:

Dr. Kaushik Devarain

Shri, Vasanth Joshi

Witnesses:

PRINCIPAL R.R. College of Pharmacy Chikkabanavara, Bangalore

Page 3 of 3



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## M/s PHARMA CORPORATION OF INDIA

## Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between M's. Pharma Corporation of India located at the 35.13Cross GHBCS Basaveshwaranagar Bangalure-560079 represented by Smt Geetha Mohan. proper.

here after called as HRS1 PARTY

and

RR Institution's "RR College of Pharmacy" located at "RR layout Chikkabanavara Bangalore-560090 represented by "The Principal, R R College of Pharmacy" under the aggies of PKM Educational Trust"

here after called as SECOND PARTY

- Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - Industry-Institute Interactions.
  - b. Internship/Industrial training.
  - e. Placement activities.
  - d: R&D Activities.
  - e. Free Medicine for health camp.
  - f. Industrial visit.
  - g. Free career guidance
  - h. 1 ducational Luan
  - Seminar/Workshop/conference
  - j. Blood Donation Camp
  - k. Awareness program/Rally
  - 1. Guest Lecture
  - Any other programs with mutual consent.



- Duration of MOU: This MOU shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 3. Confidentiality: I ach party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to Regd Office

"Shreya", No. 35, 12th Cross, Gavethn Extension, Basaveshwaranagar, Bengaturu \$60.074 Ph. +91-80-23235087 E-mail , mail@pharmaindla.org Visit us. www.pharmaindla.crg



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## M/s PHARMA CORPORATION OF INDIA

Kel these activities or the affairs of business or methods of carrying on the basiness of the other without consent of both parties.

4. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.

5. Extension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.

6. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the day of of the year 2018

one of the Representatives with
esignation:  1. Dr. Narayanaswamy, V.B. Principal  2. Mr. R. Raveendra, Prof. & HOD
1 P 1 9 2018
inte:
i

Krishna

hikkabanavara, Bangalore

Rend, Office.

"Shreya", No. 35, 12th Cross, Gayathri Extension, Basaveshwaranagar, Bengaluru - 540,073 Ph:+91-80-23236087 E-mail: mali@pharmaindla.org Visit us: www.pharmaindla.org

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# Lifeguard Laboratories



 $Ref_{i,k}$ 

## Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between Laboratories located at the Goyuthri Layout Basas eshwaranagar Bangalore-560079 represented by Mohankumar , proptx.

here after called as FIRST PARTY

Street

RR Institution's "RR College of Pharmacy" located at "RR layout Chikkabanavara Bangalore-560090 represented by "The Principal, R R College of Pharmacy" under the aggles of PKM Educational Trust\*

here after called as SECOND PARTY

- 1. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing
  - Industry-Institute Interactions.
  - b. Internship/Industrial training.

  - d. R&D Activities.
  - e. Free Medicine for health camp.
  - f. Industrial visit.
  - g. Free career guidance
  - Educational Loan
- Seminar/Workshop/conference
- j. Blood Donation Camp
- k. Awareness program/Rally
- I. Guest Lecture
- m. Any other programs with mutual consent.
- 2. Duration of MOU: This MOU shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.

3. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relations

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# ifeguard Laboratories



these activities or the affairs of business or methods of carffiltry on the business of the other without consent of both parties.

- 4. Leamination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be tenninated with a written one month notice from either side. In the event of neto-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.
- 5.1 Mension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.
- ts. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the day of of the year 2015

Company Name: Mrs. Lifeguard Laboratories	College Name: R. R. College of Pharmacy, Chikkshamwara, Rangalore-Southon
Name of the Representatives with Designation  Mohankumar, propts.	Name of the Representatives with Designation: 1. Dr. Namy anaswamy, V.B. Principal 2. Mr. R. Raveendra, Prof. & HOD
Signature ( Company of the Company o	CI & TIME
Date 01-01 2413	OF 01 2413

Winnesses:

Kumar.

