

RESEARCH, INNOVATIONS AND EXTENSION

Key Indicator 3.5 Collaboration

Metric No: 3.5.2 Number of functional MoUs with institutions, other universities, industries, corporate houses etc.

Data Verified by: IQAC Incharge atha NIAYA Principal

2023-24





MEMORANDUM OF UNDERSTANDING (MoU)

Between

INDIAN BIOMEDICAL SKILL COUNCIL (IBSC)

having its office at AMTZ Campus, Pragati Maidan, VM Steel Project S.O., Visakhapatnam – 530031, Andhra Pradesh, India (First party, hereinafter referred to as IBSC), Represented by Dr. Jitendra Kumar Sharma, Chairman, IBSC & Managing Director & CEO, AMTZ

And

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN (VIPW)

having its office at Enikepadu, Vijayawada-521108, NTR District, Andhra Pradesh, India (Second party, here in after referred to as "VIPW"), Represented by Dr. K. Padmalatha, Principal

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made and executed on this 16th of February 2024, at Visakhapatnam

Between

Indian Biomedical Skill Council, is established by Andhra Pradesh MedTech Zone (AMTZ), having its office at AMTZ Campus, Pragati Maidan, VM Steel Project S.O. Visakhapatnam - 530031, India, represented by Dr. Jitendra Kumar Sharma, Chairman, Visakhapatnam hereinafter referred to as "Party of the FIRST PART" or "IBSC" which expression wherever it occurs, shall mean and include the representatives, administrators, successors in interest and assign;

And

Vijaya Institute of Pharmaceutical Sciences for Women (VIPW), having its office at Enikepadu, Vijayawada-521108, NTR District, Andhra Pradesh, India represented by Dr. K. Padmalatha, Principal, here in after referred to as "Party of the SECOND Part" or "VIPW" which expression wherever it occurs, shall mean and include the representatives, administrators, successors in interest and assign.

Both parties hereinafter shall collectively refer to as "Parties"

1. WHEREAS:

- I. The Party of the FIRST PART is a Council for Biomedical Engineering Skills in India promoted by the AMTZ, in collaboration with Medical Devices Industry stakeholders in India, which has the mandate to test and grade the competency of bio-medical engineering professional skills in India; IBSC is recognized by Ministry of Skill Development & Entrepreneurship, Government of India. IBSC has its independency & unique identity to certify biomedical professionals and deliver skill training programs.
- II. The Party of the SECOND PART Vijaya Institute of Pharmaceutical Sciences for Women (VIPW), Enikepadu, Vijayawada-521108, NTR District, is a pharmacy college

with 15 years of Academic Excellence, Affiliated to JNTUK Kakinada, Approved by PCI, New Delhi. It was established in the year 2009 under SRK Foundation.

III. The Parties hereby express their willingness to enter into a Memorandum of Understanding to set out the frame work to carry-out training of learners as per job roles(s) related to Medical Device Industry.

2. PREAMBLE

- 2.1 IBSC is engaged in Skill Development, Education, Hands-on-Trainings and R&D services in the fields of Medical Technology and related fields.
- 2.2 VIPW has evolved as one of the top institutions in Andhra Pradesh, and is an Industry Connected Institution. To impart industry relevant skills, VIPW has collaborated with various industries and setup Centers of Excellence (CoE) to carry out training and to give a real-time hands-on experience. The Institute focuses on holistic development of students by adopting the most innovative and creative dimension to impart quality education and employability skills.
- 2.3 IBSC &VIPW believes that collaboration and co-operation between themselves will promote more effective use of each of their resources and provide each of them with enhanced opportunities.
- 2.4 The Parties intended to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- 2.5 The Parties hereby express their willingness to combine their resources for skill development in medical technology and related sectors, and work towards promoting the growth of the sector by creating necessary eco-system for the said purpose.

3. SCOPE OF MoU

The Parties have decided to enter into this Memorandum of Understanding to express their interest on collaborating on joint activities that will described in various project agreements entered into by the parties:

4.1 ROLES AND RESPONSIBILITIES OF IBSC

- 1. IBSC shall undertake to collaborate with VIPW on mutually agreed activities pursuant to project agreements entered into by the parties.
- 2. IBSC shall provide industrial-oriented trainings/courses for the VIPW students.
- 3. IBSC shall facilitate industrial visits to the students.
- 4. IBSC will facilitate internship support for the students who have completed the required training modules of the IBSC programs.
- 5. IBSC will extend support for Guest faculty for delivering the courses
- 6. IBSC will extend support for developing industrial-oriented curriculum development inputs.
- 7. IBSC will provide Faculty development programs (FDP) / Short term training programs (STTP) for enriching the faculty/staff knowledge in the biomedical domain.
- 8. IBSC will facilitate access to the Common Scientific Facilities (CSFs) other facilities to the university students / faculty / researches for medical device research purposes.
- 9. IBSC shall appoint a 'Point of Contact' for necessary coordination with VIPW.

4.2 ROLES AND RESPONSIBILITES OF VITW

- 1. VIPW shall undertake to collaborate with IBSC on mutually agreed activities pursuant to project agreements entered into by the parties.
- 2. VIPW shall facilitate interested student engagement in the IBSC training programs.
- 3. VIPW shall facilitate interested faculty/staff engagement in the FDP / STTP.
- 4. VIPW shall provide the space and facility to conduct the training-related activities in their premises.
- 5. VIPW shall facilitate the credit transfer option for the IBSC training programs.
- 6. VIPW shall provide support for developing a Center of Excellence at University premises.
- 7. VIPW shall encourage interested faculty engagement in research & consultancy work with AMTZ group of institutions and manufacturers.
- 8. VIPW shall appoint a 'Point of Contact' for necessary coordination with IBSC.

4.3 JOINT ROLES AND RESPONSIBILITES OF IBSC AND VIPW

- 1. The Parties would provide support as mutually agreed upon in project agreements.
- 2. The Parties would undertake and execute the mutually agreed tasks within a stipulated time frame as detailed in project agreements.
- 3. The Parties would provide industrial ready Pharmacists.
- 4. The parties would execute joint research collaboration activities for publishing research articles/patents
- 5. The Parties will organize the Workshops / Seminars / National Conference / International Conference / Symposia.
- 6. The parties will develop industrial-oriented courses/programs at the UG/PG level.
- 7. The Parties may also enter into a separate arrangement/agreement on a case-to-case basis, on such terms and conditions as may be mutually agreed by the parties.

5 DURATION OF MoU

The total time frame of the engagement would be for a period of 3 (three) years from the date of signing this MoU. The term of this MoU may be extended as may be mutually decided by the Parties.

6 DELIVERABLES

The deliverables would be as detailed in the scope of each task, mutually agreed between the parties, from time to time. Requisitions for a specific task could be given by any of the parties on mutually agreed terms of references that would be specific to identified projects.

7 FINANCIAL ARRANGEMENT

This will be undertaken by a separate financial terms & conditions on a project-to-project basis on mutually agreed terms by the parties. Each Party shall bear its expenses in discharge of its responsibilities mentioned in this MoU.

8 CONFIDENTIALITY AND NON-DISCLOSURE

Except as otherwise contemplated by this MoU, each Party (the "receiving party") undertakes that, in order to protect the proprietary interest of the other Party (the "disclosing party") in the disclosing Party's confidential information, it will not, during the term of this MoU nor at any time thereafter, either use or exploit in any manner, or directly or indirectly divulge or disclose to others any of the disclosing party's confidential information. The receiving party shall treat all confidential information disclosed to it as strictly confidential and only use such confidential information for the purposes of this MoU. Each Party shall ensure that its directors, officers, employees, agents, representatives, students, faculty, Affiliates and attorneys comply at all times with this confidentiality undertaking. This clause does not apply to (i) information is public other than because of a breach of this clause; (ii) disclosure required by law; or (iii) disclosure to a Party's related companies, auditor, banker or advisors. Specific confidentiality and non-disclosure agreement will be a part of specific MoUs agreed by the Parties for each project.

9. AMENDMENTS TO MoU

In the event that any of the representations or warranties made/given by a party ceases to be true or stands changed, the party who had made such representation or given such warranty shall promptly notify the others of the same.

10. TERMINATION OF MoU

- a. This MoU may be terminated by either of the parties forthwith if the any party commits breach of any of the terms hereof and shall have failed to rectify such breach within sixty (60) days of the notice in this behalf having been served on it by the other parties.
- b. In addition to the reasons for termination as set forth above, this MoU may be terminated forthwith by any of the parties voluntarily by giving sixty (60) days' notice in writing to other parties OR involuntarily due to entering into composition, bankruptcy or similar reorganization proceedings or if applications invoking such proceedings have been filed and with the advance notice of 3 months by any of the parties.