Krishna

Witnesses:

PRINCIPAL R.R. College of Pharmacy Chikkabanayara, Bangaiore

Page 2 of 2

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### SHETTAR ENTERPRISES



27.1Main UCMHBCS, Bangalore-560079

Contidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOL, disclose any information in relation to these activities or the affairs of business or methods of carrying on the business of the other without consent of both parties.

- 3. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.
- Extension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.
- 5. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the day of of the year 202.6

Mrs. Shettar Enterprises	College Name: R R College of Pharmany. Childrahumanana. Bangalore-566(46)
Name of the Representative Designation:	s with Name of the Representatives with Designation:
Mr. M K Shenar.	<ol> <li>Dr. Narayanaswamy, V.B. Principal</li> </ol>
- SAFT.	2. Mr. R. Raveendra, Prof. & HOD
Signature:	Signature: (C - 1011) va 20
Date: 61-01-2-20	Date: 01-01-212c
Witnesses:	Witnesses:
1	1. PERSONATION [POCRNEMA.A.N]
2.	W Dr. Saritha Suraphani
PRINCH PRINCH	-

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### Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between Mvs. Shettar Enterprises located at the 27.1Main UCMHBCS, Bangalore-560079 represented by Mr. M.K. Shettar , proptx.

here after called as LIRST PARTY

Jind

Institution's "RR College of Pharmacy" located at "RR layout Chikkabanayara Bungalore-500090 represented by "The Principal, R. R. College of Pharmacy" under the aggles of PKM Educational Trust'

### here after called as SECOND PARTY.

- 1. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - a. Industry-Institute Interactions.
  - Internship Industrial training.
  - e. Placement activities.
  - d. R&D Activities.
  - e. Free Medicine for health camp.
  - Industrial visit.
  - g. Free career guidance
  - h. Educational Loan
  - Seminar/Workshop/conference
  - i. Blood Donation Camp
  - k. Awareness program/Rally
- L. Guest Lecture
- m. Any other programs with mutual consent.

2. Duration of MOU: This MOU shall be operational upon signing and with have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MC

> R.R. College of Pharmacy Chikkabanavara, Bangalore

Page 1 of 2

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### Government of Karnataka

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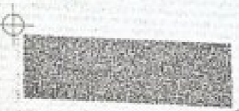
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: PRINCIPAL R R COLLEGE OF PHARMACY

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## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made on 15th Day of February 2021.

### Between

Sapthagiei Institute of Medical Sciences & Research Centre, Hestaraghama Moist. Road. Chikkshanavara, Chikkshanavara P.O., Bangalore-560090, run by Srinivasa Educational and Charitable Trust\* which is represented by its Chairman herein named as Party one.

the particular is not the contract of the description of

PRINCIPAL

R.R. College of Pharmacy Chikkebanavara, Bangelore

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g. College of Pharmacy, 66-7., t. lokkubanouses, Burgadore-Station nor by P.E. M. Educational Treat\* approximal by its Principal benefit named as Party two

The parties bitherto agree as follows:

- 1. Party one declare that Supthagiri Institute of Medical Sciences & Research Centre is a 500 bedded hospital, with a minimum of 120 beds for General Medicine Department.
- Party was agrees to provide to Party two, the minimum space necessary of 1200 square feet in the hospital building to establish Planmacy Practice Department for the conduct of Plann D prospersons.
- 3. Party one agrees to provide preceptors required to train the Plann.D students.
- 4. Party one agree that, it will not enter into similar agreement with any other Pharmacy arotatution's or department's offering or intend to offer Planm.D programs.
- The prospective students will be allowed to undergo training in following speciality departments.
  - Medicine.
  - Surgery
  - Paediatries
  - Gynecology and Obstetrics
  - Psychiatry
  - ♦ Skin and VD
  - Ontopaedics
- 6. Party two will provide the academic staff and necessary infrastructure for Pharm.D course as per the PCI norms and takes the overall responsibility for the smooth conduct of the programs.
- 7. This agreement is to be in effect for atleast one year from the time of its endorsement by both the parties. The MOU can be renewed with mutual understating of both the parties every year.
- 8. The Chairman representing Sapthagiri Institute of Medical Sciences and Research Centre and the Principal of the College are signing this MOU to achieve the beneficial objectives of Pharm.D. programs.

9. If any objections from NMC/RGUHS for this MOU, The Supthagiri Institute of Medical Sciences and Research Centre can withdraw this MOU anytime.

Signature Chairman

Sapthagiri Institute of Medical Sciences and Research Centre

> PRINCIPAL R.R. College of Pharmacy Chikkabanavara, Bangalore

Pfrincipal R R College of Pharmacy PRINCIPAL

R.R. College of Pharmacy Chikkabanavara, Bangalore

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# R College of Pharmacy

(Approved by PCI & AICTE, Affiliated to RGURIS, Recognised by Govt. of Kamataka)

### Memorandum of Understanding

HARRY SERVICE STREET

This document constitutes far Memorandum of Understanding, signed between "RR Institution's "RR College of Pharmacy" located at "RR Inyout Chikkabanavara Bangalore-560090 represented by "The Principal, RR College of Pharmacy" under the aggies of PKM Educational Trust® here after called as FIRST PARTY

AND

\*PEOPLE TREE HOSPITALS" located at the "2, Tumkur Road, Next to Yeshwanthpur Metro Stop, Goraguntepalya, Yeswanthpur, Bengaluru, Karnataka 560022" represented by "Dr. Jothi S, Neeruja, MD & CEO" here after called as SECOND PARTY

- I. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - a. Hospital Interactions.
  - Internship.
  - e. Placement activities.
  - d. R&D Activities.
  - e. Health camp/ Talk.
  - f. Hospital visit.
  - g. Free career guidance
  - h. Educational Loan
  - Seminar/Workshop/conference
  - j. Blood Donation Camp
  - k. Awareness program/Rally
  - I. Guest Lecture
  - m. Any other programs with mutual consent.
- 2. Duration of MOU: This MOU shall be operational upon signing and will have a duration of I year. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 3. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or methods of carrying on the business of the other without consent of both
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Raja Raddy Leyout, Hear Chikkabanavara Railvey Station, Chikkabanavara, Hesaragharta Road, Bangalora - 560-690. Phone: \*91-80-28391555, Fax: \*91-80-28396213, Helpline: 80 50:20 30:30 E-mail: pharmacys@ninestactions.com, www.prpolegeclpharmacycom, www.pissistere.com

Page 1 of 2



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Communications. All notice, demands and other communication under this agreement in connection berewith shall be written in I nglish targuage and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOLI on the 1st day of July of the 3 car 2021; [88]

night de la

Hospital Names PEOPLE TRFE. HOSPITALS, Bangalore- 22	College Name: R R College of Pharmacy. Chikkahanmara. Hangalore-5(A090)
Name of the Representatives with Designation:  1. Dr. Jothi S. Neeraja, MD & CEO	Name of the Representatives with Designation:  1. Dr. Narayanaswamy, V.B. Principal  2. Mr. R. Raveendra, Prof. & HOD
Signature:	Signature:  1. Prilitize21  R.R. Coliego Ct. Astronocy  2. Office by many and Bangarore  1. Chapte by mysta. Bangarore  1. Prilitize21
Date:	Date: 01 - e 7 - 2621

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PRINCIPAL R.R. College of Pharmacy Chikkabanawara, Bangalore

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## BioMylz Private Limited

### Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between "BloMylz Pet. Ltd, incosed at the "Building No. 1, # 21-0, 2\*\* Phase, Peenya Industrial Aces,

Bangalore - 560058, Karnataka - India" represented by "Dr. Vasanth Samoga - Director"

here after called as FIRST PARTY

and

RR Institution's "RR College of Pharmacy" located at "RR Inyout Chikkahanavara Bangalore-\$60090 represented by "The Principal, It It College of Phannacy" under the acgis of PKM Educational Trust

here after called as SECOND PARTY

- 1. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - a. Industry-Institute Interactions.
  - b. Internship/Industrial training.
  - c. Placement activities.
  - d. B&D Activities.
  - e. Free Medicine for health camp.
  - f. Industrial visit.
  - g. Free career guidance
  - h. Educational Loan
  - Seminan/Weekshop/conference
  - j. Blood Donation Camp
  - k. Awareness program/Rally
  - L. Guest Lecture
  - m. Any other programs with munual consent.
- 2. Duration of MOU: This MOU shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.