11. FORCE MAJEURE

None of the parties shall be held responsible for non-fulfilment of their respective obligations under this MoU due to the exigency of one or more of the force majeure events such as but not limited to acts of God, War, Flood, Earthquake, Strikes, lockouts, Epidemics, Riots, Civil Commotions, etc., provided on the occurrence and cessation of any such event, the affected party thereby shall give a notice in writing to the other parties within one month of such occurrence or cessation. If the force majeure conditions continue beyond six (6) months, the parties shall jointly decide about the future course of action.

12. ASSIGNMENT OF MoU

The rights and / or liabilities arising to any party of this MoU shall not be assigned except with the written consent of the other parties and subject to such terms and conditions as may be mutually agreed upon.

13. DISPUTE RESOLUTION

In the event of any dispute arising between parties with regard to any terms/conditions or this MOU, the parties would refer the dispute to a two-member committee consisting of a representative of each of the parties. The committee would make all efforts to resolve the dispute and interpret the clauses for furthering the purpose of the MOU and cause of the Organizations.

14. ARBITRATION

In the event of the dispute remaining unsolved, in spite of the efforts of the committee, the parties may refer the dispute to a Sole Arbitrator. The Sole Arbitrator shall be jointly appointed by the Parties, who would conduct the Arbitration proceedings as per the Arbitration and Conciliation Act, 1996. The place of Arbitration shall be Vishakhapatnam, Andhra Pradesh.

15. NOTICES

a. Method of Notice. The parties shall give all notices and communications between the parties in writing by (i) personal delivery, or (ii) a nationally-recognized, next-day courier service, or (iii) registered postal services, or (iv) or (v) electronic mail to the party's address specified in this agreement, or to the address that a party has notified to be that party's address for the purposes of this section addressing to the address me

Party First Part (the "IBSC")	Party Second Part ("VIPW")	
Dr. Jitendra Kumar Sharma	Dr. K. Padmalatha, Principal,	
AMTZ Campus, Pragati Maidan	Vijaya Institute of Pharmaceutical Sciences	
VM Steel Project S.O.,	for Women	
Visakhapatnam – 530031, India	Enikepadu, Vijayawada -521108, NTR	
	District, Andhra Pradesh, India	

- b. Receipt of Notice. A notice given under this agreement will be effective on the other party's receipt of it, or if mailed, shall be deemed to have been duly if actually delivered, or after 15 fifteen days after mailing, if mailed by registered post or by courier. In case of an electronic mail, the notice shall be considered as delivered on the date of receipt of such mail.
- 16. Any additions or deletions to this MoU can be carried out on mutually agreed terms and appended to this MoU to form an integral part of this MoU.

IN WITNESS WHEREOF the Parties hereto have signed this MoU on the day, month and year mentioned here in before

For and on behalf of IBSC For and on behalf of VIPW ЧO Dr. Jitendra Kumar Sharma ICES FOR WOMEN PHARMACEUTICAL SCIE Chairman Witness: N.Narchis ENIKEPARUS: VIJAYAWADA - 521 108 -Domon-Manacome Date: Date: 16.3

INDIA NON JUDICIAL Government of Andhra Pradesh



e-Stamp

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Certificate No.	: IN-AP52724520542368W
Certificate Issued Date	: 04-Jan-2024 07:23 PM
Account Reference	: CSCACC (GV)/ apcsceg07/ AP-NTR/ AP-NTRCHO1219/apchoram1219u
DDO Code	: 27002308001 O/o IG R
Unique Doc Reference	SUBIN-APAPCSCEG0795159384893511W
Purchased by	: VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WO
Description of Document	Article 6 Agreement
Property Description	AGREEMENT
Consideration Price (Rs.)	: 0 (Zero)
First Party	: VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WO
Second Party	Not Applicable
Paid By	: VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WO
Stamp Duty Amount(Rs.)	VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WO Z0 (Twenty only)
	Ch. Rama Krishna





MEMORANDUM OF UNDERSTANDING (MoU)

Please write or type below this line

(To implement skill development programs/courses for the benefit of students and Faculties)

BETWEEN

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN, PRATHAP INDUSTRIES ROAD, ENIKEPADU, VIJAYAWADA RURAL, NTR DISTRICT - 521108, ANDHRA PRADESH, INDIA

&

CSC ACADEMY,

Office: INSPIRE EDUCATION, VISAKHAPATNAM, ANDHRA PRADESH - 530022

This Memorandum of understanding was entered on 04th January 2024 between Vijaya Institute of Pharmaceutical Sciences for Women, Prathap Industries Road, Enikepadu, Vijayawada Rural, NTR District - 521108, Andhra Pradesh, India. hereinafter referred to as the "First Party".

And

CSC Academy, Office at Inspire Education, #54-10-56, Besides Taruni Square, Isukathota, Visakhapatnam, Andhra Pradesh - 530022, India hereinafter referred to as the "Second Party". 0021709530

Statutory Alert:

 The authenticity of this Stamp certificate should be verified at 'www.shollestamp.com' or using e-Stamp Mobile App of Stock Holding Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid
 The onus of checking the legitimacy is on the users of the certificate. In case of any discrepancy please inform the Competent Authority

Background:

- Vijaya Institute of Pharmaceutical Sciences for Women, Prathap Industries Road, Enikepadu, Vijayawada Rural, NTR District - 521108, Andhra Pradesh, India is a well-established educational institution providing higher education to a diverse student population in Andhra Pradesh.
- 2) The CSC Academy is delivering various Government of India-sponsored skill and education programs, in addition to courses from the private sector. Many of them are funded under Government schemes or under Corporate Social Responsibility.

Objective:

The First Party and the Second Party mutually agree to collaborate to offer and implement skill development programs on designated LMS for the benefit of students pursuing Undergraduate and Post-Graduation courses and Faculties at Vijaya Institute of Pharmaceutical Sciences for Women, Prathap Industries Road, Enikepadu, Vijayawada Rural, NTR District - 521108, Andhra Pradesh, India.

Scope of Collaboration:

The CSC Academy Party shall provide an enrollment facility for the listed skill development programs/courses for both faculties and students of the First Party on designated LMS. The training program will be conducted virtually (Self-Paced Learning in Online- Mode 24*7)

- a) Entrepreneurship program IGNITE by Skill Development Network/ WF Group.
- b) 21st-Century Core Employability Skills by Skill Development Network
- c) Selective Courses from Coursera/Springboard/IIHT/Skillsoft/AWS.

Responsibilities:

- 1) The First Party shall avail all the students and staff to register for the listed skill development programs/courses on designated LMS through the CSC Academy portal.
- 2) The First Party shall provide the necessary infrastructure and support for the Enrollment process.
- The Second Party shall register all the eligible faculties and students, who are identified by First Party.

Payment Terms and Conditions

This Memorandum of Understanding (MOU) outlines the payment terms and conditions agreed upon between Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada, and CSC Academy for the provision of services related to the registration of designated LMS. Both parties hereby acknowledge and agree to the following terms:

The payment for the facilitation charges for the registration process of designated LMS provided by CSC Academy is Rs. 158/- (Exclusive GST) per enrollment for skill development programs.

Terms and Conditions:

- 1) The collaboration period commences on 04.01.2024 and it will be effective for 5 years which can be extended based on mutual consent and subject to the availability of the scheme.
- 2) Both parties shall maintain the confidentiality of any proprietary information shared during the collaboration.
- 3) Any modifications or amendments to this MoU shall be made in writing and agreed upon by both parties.
- 4) This collaboration is subject to the availability of resources and compliance with both CSC Academy and government regulations.
- 5) Either party may terminate this collaboration by providing written notice at least 30 days prior to the intended termination date.
- 6) The CSC Academy shall offer free registration for designated LMS to teaching Staff at the rate of one member for every 50 students enrolled at Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada, Andhra Pradesh

Governing Law and Jurisdiction

This MoU shall be governed by and construed in accordance with the laws of Government of India. Any disputes arising in connection with this MoU shall be subject to the exclusive jurisdiction of the courts in New Delhi.

This MoU will become effective from the date of execution as mentioned above.

For Vijaya Institute of Pharmaceutical Sciences for Women

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Witnessed by:

Designation: Vice - Principal RILACEUTIC Date: 04.01.2024 ENIKEPADU VIJAYAWADA

For CSC Academy



Witnessed by:

ame: Dr. K Murali Krishna Designation: Advisor - CEMS Date: 04.01.2024

CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT

This Agreement is made on 9th November 2024 (The Effective Date) between

Vijaya Institute of Pharmaceutical Sciences for Women (VIPW) Vijaya College Rd, Beside Samsung Godown, Enikepadu, Vijayawada, Andhra Pradesh 521108.