Building No. 1, # 21-D, 2 Phase, Peenya Industrial Area, Bangalore - 560 058, Kamataka, India.



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# BioMylz Private Limited

- 3. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or methods of earrying on the business of the other without consent of both parties.
- 4. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be tenniroted with a scritten one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with immediate effect.
- 5. Extension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.
- 6. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party...

The representatives of both the parties here to have executed this MOU on the Monday of 13th September of the year 2021.

Company Name: Biomylz Pvt. Ltd. Bangalore	College Name: R. R. College of Pharmacy, Chikkabanavara, Bangalore-560090
Name of the Representatives with Designation: L. Dr. Vasanth Samaga, Director	Name of the Representatives with Designation:  1. Dr. Namyanaswamy, V.B. Principal  2. Mr. R. Raveendra, Prof. & HOD  Por. A
Signature: Phy	Signature: 0 - 13 - 15 - 10 - 2 02 - 1
Vitnesses: . K. Kumuluny .	Witnesses:  1. Representation  Propulation  2
PRINCIPAL R.R. College of Pha Chikkabanavara, Bang	rmacy Sovifice)

Page 2 of 2



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### ISHAAN LABS PVT. LTD.

Regd. Office & Works : No. 110, 4th Main Road, Industrial Town, Rejajineger, BEMGALURU - 560 044, XAPNATAKA

Phone : (980) 23402380 E-mail : Ishaen@ishaanlabs.com CIN : U24233KA1995PTC016262

GSTIN: 29AAAGI3866P1ZX

### Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between "Ishaan Labs Pvt. Ltd.," located at the "# 11/3, 4 th Main Road, Industrial Town, Rajajinagar, Bangalore - 560 044" represented by "Mr. Prubhakar T.Y. - Manager QC/QA"

here after called as FIRST PARTY

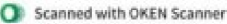
and

RR Institution's "RR College of Pharmacy" located at "RR layout Chikkabanavara Bangalore-560090 represented by "The Principal, R R College of Pharmacy" under the aggies of PKM Educational Trust

here after called as SECOND PARTY

- Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
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  - d. R&D Activities.
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  - f. Industrial visit.
  - g. Free career guidance
- h. Educational Loan
- i. Seminar/Workshop/conference
- j. Blood Donation Camp
- k. Awareness program/Rally
- Guest Lecture
- m. Any other programs with mutual consent.
- Duration of MOU: This MOU shall be operational upon signing and will have a duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.

Page 1 of 2



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## ISHAAN LABS PVT. LTD.

No. 11.3. 4th Vlam Hould Industrial four Happenger

DENIALINGS SECRET KAHNASAKA

Phone (080) 23402390 Email inhungenhundes om CIN UNEXURATION FOR INCIDENCE.

GSTIN: 29AAACI385GP1ZX

3 Confidentiality. Each party agrees that it shall not, at any time, after executing the activities of this MCC, disclose any information in relation to these activities or the affairs of business or methods of carrying on the business of the other without consent of both parties

4. Termination of MOUT The partnership covered by this MOUT shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-complumee by one of the paties of the obligations upon it, the other party may terminate the agreement with immediate effect.

5. Extension of agreement. The MOU may be extended provided the parties agree upon and can provide the necessary resources.

6. Communications: All nonce, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned purty. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the day the thief August 2021

Company Name: Isbuan Labs Pot. Ltd., Rajajinagar, Bangalore - 560 044	College Name: R R College of Pharmacy, Chikkabanavara, Stangalore-560090		
Name of the Representatives with Designation: 1. Prabhakar T. Y Manager QC QA 2. Mr. Ravikumar A.J Asst. Manager- Production	Name of the Representatives with Designation: 1. Dr. Narayanaswamy, V.B. Principal 2. Mr. R. Raveendra, Prof. & HGD		
Signature: 1) 1000- 3) Head Date: CEILS LECK!	Signature: C Stu		

PRINCIPAL R.R. College of Pharmacy Chikkabangvara, Bangalora



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### Memorandum of Understanding

This document constitutes a Mensorandean of Understanding, signed " Veenraj Technologies Pvt. Ltd." located at the "# 191. Q<sup>th</sup> Main 'E' block Vijayanagar 3<sup>rd</sup> stage Mysuru" represented by " Dr. Kaushik Devaraju, Director "

here after called as FIRST PARTY

and

RR Institution's "RR College of Pharmacy" located at "RR layout Chikkabanavara Bangalore-560090 represented by "The Principal, R R College of Pharmacy" under the aggies of PKM Educational Trust®

### here after called as SECOND PARTY

- Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
- a. Industry-Institute Interactions training
- Placement activities
- e. Free Medicine for health camp
  - g. Free career guidance.
  - Seminar/Workshop/conference
  - k. Awareness program/Rally
  - m. Any other programs with mutual consent.
- b. Internship/Industrial
- d. R&D Activities f. Industrial visit
  - - h. Educational Loan
    - j. Blood Donation Camp
    - I. Guest Lecture

Duration of MOU: This MOU shall be operational upon signing and will have duration of 10 years. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU. Laushik.

CIN: U74999KA2019PTC130158

#191, 9" Main, E-Block, Vijayanagar 3"Stage, Mysuru, Karnataka-570017

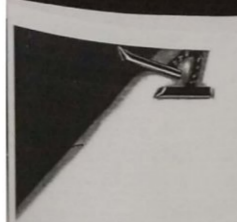
+91 78995 28997

kaushik.devaraju@gmail.com, director@saloonguru.com



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Removed with Conference





## Memorandum of Understanding

This document constitutes a Memorandum of Understanding, signed between "RR Institutions RR College of Pharmacy located at RR layout Chikkabanavara Bangalore-560090 represented by The Principal, RR College of Pharmacy under the aggies of PKM Educational Trust here after called as FIRST PARTY

AND	CONTRA RANGHIORE
PERKELYA HOSPITAL located	by D. Sriminas CH here after called
represented	by

- as SECOND PARTY 1. Objective: The objective of this MOU is to express the willingness of both parties to engage in an effort to achieve several objectives to induce the skills for the various stake holders of the higher education institute for executing the following:
  - a. Industry-Institute Interactions.
  - b. Internship/Industrial training.
  - c. Placement activities.
  - d. R&D Activities.
  - e. Health camp/ Talk.
  - f. Industrial visit.
  - g. Free career guidance
  - h. Educational Loan
  - i. Seminar/Workshop/conference
  - j. Blood Donation Camp
  - k. Awareness program/Rally
  - Guest Lecture
  - m. Any other programs with mutual consent.
- 2. Duration of MOU: This MOU shall be operational upon signing and will have a duration of 1 year. All activities conducted after this date within the vision of the joint collaboration will be deemed to fall under this MOU.
- 3. Confidentiality: Each party agrees that it shall not, at any time, after executing the activities of this MOU, disclose any information in relation to these activities or the affairs of business or methods of carrying on the business of the other without consent of both parties.
- 4. Termination of MOU: The partnership covered by this MOU shall terminate upon completion of the agreed upon period. The agreement may also be terminated with a written one month notice from either side. In the event of non-compliance by one of the parties of the obligations upon it, the other party may terminate the agreement with www.prakriyahospitals.com

Prakriya Hospitalisitüniti@ECI Square Healthcare Pvt. Ltd.) 41. Rafa Reddy Layout, 8th mile, Tumkur Road, Nagasandra Post

- 5. Extension of agreement: The MOU may be extended provided the parties agree upon and can provide the necessary resources.
- 6. Communications: All notice, demands and other communication under this agreement in connection herewith shall be written in English language and shall be sent to the last known address, e-mail, of the concerned party. Any notice shall be effective from the date on which it reaches the other party.