AND

M/S. Seeko Biotics & KONIS Pharmaceuticals 14-309A, KRISHNA NAGAR, TADEPALLI (M), Guntur Dist., 522502

Vijaya Institute of Pharmaceutical sciences for women (VIPW) (Herein referred to as "INSTITUTE") (Here in after referred to individually as a "Party" and collectively as the "Parties")

WHEREAS, M/S. Seeko Biotics & KONIS Pharmaceuticals 14-309A, KRISHNA NAGAR, TADEPALLI (M), Guntur Dist., 522502 is a leading organization. It is represented herein by Proprietor S. JAYARAMI REDDY (hereinafter referred to as "Second Party"), First Party and Second Party are hereinafter jointly referred to as "Parties" and individually as 'Party'

This MOU is between Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu, Vijayawada, Andhra Pradesh- 521108 and M/S. Seeko Biotics, 14-309A, KRISHNA NAGAR, TADEPALLI (M), Guntur Dist., 522502

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Vijaya Institute of Pharmaceutical Sciences for Women has always been at the fore front of this endeavor offering courses adhering to global standards by developing new curriculum and introducing new learning techniques. This institution is the wing of SRK Foundation, where education as a service is promoted for the cause & development of the country. The Society has a vision of eradicating illiteracy and to develop self-sustenance of the deprived, under privileged rural mass. Vijaya Institute of Pharmaceutical Sciences for Women is approved by Pharmacy Council of India (PCI) and is affiliated to Jawaharlal Nehru Technological University, Kakinada.

M/S. Seeko Biotics & KONIS Pharmaceuticals is directed by Proprietor S. JAYARAMI REDDY, who handles all the key functions of Marketing, Production and Human Resources. Under his leadership, as the company went through its trailblazing journey of growth, he built a professional organization that could further propel the company forward.

Terms & Conditions:

1. Nature of Relationship:

The MOU is for collaboration between both parties for mutual benefits to enhance the quality of educational experience of Students by the way of providing Internships, Project work, Industrial visits and training in the premises of **M/S. Seeko Biotics & KONIS Pharmaceuticals** and conducting workshops in the campus of **Vijaya Institute of Pharmaceutical Sciences for Women**.

The MOU should be valid for **Three (03)** years from the date and each party shall be at full Liberty to terminate the collaboration with a notice period of 3 months.

Both the parties shall take reasonable steps to ensure successful completion of collaboration and cooperate with each other, duly carrying out the obligation agreed upon.

2. Mutual Obligation:

- 2.1 The collaboration shall not be exclusive to both parties and shall not allow each party from having similar collaboration with others. Except as expressively stated in this MOU, there shall be no obligation on any party to compensate the other in any manner.
- 2.2 Each party shall meet the expenses between them as mutually good.
- 2.3 Each party shall respect the other's Intellectual Property (IP) and shall not use any trade name, trade mark, symbol or designation of the other, without prior written approval. No party shall hold out as an agent or representative of other or create a liability for the other. The party shall indemnify the other for breach of this clause.

3. Limitations and Warranties:

- 3.1 Each party shall ensure that the other is not put to any liability for any actions.
- 3.2 Each party represents that they have full power and authority to enter into MOU in general.

4. General:

- 4.1 Both parties will designate a representative from its side who will be primary point of contact on behalf of that party.
- 4.2 Both parties shall not use the name of the other in any advertisement or make any public announcement without the prior written approval of the other.

4.3 Any dispute under this MOU will be settled by mutual discussions. In witness, where both the parties have set their hands-on MOU on this 09-11-2024.

AGREED: For VIPW

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Principal

Dr. K. Padmalatha

Authorized Signatory PRINCIPAL VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN ENIKEPADU, VIJAYAWADA - 521 108

Witness 1: S. Venuantero For M/S. Seeko Biotics & KONIS Pharmaceuticals

AGA **Proprietor**

S. JAYARAMI REDDY

Authorized Signatory For Seeko Biotics

Proprietor

Witness 2:

CONFIDENTIALITY AND NON-DISCLOSURE AGREEMENT

This Agreement is made on 06th Nov 2023 (The Effective Date) between Laila

Nutraccuticals and

Vijaya Institute of Pharmaceutical sciences for women (VIPW).

Laila Nutraceuticals 40-15-14, Brindavan Colony Labbipet, Vijayawada-520010, Andhra Pradesh, India (Herein referred to as "Laila") AND

Vijaya Institute of Pharmaceutical sciences for women (VIPW) Vijaya College Rd, Beside Samsung Godown, Enikepadu,

Vijayawada, Andhra Pradesh 521108.

(Herein referred to as "INSTITUTE")

(Hereinafter referred to individually as a "Party" and collectively as the "Parties")

WHEREAS, Laila Nutraceuticals is a leading research, development and manufacturing company developing specialty herbal ingredients for the nutrition, pharmaceutical, dietary supplement, cosmetic and healthcare industry (hereinafter referred to as "Laila" which expression shall, unless excluded by or repugnant to the context, be deemed to include its principals including affiliates & subsidiaries, successors-in-interest and assigns).

WHEREAS, INSTITUTE is premier education and research institute providing knowledge in science based courses...(hereinafter referred to as "INSTITUTE" which expression shall, unless excluded by or repugnant to the context, be deemed to include its principals including affiliates & subsidiaries, successors-in-interest and assigns).

WHEREAS, subject to terms of this agreement, Laila wishes to assist the Institute students in coordination with the faculty by facilitating better understanding of the industry requirements, facilitate few student projects either at Laila R&D or the Institutes research labs and conduct formulation and/or *In vitro* and/or *In vivo* experiments in either of the facilities. In this research process Laila may use its ingredients (test items)/ proprietary ingredients, technologies, animal models and disease models. The students/research fellows and staff of the institute may become aware or may need to know some of the information regarding Laila's technology, test items, test results, animal models, disease models etc. Hence Laila wishes to disclose to Institute certain confidential information as required to train/conduct the said experiments. For the sake of clarity, all information on test items, test results, proprietary disease models will remain confidential property of Laila and institute

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shall take measures to ensure that the students and faculty shall maintain such information confidential.

WHEREAS, the INSTITUTE agrees to protect the confidentiality of all information it receives from Laila through this Agreement.

THEREFORE, in consideration of mutual promises and other valuable information exchanged and intended to be legally bound, the Parties hereby agree and contract as follows;

DEFINITIONS

- 1.1 "<u>Affiliates</u>" means with respect to each Party, the legal entities that are controlled by, or under common control with, such Party.
- 1.2 "Confidential Information" shall be deemed to include (without limitation) (a) the following types of information and other information of a similar nature, whether or not so declared in writing: discoveries, techniques, know-how, ideas and concepts, formulations, molecules, structures, drug delivery regimes, designs, drawings, specifications, techniques, models, prototypes, data, documentation, manuals, diagrams, flow charts, schematics, research, process, procedures, functions, and all analyses, compilations, studies or other documents, any and all related herbal materials, inventions, practices, methods, knowledge, skill experience, test data (including pharmacological, toxicological and efficacy test data), analytical and quality control data and manufacturing and patent data or descriptions; (b) any similar information disclosed to the Receiving Party or its employees, prior to the execution of this Agreement; (c) any material transferred from the disclosing party to the receiving party along with the relevant proprietary information; and (d) any data (including in-vitro, pharmacological, toxicological, efficacy formulation test data) generated by the receiving party on the material transferred by the disclosing party or any data generated on material developed using the disclosing party information.

The term "Confidential Information" shall include any and all information and other materials disclosed, furnished, communicated, perceived or supplied by Laila to the INSTITUTE by virtue of INSTITUTE's employees/consultants/students/research follows visiting, witnessing and/or observing the facilities, laboratories or factory of Laila and /or its Affiliate Company and/or associates could be reasonably assumed to be confidential.

Any information disclosed by the Laila will be considered Confidential Information of Laila by INSTITUTE whether or not such information is designated as "Confidential" or "Proprietary"

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- 1.3 "<u>Disclosing Party</u>" means Laila or its employees, director, officers, consultants, financial advisor, agent or Affiliates (its "Representatives") that disclose Confidential Information to INSTITUTE (Recipient).
- 1.4 "<u>Disclosure Period</u>" means the period during which either Party may be disclosing Confidential Information to the other Party. The disclosure period shall commence from the effective date set forth above, and shall expire 5 years after such date, unless terminated in writing by mutual agreement of the parties or upon the request of either party in writing. At the end of "Disclosing Period" the agreement shall be automatically renewed for a period of five years and otherwise terminated by either party in writing with twelve-month notice period for such termination
- 1.5 "<u>Recipient</u>" means the party, INSTITUTE or its Representatives, employees, students, research fellows who receive Confidential Information from Laila (Disclosing Party).
- 1.6 "<u>Exempt Information</u>" means information that can be demonstrated by written records (a) not in violation of disclosing Party's Intellectual property rights (b) was in its possession prior to the time of disclosure; and (c) or it becomes public knowledge through no fault, omission, or other act of Receiving Party.
- 1.9 "Permitted User" means an individual who (1) (a) is the Recipient's Representative, director, employee, students, research fellows or (b) is party to an effective confidentiality agreement with Recipient which is consistent with the terms of this Agreement; and (2) has a need-to-know the Confidential Information in connection with the project.

2. **REQUIRED CONFIDENTIALITY**

- 2.1 INSTITUTE and its Representatives will treat the Confidential Information as strictly confidential and proprietary, and will safeguard its confidential and proprietary nature with at least the same degree of care as it holds its own confidential or proprietary information.
- 2.2 Recipient may use the Confidential Information only in connection with the Project, and for no other purpose whatsoever. Recipient will not use the Confidential Information for the personal benefit of itself or a Permitted User, or for the benefit of any third party.
- 2.3 Recipient will not disclose (directly or indirectly) any Confidential Information to, or permit it to be accessed by, any person except a Permitted User. Recipient will cause any Permitted User to whom Confidential Information is disclosed to abide by the confidentiality provisions of this Agreement. On a case-by-case basis, Disclosing Party may waive the restrictions of this Section 2.3 to provide for specific disclosures to specific third parties; provided, however, that such waiver must be in writing signed by the Disclosing Party and such third party must execute a confidentiality

agreement with the Disclosing Party, which is consistent with the terms of this Agreement and which would prohibit disclosure under the terms of this agreement.

- 2.4 If Recipient is requested to disclose the Confidential Information or the substance of this Agreement in connection with a legal proceeding to comply with a requirement under the law, Recipient will give the Disclosing Party prompt notice of such request so that the Disclosing Party may seek an appropriate protective order or other remedy, or waive compliance with the relevant provisions of this Agreement. If the Disclosing Party seeks a protective order or other remedy, Recipient, at Disclosing Party's expense, will cooperate with and assist Disclosing Party in such efforts. If the Disclosing Party fails to obtain a protective order or waives compliance with the relevant provisions of this Agreement is required to disclose, or which is ordered to be disclosed by a tribunal or court of competent jurisdiction.
- 2.5 At the end of the Disclosure Period or upon completion of the Project, whichever is earlier, Receiving party shall use best efforts to promptly return all confidential information of other party (including all copies in whatever medium provided to, or made by, any permitted user). At the end of disclosure period and/or termination of the agreement the institute or student shall not use any of the Laila technologies for any other purpose
- 2.6 Recipient agrees that it shall not directly or indirectly modify, reverse engineer, decompile, create or recreate other works from or disassemble any Confidential Information unless permitted in writing by the Disclosing Party. This clause shall survive the expiry or termination of confidentiality and/or this agreement.
- 2.7 The institute shall in good faith offer the right of first refusal to Laila on any inventions and technologies developed in the areas of interest of Laila or in the areas where Laila has assisted the students with projects. The institute shall allow sufficient time for Laila to asses and evaluate the technology or invention and its commercial feasibility before making an offer. The institute or students shall not make the project related information or documents available in public domain, online medium, public or private networks, social platforms/networks etc. The institute or student shall seek prior permission from Laila for publishing the work done in collaboration with Laila or using technologies of Laila and shall duly acknowledge Laila's support in the project.

3. GENERAL PROVISIONS

3.1 The Agreement shall be effective from the date of signing of last authorized signatory. The Agreement shall remain in force for a period of **five (5)** years from the effective date.

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- 3.2 The Parties represent and warrant to each other that each has the legal power and authority to enter into this Agreement and to disclose the Confidential Information.
- 3.3 Neither this Agreement, nor either Party's performance under it, will (a) transfer to the Recipient, or create in the Recipient, any proprietary right, title, interest or claim in or to any of the Disclosing Party's Confidential Information; (b) obligate either Party to enter into any other agreement or undertaking of any nature whatsoever with the other Party; (c) prohibit either Party from entering into any other agreement with any other party, if doing so will not violate such Party's obligations hereunder; or (d) be construed as granting a license to the Confidential Information to either Party.
- 3.4 This Agreement sets forth the entire understanding between the Parties as to the subject matter and supersedes all prior agreements and understandings relating to such subject matter.
- 3.5 This Agreement shall be governed by, and construed & enforced in accordance with the laws of India. The jurisdiction on any matters relating to this agreement will be exercised only and exclusively by the Court at Vijayawada, Andhra Pradesh, India
- 3.6 The Parties acknowledge that except as expressly set forth herein, (a) neither Party has made any promise to the other, express or implied, upon which either is entitled to rely in any way; and (b) the Parties specifically waive and disclaim any reliance, dependence or action based on any written or verbal statement or promise made by either Party to the other.
- 3.7 Neither the rights nor the obligations of either Party may be assigned or delegated, in whole or in part, without the prior written consent of the other Party. Any such assignment or delegation shall be null and void and of no effect.
- 3.8 This Agreement may be executed by facsimile and/or in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.
- 3.9 If any term of this Agreement or the application thereof shall be deemed invalid or unenforceable, the remainder of this Agreement shall be unaffected thereby and each remaining term of this Agreement shall be valid and enforced to the fullest extent permitted by law.
- 3.10 All obligations of confidentiality except clause 2.6 shall terminate after six (6) years from the termination date of the confidentiality agreement.

The failure of either Party to insist upon the strict observation or performance of any provision of this Agreement, or to exercise any right or remedy shall not impair or waive

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any such right or remedy in the future. Every right and remedy given by this Agreement to the Parties may be exercised from time to time as often as appropriate.

IN WITNESS WHEREOF the Parties hereto have caused their duly authorized representatives to set their hands hereunder on the 06-11-2023.

Signatures;

Name: Mr. Alluri Krishna Raju Designation, General Manager Laila Nutraceuticals Date:

Witness: Name: Dr. Gopichand chinta

atta Name: Dr. K. Padmalatha LCEUTICA Designatin Ginaba VIJANSAITINSTITUTE OF 0 ENIKEPADL PHAPPAGEUTICAL SCIENCES FOR WOMEN iu VIJAYAWAD ENIKEPADU, VIJAYAWADA - 521 108 MATTIA + N3 Witness: S. Veucetra Ru

Name: Dr. SADHU. VENKATESWARA RAO

MEMORANDUM OF UNDERSTANDING (MOU)

between

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN,

Enikepadu, Vijayawada, Andhra Pradesh- 521108.

&

M/s. KOCH ORGANICS

#3-642/1, First Floor, Undavalli,

Andhra Pradesh- 522501

The Memorandum of Understanding is made between Vijaya Institute of Pharmaceutical Sciences for Women, affiliated to Jawaharlal Nehru Technological University Kakinada and Koch Organics for the purpose of providing technical and research interaction between industry and institute. The following areas of development are identified as requirements of Vijaya Institute of Pharmaceutical Sciences for Women from the strength and abilities of Koch Organics can be tapped at appropriate schedules as mentioned below:

- 1. Identifying thrust areas of research of mutual interest.
- 2. Pre-formulation studies and Development of different modified release dosages.
- 3. Development of new analytical methods.
- 4. Students for internship
- 5. Mutual sharing of knowledge and skills by conducting trainings, workshops, symposiums, lectures and projects
- 6. Providing practical knowledge to the students by the industry

Details of any specific activity other than mentioned above in memorandum of understanding from time to time may be annexed separately.

Validity and Renewal:

The Memorandum of Understanding shall remain in force for two (02) years from the date of signing and be subjected to revision or modifications by mutual consent. Both parties shall discuss and decide on the continuation or revision of the memorandum six months prior to expiry. This documentation is a statement of understanding and not intended to create binding or legal obligations on either party.