The representatives of both the parties here to have executed this MOU on the 1st day of ... T. ANUA. By the year 2018.

Hospit <b>x</b> al Name:	College Name: R R College of Pharmacy Chikkabanavara. Bangalore-560090
PRAKRIYA HOSPITALS  Name of the Representatives with Designation:  1. DY SRINIVAS CHIRUKU	Name of the Representatives with Designation: 2/ 1. D7. B. Gopalakrithna 2. prof. R. Raueends
Signature:  PRAKRIYA HOSPIT  PRAKRIYA HOSPIT  PRAKRIYA HOSPIT	Signature:
PRAKRIYA HOSPIT Survey No. 41, Rajareddy L Surve	Date: 01/01/2018

Witnesses:
1. OMKAR)
2. Bowler
( PRAVEEN)

Witnesses:
1. Parantana. A.W.]

[POORNIMA. A.W.]

2. Halt
Glenarted)

Page 2 of 2



Welcome Somya Kaushik

Sign out

Controller General of Patents, Designs & Trade

G.S.T. Road, Guindy, Chennai-600032
Tel No. (091)(044) 22502081-84 Fax No. 044 22502066
E-mail: chennai-patent@nic.in
Web Site: www.ipindia.gov.in



सत्यमेव जयते

**G.A.R.6** [See Rule 22(1)] RECEIPT



Docket No 80210

To Somya Kaushik

1004/E, Lohiya Gali No. 4, Babarpur Delhi-110032

Date/Time 2023/08/10 16:29:00

Userld: SOMYA1

### CBR Detail:

CBRI	etau:		_			
Sr.	App. Number	Ref. No./Application No.	Amount Paid	C.B.R. No.	Form Name	Remarks
No.				25001	FORM 9	
1	E- 12/7343/2023/CHE	202341053838	2500	36081		
1.	12/7343/2023/CHE					"A HETEROCYCLIC COMPOUND AND METHOD
2	202341053838	TEMP/E- 1/62494/2023-CHE	1600	36081	FORM 1	FOR PREPARATION THEREOF"

			_	
		Challan Identification Number	Amount Paid	Head of A/C No
TransactionID	Payment Mode		4100.00	1475001020000001
	Online Bank Transfer	1008230032784	4100.00	
N-0001197879	Olithic Bank 2			

Total Amount: ₹ 4100.00

Amount in Words: Rupees Four Thousand One Hundred Only

Received from Somya Kaushik the sum of ₹ 4100.00 on account of Payment of fee for above mentioned Application/Forms.

\* This is a computer generated receipt, hecnce no signature required.

Print

Home

About Us

Contact Us



Address: Registered office, New Delhi, 110032;

Branch office, Noida, Sec 144 Contact no: +91 9582649699

Iı

Buyer/Client (Billed To): Dr. S.D Vachala

Contact Number: RRCP Banglore
Email Address: sdvachu@gmail.com

S No.	Title of the Work	Description of Services	F
1.	"Synthesis PFP-TFM: 7,9-dimethyl-3-phenyl-2-[4-(trifluoromethyl)phenyl] pyrido[3',2':4,5]furo[3,2-d]pyrimidin-4(3H)-one and method for preparation thereof"	Invention Searching, Drafting, Filing, Early Publication	13
		Total Amount to be paid	13,

Total Amount to be paid in words: Thirteen thousand only

For ELISTINALYTEX

Proprietor

Payment to be made to Bank Details:

For UPI, Paytrr

Name: Elpis Analytix

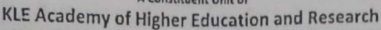
Bank Name: Punjab and Sind Bank Bank Account No: 08621100005818