Date of MoU: 27-10-2023

AGREED:

For VIPW

Derk. Padmalatha

Authorized Signatory PRINCIPAL VIJAYA INSTITUTE OF MARMAGEUTICAL SCIENCES FOR WOMEN NIKEPADU, VIJAYAWADA 521 108 For KOCH ORGANICS

Mr. A. Sandeep Reddy

For Authorized Signafory NICS

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VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN

Permitted by Govt. of A.P., Approved by AICTE, New Delhi Pharmacy Council of India, New Delhi, Affiliated to JNTUK & Certified by ISO 9001:2015



MEMORANDUM OF UNDERSTANDING (MOU)

Between

VOLKSPHANTOM IP SOLUTIONS PRIVATE LIMITED, 1ST FLOOR GDCC, NAIDUPET, KORITEPADU, GUNTUR. AND VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN, ENIKEPADU, VIJAYAWADA

On Cooperation in the field of Patents, Designs, Trademarks, Copyright & Geographical Indications.

The Volksphantom IP Solutions Private Limited, Guntur (here in after referred to as "Volksphantom") on the one part and the Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada (here in after referred to as the "Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada") CONSIDERING the will to enhance the existing friendly relations between the Volksphantom and the Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada.

MOTIVATED by the desire to reconfirm their cooperative partnership to promote IP Rights & Technology Transfer.

RECOGNIZING the need to build capacity on IPR issues and considering the development dimension of IP by working together to promote innovation, creativity, and technological advancement. Have reached the following understanding:

Purpose

The purpose of this Memorandum of Understanding (hereinafter referred to as MOU) is to establish a framework for structured co-operation between the parties in the field of patents, designs, trademarks, copyright and geographical indications in accordance with their respective responsibilities in this area.

Specific Areas of Cooperation

The "Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada" shall conduct general training and capacity building workshops on IPR from the Volksphantom IP Solutions Private Limited. The training will include a general introduction to the legal and policy context in which the "college" faculty and students has to come up with innovations. The



VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN

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dates for the workshop will be communicated by the Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada to the Volksphantom.

The Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada shall also conduct specific trainings for college staff from the Volksphantom, in relation to IPR filing and procedures.

The Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada, can share information and request assistance on IPR issues from Volksphantom. Each Part may also invite the others for meetings, workshops and other events that are relevant.

JOINT COMMITTEE

Formation and Terms of Reference

The Parties agree to set up a Joint Committee to monitor the co-operation activities resulting from the MOU and to facilitate an exchange of views on any point of interest for the parties. The joint committee will approve the biennial work plan, monitor and evaluate the cooperation activities carried out.

Biennial Work Plans

The parties will jointly prepare Biennial Work Plans (hereinafter referred to as in BWP) after approval of this MoU. The biennial work plan will set out specific co- operation activities to be carried out in each biennium.

Each BWP will include a detailed planning for carrying out of the co-operation activities including objectives, Scope of the action, assignment of resources, projected costs and their distribution, time schedule and any other information deemed necessary.

Each BWP does not necessarily need to include activities in all of the co-operation areas specified in "Specific Areas of co-operation" of this MoU.

Funding

The implementation of each activity under this MoU shall be subjected to the availability of the required funds in the annual budgets which the respective parties have available for co-



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operation activities. In case the Volksphantom IP Solutions Pvt Ltd, the activities will be financed from the available funds under the plan scheme developed by.

Final Provisions

& Certified by ISO 9001:2015

Entry into Force

This MoU will enter into force on the day following the date of its signature.

Amendments

This MoU may be amended by mutual agreement by the parties, formalized by an exchange of letters specifying the date of entry into force.

Settlement of Disputes

Any dispute which may arise in connection with the interpretation or enforcement of this MoU shall be settled by mutual consultation and agreement between the parties.

Duration and Termination

This MoU has duration of four (4) years and may be renewed, subject to the party's mutual understanding.

Either party may terminate its participation under this Memorandum of Understanding at any time but it should endeavor to provide at least 90 calendar day's written notice to the other party. In case of termination of this MoU, the parties may agree to continue co-operation activities already initiated under the current BWP. For this purpose, the parties have to agree in writing the details for such continuation of activities, which cannot be presumed or agreed implicitly.

In Witness there of the under signed being duly authorized there to have signed this MoU.

Signed at..... On In two originals in English language.



VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN

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ENIKEPADI

For Volksphantom IP Solutions Pvt Ltd. Naidupet, Koritepadu, Guntur

OM IP S. M. Siches. Mr. Mamillapalli Sudhee Patent & Trademark Atton 6 Volksphantom IP Solution 1st Floor GDCC, Naidupet, ori Guntur, Andhra Pradesh, 52200

For Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu, Vijayawada.

Dr. K Padmalatha Principal Vijaya College Rd, Beside Samsung God Enikepadu, Vijayawada, Andhra Pradesh, 521108

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN ENIKEPADU, VIJAYAWADA-521 108.

Witnesses - 1: J pavan reddy.

Date: 10/7/23 Place of Signature: Guntur.

Witnesses - 2: S. Veruchur be

Date: 10 07/2023 Place of Signature: Gunter

MEMORANDUM OF UNDERSTANDING (MOU)

Between

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN,

Enikepadu, Vijayawada, Andhra Pradesh- 521108.



FUTURE WISE

FUTURE VVISE

&

D.No: 1-23, Near Panchayath office, savaragudem (P.O), Gannavaram (M.D),

Krishna District - 521107

This Memorandum of understanding [hereinafter called as the 'MOU'] is entered and executed on date 05.06.2023.

SUMMARY

Future Wise's vision for this engagement is to impart knowledge, skill and attitude to students of Vijaya Institute of Pharmaceutical Sciences for Women to be successful not only in placement process and interviews but also in their career with over several hours of soft skills training and development experience, Learning Curve continues to impact lives by logically channelizing the potential of the individuals as well as collective learning scenarios. With our engagement approach of placing the "END as the BEGINNING", we structure our training content and delivery based on clear objectives to be delivered to our clients. We not only understand the client's needs but also know how to transform and implement them into training being imparted.

INTRODUCTION

"We at **FUTURE WISE** envision a continued growth for our clients through rapid but systematic knowledge sharing with an acute focus on developing Knowledge, Skill and Attitude." Vijaya Institute of Pharmaceutical Sciences for Women has always been at the fore front of this endeavor offering courses adhering to global standards by developing new curriculum and introducing new learning techniques. This institution is the wing of SRK Foundation, where education as a service is promoted for the cause & development of the country. SRK Foundation has a vision of eradicating illiteracy and to develop self-sustenance of the deprived, under privileged rural mass. Vijaya Institute of Pharmaceutical Sciences for Women is approved by AICTE, Pharmacy Council of India (PCI) and is affiliated to Jawaharlal Nehru Technological University, Kakinada.

COURSE STRUCTURE

Knowledge Areas	Hours	B. Pharmacy II Year Students	Pharm. D II Year Students
Training Need Assessment	4 Hours	Yes	Yes
Formation of teams & Introduction	2 Hours	Yes	Yes
HAP & D P Presentation Allotment	2 Hours	Yes	Yes
S E Session - 1	2 Hours	Yes	Yes
S E Session - 2	2 Hours	Yes	Yes
S E Session - 3	2 Hours	Yes	Yes
Nervous System (H A P)	2 Hours	Yes	Yes
Fundamental operations in pharmaceutical formulations. (D P)	2 Hours	Yes	Yes
Respiratory System (H A P)	2 Hours	Yes	Yes
S E Session - 4	2 Hours	Yes	Yes
Digestive System (H A P)	2 Hours	Yes	Yes
S E Session - 5	2 Hours	Yes	Yes
Role of labeling design after pharmaceutical formulation. (D P)	2 Hours	Yes	Yes
S E Session - 6	2 Hours	Yes	Yes
Cardiovascular System (H A P)	2 Hours	Yes	Yes
S E Session - 7	2 Hours	Yes	Yes
Pharmaceutical oral liquids importance	2 Hours	Yes	Yes

PHASE- I: 7 Weeks (70 Hours)

Haemopoietic System	2 Hours	Yes	Yes
S E Session - 8	2 Hours	Yes	Yes
Lymphatic System	2 Hours	Yes	Yes
Excretory System (H A P)	2 Hours	Yes	Yes
S E Session - 9	2 Hours	Yes	Yes
Pharmaceutical solid dosage forms and importance (D P)	2 Hours	Yes	Yes
S E Session - 10	2 Hours	Yes	Yes
Male reproductive System (H A P)	2 Hours	Yes	Yes
S E Session - 11	2 Hours	Yes	Yes
Female reproductive System (H A P)	2 Hours	Yes	Yes
Pharmaceutical semi solid dosage forms (D P)	2 Hours	Yes	Yes
S E Session - 12	2 Hours	Yes	Yes
Endocrine System (H A P)	2 Hours	Yes	Yes
Incompatibility types overcoming methods (D P)	2 Hours	Yes	Yes
S E Session - 13	2 Hours	Yes	Yes
Skeletal System (H A P)	2 Hours	Yes	Yes
S E Session - 14	2 Hours	Yes	Yes
Final Session	8 Hours	Yes	Yes

PHASE- II: 4 Weeks (40 Hours)

Knowledge Areas	Hours	B. Pharmacy III Year Students	Pharm. D III Year Students
Training Need Assessment	4 Hours	Yes	Yes
Allotment of Live Projects	2 Hours	Yes	Yes
Attitude	2 Hours	Yes	Yes
Time Management	2 Hours	Yes	Yes
Live Project - 1	2 Hours	Yes	Yes
Presentation Skills	2 Hours	Yes	Yes
Adaptability Skills	2 Hours	Yes	Yes
Stress Management & Handling Conflict	2 Hours	Yes	Yes
Negotiation Skills	2 Hours	Yes	Yes
Live Project - 2	2 Hours	Yes	Yes
Selling Skills	2 Hours	Yes	Yes

Interpersonal Skills	2 Hours	Yes	Yes
Team Building Skills	2 Hours	Yes	Yes
Emotional Intelligence	2 Hours	Yes	Yes
Live Project - 3	2 Hours	Yes	Yes
Leadership Skills	2 Hours	Yes	Yes
Persuasion/ Influencing Skills	2 Hours	Yes	Yes
Live Project - 4	2 Hours	Yes	Yes
Live Project - 5	2 Hours	Yes	Yes
Final Session	2 Hours	Yes	Yes

PHASE- III: 3 Weeks (30 Hours)

Knowledge Areas	Hours	B. Pharmacy IV Year Students	Pharm. D IV Year Students
Training Need Assessment (TNA)	2 Hours	Yes	Yes
Importance of Communicative English	2 Hours	Yes	Yes
Oral Communication	2 Hours	Yes	Yes
Developing Effective Communication Skill	2 Hours	Yes	Yes
Self-Introduction in an Interview	2 Hours	Yes	Yes
Industry Expectations and Career Planning	2 Hours	Yes	Yes
Self-Awareness	2 Hours	Yes	Yes
Goal Setting	2 Hours	Yes	Yes
Communicating Professional Self in an Interview	2 Hours	Yes	Yes
Grooming and Etiquette	2 Hours	Yes	Yes
Resume Writing	2 Hours	Yes	Yes
Group Discussion	2 Hours	Yes	Yes
Interviews - Personal and H R	2 Hours	Yes	Yes
Interviews - Telephonic	2 Hours	Yes	Yes
Interviews - Video Conference	2 Hours	Yes	Yes

DELIVERY

The training shall be delivered in a hybrid fashion where the students need to go through the e- learning courses before attending the class and the faculty shall engage the students in activities that shall help them apply the concepts.

The students can utilize the skill platform as part of this engagement.

Aptitude and Communication training shall go as per the modules indicated above

DURATION AND SCHEDULE

- 1. Future Wise shall provide the duration and schedule based on the total students to be trained.
- 2. This MOU is valid for a period of one (1) year

GENERAL TERMS AND CONDITIONS

FUTURE WISE OBLIGATIONS:

- 1. Future Wise would provide soft copy of complete participants learning manuals
- Future Wise will not be responsible to hold any additional classes for the loss
 of classes if are because of not utilizing the resource person available for the
 Day.
- 3. Future Wise would be happy to conduct and complete the modules if days fall short because of unexpected or public / College holidays.

CLIENT'S OBLIGATIONS:

- 1. In order to schedule the Trainer Resources for maximizing the value to the client, Future Wise would require confirmed dates for the program at least 2 weeks in advance.
- 2. Client will provide to Future Wise complete and correct names of participants for each programme at least 10 days in advance of the scheduled date.
- 3. Client will inform any changes in delivery schedule and / or participants list at least 7 days in advance of schedule date.
- 4. Client will arrange for training infrastructure like:
 - Training Venue: One room, preferably like cluster ----type seating arrangement.
 - Equipment: The room requires an LCD projector, flip charts / markers, whiteboard, audio and visual and incidental stationery.



MEMORANDUM OF UNDERSTANDING (MOU)

between

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN,

Enikepadu, Vijayawada, Andhra Pradesh- 521108.



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TRIVENI FORMULATION LIMITED



Plot No: 52, 53, 54, ALEAP Industrial Estate,

Surampalli, A.P- 521212.

This MOU is between Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu, Vijayawada, Andhra Pradesh- 521108 and Triveni Formulation Limited, Plot No: 52, 53, 54, ALEAP Industrial Estate, Andhra Pradesh- 521212 for the purpose of enriching technical education and for continuous interaction between industry and institution.

Vijaya Institute of Pharmaceutical Sciences for Women has always been at the fore front of this endeavor offering courses adhering to global standards by developing new curriculum and introducing new learning techniques. This institution is the wing of SRK Foundation, where education as a service is promoted for the cause & development of the country. The Society has a vision of eradicating illiteracy and to develop self-sustenance of the deprived, under privileged rural mass. Vijaya Institute of Pharmaceutical Sciences for Women is approved by Pharmacy Council of India (PCI) and is affiliated to Jawaharlal Nehru Technological University, Kakinada.

Triveni Formulation Limited is directed by **Srinivasa Rao**, who handles all the key functions of Marketing, Production and Human Resources. Under his leadership, as the company went through its trailblazing journey of growth, he built a professional organization that could further propel the company forward.

Terms & Conditions:

1. Nature of Relationship:

- 1.1 The MOU is for collaboration between both parties for mutual benefits to enhance the quality of educational experience of Students by the way of providing Internships, Project work, Industrial visits and training in the premises of **Triveni Formulation Limited** and conducting workshops in the campus of **Vijaya Institute of Pharmaceutical Sciences for Women**.
- 1.2 The MOU should be valid for **Two (02)** year from the date and each party shall be at full Liberty to terminate the collaboration with a notice period of 3 months.
- 1.3 Both the parties shall take reasonable steps to ensure successful completion of collaboration and cooperate with each other, duly carrying out the obligation agreed upon.

2. Mutual Obligation:

- 2.1 The collaboration shall not be exclusive to both parties and shall not allow each party from having similar collaboration with others. Except as expressively stated in this MOU, there shall be no obligation on any party to compensate the other in any manner.
- 2.2 Each party shall meet the expenses between them as mutually good.
- 2.3 Each party shall respect the other's Intellectual Property (IP) and shall not use any trade name, trade mark, symbol or designation of the other, without prior written approval. No party shall hold out as an agent or representative of other or create a liability for the other. The party shall indemnify the other for breach of this clause.

3. Limitations and Warranties:

- 3.1 Each party shall ensure that the other is not put to any liability for any actions.
- 3.2 Each party represents that they have full power and authority to enter into MOU in general.

4. General:

- 4.1 Both parties will designate a representative from its side who will be primary point of contact on behalf of that party.
- 4.2 Both parties shall not use the name of the other in any advertisement or make any public announcement without the prior written approval of the other.
- 4.3 Any dispute under this MOU will be settled by mutual discussions. In witness, where both the parties have set their hands-on MOU on this 04-07-2022.

AGREED:

For VIPW atte

Authorized Signatory PRINCIPAL VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN NIKEPADU.VIJAYAWADA 521 108

S. Venughuako



Witness 2:



This MEMORANDUM OF UNDERSTANDING (MOU) is entered on 10th of October, 2022 by and between:

AQUITY SOLUTIONS INDIA PRIVATE LIMITED a company registered under Companies Act 1956 and having its Registered Office at 1st Floor, Unit No. 103, Reliable Plaza, Plot No. K 10, Kalwa Industrial Area, Village – Elthen, Airoli Navi Mumbai Thane MH 400708. (hereinafter referred to as "AQuity Solutions").

AND

Vijaya Institute of Pharmaceutical Sciences for Women, Prathap Industries Road, Enikepadu, Vijayawada Rural, Vijayawada-521108, A.P. India, hereinafter referred to as the "Institution" which expression shall unless excluded by or repugnant to the context, be deemed to mean and include its successors-in-interest, assigns and affiliates.

AQuity Solutions and The Institution are also referred to as the **"Parties"** in the collective and as the **"Party"** in the singular.