IFSC Code: PSIB0000862

Bank Address: Punjab and Sind Bank, Muradnagar

### KLE COLLEGE OF PHARMACY, BELAGAVI

A Constituent Unit of



premed-to-be-University established u/s 3 of the UGC Art, 1956), Accredited 'A' Grade by NAAC (3" Cycle) Placed in Category 'A' by MHRD (Gol) Recognized by PCI & AICTE; B. Pharm program has been accredited by NBA for a period of 6 years (up to June 2025)

JNMC Campus, Nehru Nagar, Belagavi-590 010, Karnataka, India. Phone: +91 831-2471399; Web: www.klepharm.edu; £-mail: principal@klepharm.edu

This agreement is made between the Parties

The Parties have agreed to collaborate on the Project in accordance with the terms and conditions set out with respect to the subject matter of this Agreement.

### IT IS AGREED AS FOLLOWS:

Both the Parties agree to:

- 1. Share the intellectual Property for the Project outcomes
- 2. Share the commercial outcome of the manufacture, sell, hire or otherwise exploit a product or process, or to provide a service to any third party to do any of those things.
- 3. Maintain the confidentiality of the details of the Project.
- 4. Carry out its obligations under this Agreement and conduct the Project in accordance with the Protocol.
- 5. Recognise the contribution by both the Parties in all publications related to the Project.
- 6. The copyright in a student thesis will be owned by the student but the Party responsible for the student will ensure that the student enters into a written agreement which is consistent with this Agreement.

Any variation of any term and condition of this Agreement or the Project must be made in writing and executed by all Parties. In witness hereof, the Parties have caused this Agreement to be executed as of respective dates written below.

Date: 01/03/2021

DY Aschora S. patil Representative (Party 1)

KLE college of Pharmacy, Belagavi

Department Head: P. Il. San

Head of the Institution:

Se Deepolani Kotoppa Deologia

Representative (Party 2)

Department Head: De Deeparcon & Deologin.

Head of the Institution:

R.R. College of Pharmacy Chikkabanavara, Bangalore

KLE College of Pharmacy DELI.QAVI - 10.

Research Collaboration Agreement for an Investigator Initiated Project

Page 2 of 2





## KLE COLLEGE OF PHARMACY, BELAGAVI



A Constituent Unit of

KLE Academy of Higher Education and Research med-to be University established w/s 3 of the UGC Art, 1956], Azeredded "A" Grade by NAAC [3" Cycle] Placed in Category "A" by Athird [Gol]

Recognized by PCI E AICTT, B. Fharm program has been accredited by NRA for a period of 6 years (up to June 2025)

were klepharm edu; E-mail: principal@klepharm.edu INMC Campus, Nehru Nagar, Belagavi 510 010, Karnataka, India. Phone:

### Research Collaboration Form For an Investigator Initiated Project

Principal Investigator Name: 29. Desperant forhappa U20/agin

Designation: projesson and toD

Department: Phaemarology

Address: Dipartiment & phannacology, Chikkabancivala, Bangaluse Mobile: 7829030379, 82963 Sall Email: deepausolagin @gmail.com

Co-Principal Investigator Name: De. Aschana S. patil

Designation: ASSOCIATE PSOJESON.

Institution: KLE college & pharmay, Belagavi

University: KLE Academy of Higher Education & Research, Belgary.

Address: KLE college of Housey. Bulgar Email: archanagatil@ Klephalm. Edy

Mobile: 991688 3344

Research Proposal Details

Project Title:

Py Rueach work, related to pharmainties.

Nano gosmulation, Hesbal penulations & Nanotechnology Research Area: Nano techniques are selectively new and sapid Scope of Study:

developing science to develop effective-medication

for theapy.

Study Model Type: tte in was, es ma, m wara, etc.]

Research Plan

Detailed research plan

(Please attach)

Supporting publication references

CV of investigator(s)

Requirement for Research Work:

Equipments required to develop ranogormulations Such zeta sizel, homogenizel, etc

Research Cotlaboration Agreement for an Investigator initiated Project

Page 1 of 2