- 1. This MOU between **AQuity Solutions** and Institution is executed with the objective of fostering collaboration between the two institutions to promote industrial and academic interaction to help enhance the pool of student talent ("Collaboration"). The Collaboration hereunder shall commence on 10th of October, 2022 and will be valid for TWO (2) years from the date of commencement. The educational programs conducted under this Collaboration will offer an opportunity as detailed in Annexure I.
- 2. Either party shall make available appropriate infrastructure facilities for the Collaboration, which may include general access to the facilities, faculty, staff, teaching content, classrooms, library facilities, computer and communication facilities, stationery and other materials as may be required for the various programs to be offered. This shall however be subject to the requirements of clause 7 and 8 below.
- 3. This Collaboration is non-exclusive and each party shall be free to enter into similar collaborations with other institutions/party stations.

Aquity Solutions India Private Limited (CIN U72900MH1999PTC120346) (Formerly Known as MModal Global Services Private Limited) 10-3-189, Block No. 502 & 601, 5th & 6th Floor, West Block, Archana Arcade, St. John's Road, Secunderabad - 500025 Telangana, India. Tel: 040-66120700. Registered Office: 1st Floor, Unit No. 103, Reliable Plaza, Plot No. K 10, Kalwa Industrial Area, Village- Elthen,

Taluka & Dist. Thane, Airoli, Navi Mumbai, Maharashtra - 400 708. India. Tel: +91-22-3307 7000 Fax: +91-22-3307 7076 www.aquitysolutions.com





An ISO 9001:2015 Certified Company



- 4. Institution agrees to unconditionally grant AQUITY SOLUTIONS a preferential status for recruiting it's students from the campus.
- 5. The parties to this Collaboration, unless expressly stated in any subsequent written agreement, shall have no obligation to compensate the other party in any manner. Each party shall bear their respective expenses incurred under this Collaboration.
- 6. Neither party shall:
 - a) Infringe the intellectual property belonging to the other party
 - b) Use any trade name, trade mark, symbol or designation belonging to the other without prior written approval of the other party
 - c) Be or represent itself as a representative of the other
 - d) Create any liability for the other

The parties shall keep the other indemnified against the breach of this clause.

7. Confidential Information shall mean all proprietary information or data furnished by either Party and/or its affiliates before or after the Effective Date hereof, whether written or oral which includes but is not limited to Parties' trade secrets, processes, devices, designs, concepts, improvements, know-how, algorithms, models, inventions (whether or not patentable or copyrighted), developments, decision technology, specifications, techniques, sketches, works of authorship, applications processes, strategies, designs, photographs, profile of its subsidiaries, branches or details of shareholding, financials, projections. track record, profile of product, any data or information regarding either Parties employees, prospective employees, business objective / criteria, employee lists, employee profiles, employee information, and other documentation relating to past, present or future business activities and services, which is disclosed by the Party within thirty (30) days of the disclosure and which was designated as `Confidential' or with a similar legend at the time of disclosure.

Both Parties agree and confirm that they shall not use, share, and reveal any Confidential Information provided by either Parties for any purpose other than for rendering Services under this MoU and provide it only on a need to know basis to its Personnel (including subcontractors wherever applicable) for provision of Services under this MoU with prior written permission from the other Party. The Parties will ensure that all Personnel assigned to provide the Services under this MoU have signed appropriate confidential and nondisclosure agreement (with terms no less onerous than terms appearing in this MoU) to ensure either Parties Confidential Information disclosed under this MoU is protected from unauthorized use and disclosure. Both Parties hereby assumes full liability for the actions of its Personnel who have access to





the Confidential Information provided by each other and agrees that it shall be liable for all such actions as though those actions where the actions of the other.

Save as permitted in clause above:

- either Party shall not mention or otherwise use the name or trademark of each other or its affiliates in any publication, press release, promotional material or other form of publicity without the prior written consent of the appropriate individual designated for the purpose by concern Party;
- the receiving Party shall take all steps as may be reasonably necessary' to protect the integrity of the Confidential Information and to ensure against any unauthorized disclosure thereof;
- promptly inform the other of any potential or accidental disclosure of the Confidential Information and take all steps, together with the aggrieved Party, to retrieve and protect the said Confidential Information;
- use the Confidential Information only for the purpose for which it was provided and not profit from the same in any unauthorized manner to the exclusion of the disclosing Party.
- Both Parties acknowledges that in the event of any breach or threatened breach of this clause by either Party or its Personnel, monetary damages may not be an adequate remedy, and therefore, the Parties shall be entitled to injunctive relief to restrain the other or its Personnel from any such breach, actual or threatened.
- 8. Either Party shall not be liable for any indirect, exemplary, special, punitive, consequential or incidental losses, damages, claims, liabilities, charges, costs, expenses or injuries (including, without limitation, loss of use, data, revenue, profits. business and for any claims of customers of other Party or other third parties claiming through such other Party) that may arise out of or be caused in connection with or result from this MoU or any other obligations undertaken under the terms of this MoU.
- 9. The Institution agrees to ensure that all personnel from the Institution (including students) abide by the applicable Aquity Solutions policies when working on Aquity Solutions premises with regard to Collaboration. The Institution agrees to keep Aquity Solutions fully indemnified against any unlawful activity or breach of instructions from Aquity Solutions by any personnel (including students) admitted to the Collaboration hereunder, including acts of hacking.
- 10. All or any dispute arising between the parties in respect of this MoU of whatsoever nature shall be resolved under the laws of India and any or all such





disputes will be subject to the exclusive jurisdiction of the courts in Mumbai, India.

- 11. This MoU is not intended to create any relationship in the nature of franchise, joint venture, or agency between the Parties. Neither Party shall act in a manner that expresses or implies a relationship other than that of independent contractors, nor bind the other Party. Either Party or any of its employees/ personnel shall not, under any circumstances, be deemed to have any employer-employee relationship with the other Party.
- 12. This MoU has been signed in duplicate, each of which shall be deemed to be an original.

IN WITNESSES WHEREOF the parties have signed this MoU on this date, month and year first above written:

Signed and delivered by the within named	Signed and delivered by the within
AQuity Solutions India Private Limited	named
through the hands of Mr. Subrahmanya Sarma	Institution through the hands of
Balijepalli, Executive Director of the Company	
In the Presence of: Witness: Name: Ch.V.jay kuma Signature: Wigay bunc	PRINCIPAL I JATA IN STITUTE OF ARMACEUTICAL SCIENCES FOR VIOLEN NIKE PADU, VIJAYAWADA-521 108. In the Presence of: Witness: Name: A Jayaram Steady Signature: ASTAN

AQuity

Annexure I

- Orientation to Faculty members
- Provide assistance and feedback for curriculum and suggest enhancements
- Conduct orientation session for students and career opportunities
- Subject matter experts would interact with students
- Internship opportunities to qualified students
- > Deliver guest lectures on mutually agreed topics subject to expert's availability
- Conduct workshops for students
- Campus Recruitment drives



AKKINENI NAGESWARA RAO COLLEGE Estd. 1950

(with Post - Graduate Courses)

Post Box No. 20, GUDIVADA - 521 301, Krishna District, A.P., India

Autonomous & Affiliated to Krishna University

Aided College by Govt. of A.P., Re-Accredited by NAAC at "A" Grade

An ISO 9001: 2015 Certified Organization

Dr. P.J.S. Kumar, M.C.A., M.Tech., M.Phil., Ph.D. PRINCIPAL



Ph.: 08674 - 242145, 245737 Mobile : 9440535959 Fax:08674 - 242825 e-mail: anrcollege@rediffmail.com Web:www.anrcollege.edu

COLLABORATION

between

Akkineni Nageswara Rao College (Autonomous), Gudivada-521301, Krishna Dt., Andhra Pradesh, India

and

Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu, Vijayawada-521108, Krishna Dt., Andhra Pradesh, India

In accordance with a desire to take the guidance and utilize the services of experts, Akkineni Nageswara Rao College (Autonomous), Gudivada has entered into this Formal Statement of Academic Collaboration with Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada, for encouraging students and staff in getting a varied training through programs and practices being followed in their respective institutions.

The institutions have signed this agreement on 03-03-2022 and agreed to explore and utilise the guidance and co-operation of the collaborating college for the following purposes:

- 1. Review the Curriculum of Bachelor's / Post-Graduate Programmes and Certificate Courses and the Teaching Practices followed for them and discuss ways in which these could be revised / improved/ updated to promote academic proficiency among the students.
- 2. This Collaboration will facilitate the colleges to engage in on-line / off-line exchange of ideas, practices, pedagogic materials, Research Guidance, IQAC functioning, and form the basis for organizing professional development activities such as Webinars, Seminars, Workshops, Research Publications etc. and exchange of visits of faculty and students.

This collaboration agreement will be in force for **Two** years from the date on which it is signed and can be withdrawn by mutual agreement with three months' notice. It is understood that the details of joint activities / conditions for utilisation of results achieved, arrangements for specific visits / exchanges, all other forms of co-operation and expenditure to be incurred/ shared for joint activities will be handled on mutually agreeable terms for each specific case.

anaceutical S, Three PRINCIPAL 03 03 22 ENIKEPADU (A.N. R.College, Gudivada) TE OF VIJAVAWADA ot institute o C PRINCIPAL VIJAYA 13 SUCIA PHARMACEUTICAL SCIENCES FOR WOMEN A.N.R.Collega, Gudivada, ENIKEPKOLOGASAYAWADA - 521 108. Preha 7 h 1. Dr. S. Venkateswarao, IQAC-Coordinator

1. Dr. M. Sivanath, Vice-Principal & IQAC-Coordinator

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2. Sri. A. Jaya Rami Reddy

2. Dr. S. Sankar, Advisor

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Conclude this memorandum of understanding (hereinafter referred to as the "MOU") with respect to the establishment of joint research, training and internship programs between Vijaya Institute of Pharmaceutical Sciences for Women, and Intrinsic Herbal Laboratory, Rajapalayam.

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PURPOSE

Vijaya Institute of Pharmaceutical Sciences for Women, is committed for providing quality education with sole aim of achieving academic excellence. The management has prioritized faculty, student and laboratory facilities as an invaluable resource toconduct the best research in the field of Pharmaceutical Sciences.

The primary motive of **Intrinsic Herbal Laboratory**, **Rajapalayam**is to train young budding Biotechnology graduates and eager to create and put into action the ideas, methods, techniques and information in Pharmaceutical research.

Intrinsic Herbal Laboratory, Rajapalayam services include:

- > Academic projects and industrial training for students.
- > Internship and R & D related activities.
- > Design and development of potential herbaldrug formulations.

(II) COLLABORATIVE ACTIVITIES

Vijaya Institute of Pharmaceutical Sciences for Women, Vijayawada

And Intrinsic Herbal Laboratory, Rajapalayam agrees to be collaborative on the following joint activities:

- 1. Vijaya Institute of Pharmaceutical Sciences for Women, and Intrinsic Herbal Laboratory, Rajapalayam shall support each other towards the advancement of knowledge of the faculty and students of both the organizations.
- 2. Dissemination and updating knowledge of research work will be carried out through technical activities such as seminars, workshops, publication of papers, conventions and conferences at various levels.
- 3. Along with guidance for research work, practical training on the areas of herbal drug formulation and characterization research will be focused.

(III)

TERMS AND VALIDITY OF THE MOU

The term of this MOU will be for 2 years from the date of signing the agreement and renewable afterwards. The right to terminate the project will rest with both parties on mutual consent. However, the contract cannot be terminated during the running academic year, and any mutual consent be examined during the intervening period between the current and the succeeding

tor - P-Se Warm) academic year only.

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MODIFICATION

Any modification or amendment of this MOU shall be made on the basis of mutual written understanding. Each party shall sign two identical copies of this MOU, one on **PSREC** letter head and the other on **Intrinsic Herbal Laboratory**, **Rajapalayam** letter head and retain original copy with the opposite party.

For and on behalf of the

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN acceution ST ENIKEPADDO WALAY 6W MOCH alf 3/1 188. VIJAYA, INSTITUTE

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Managing Director

Intrinsic Herbal Laboratory, Rajapalayam Dr - P-Sc. Wowen

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s.No. 14135 Date 27/8/2021 Rs. 100/- sold to Srift Kazishma Rampilla Wlo. Lokamanya For Whom: J. Self. Vijayawada.	
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PARTIES

1. CAVAXIA clinical research academy; Vijayawada

2. Vijaya Institute of Pharmaceutical Science's for Women; Vijayawada

MUTUAL CONFIDENTIA

together the "Parties", and each a "Party".

BACKGROUND

For the purposes of this Agreement the terms: "Affiliate" means any business entity that, directly or indirectly through one or more intermediaries, controls, is controlled by or is under common control with, a Party, with "control" meaning direct or indirect ownership of 50% or more of the voting interest in such other entity, and in the case of a partnership control of the general partner, or the power to direct the management of any such entity; and the term "**Representative**" means, with respect to a Party, such Party's Affiliates and its and their respective employees, officers (including directors), trustees, agents, professional advisors, authorised non-employee contractors and consultants (which in the case of the Company and its Affiliates shall include contract research organisations retained by the Company or its Affiliates for the delivery of research and development projects).

The Parties and/or their Representatives wish to disclose providing to training service Vijaya Institute of Pharmaceutical Science's for Women esteemed students the confidentiality of the design to provide educational service will not be disclosed to any other third parties or any members outside or VIPW of the Recipient participating in the set-up and delivery of Company-sponsored studies (the "Purpose").

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The Purpose of this is to form a mutual collaboration with Vijaya Institute of Pharmaceutical Science's College for the duration of five tenure years in between CAVAXIA & VIPW to provide service of clinical research certifications.

Each Party wishes to ensure that the other Party maintains the confidentiality of the Confidential Information. In consideration of the benefits to the Parties of disclosing and receiving the Confidential Information, the Parties have agreed to comply with the following terms.

EFFECTIVE DATE

The effective date of this Agreement (27/Aug/2021) shall be the date on which the last(27/Aug/2026) of the Parties signs this Agreement.

AGREED TERMS

1. THE CONFIDENTIAL INFORMATION

- 1.1 The Confidential Information includes all confidential information i.e Educational materials, trainees details, software details, mode of training platforms along with meeting links & passwords, Certification course details & Syllabus and client details or made available, directly or indirectly, in any form by a Party and/or its Representatives (the "**Disclosing Party**") to other Party (the "**Recipient**"), including but not limited to: (i) the fact that discussions are taking place concerning the Purpose and the status of those discussions; (ii) any confidential or proprietary information, data or opinions communicated by either Party, including any information relating to the Disclosing Party's and/or its Affiliates' business practices, plans or relationships, or any of its products, processes, operations or intellectual property (iii) information that relates to the Company; (iv) any information or analysis derived from the Confidential Information; (v) any other information or material that the Disclosing Party indicates is confidential.
- 1.2 In consideration of the Disclosing Party disclosing or making its Confidential Information available to the Recipient, the Recipient shall keep the Confidential Information confidential at all times and maintain it securely. The Recipient shall not without the Disclosing Party's prior written consent: (i) use the Confidential Information in any way except for the Purpose; (ii) publish, make available or disclose any Confidential Information to any third party; (iii) copy the Disclosing Party's Confidential Information except as strictly necessary for the Purpose; or (iv) disclose that there is any relationship between the Parties.
- 1.3 The Recipient will notify the Disclosing Party immediately of any loss or compromise of the Confidential Information and shall cooperate with the Disclosing Party's reasonable instructions in order to minimise the consequences of the same.
- 1.4 The confidentiality obligations of each Party shall continue for a period of *five 5 years* from the date of this Agreement, or until the Parties enter into a separate Agreement relating to the Purpose which addresses the use of the Confidential Information. Termination of this Agreement shall not affect any accrued rights or remedies.
- 1.5 After completion of the Purpose, termination of this Agreement, or at the Disclosing Party's request, the Recipient shall cease all use of the Confidential Information. The Recipient shall promptly (i) return or, at the Disclosing Party's option, destroy all Confidential Information and all documents and materials containing any Confidential Information; (ii) use reasonable endeavours to erase all Confidential Information from its computer systems, provided that the Recipient may retain Confidential Information where it is required to do so by law or where necessary for the Recipient to demonstrate that it has performed its obligations under this Agreement. The terms of this Agreement shall continue to apply to any Confidential Information retained.

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2. EXCEPTIONS AND PERMITTED DISCLOSURES

- 2.1 The confidentiality obligations set out in this Agreement shall not apply to information that is: (i) generally available to the public other than as a result of any breach of this Agreement by the Recipient; (ii) obtained from a third party who had the full right to disclose it; (iii) lawfully in the Recipient's possession (with full rights to disclose) before its disclosure under this Agreement; or (iv) developed independently by or for the Recipient without reference to the Confidential Information.
- 2.2 The Recipient may disclose the Confidential Information to those of its Representatives who need to know such Confidential Information for the Purpose, provided that it (i) informs those Representatives of the confidential nature of the Confidential Information before disclosure; (ii) ensures that all such Representatives maintain the confidentiality of all such Confidential Information in accordance with the provisions of this Agreement; and (iii) remains liable for any unauthorised disclosure of Confidential Information by any of its Representatives as if it had made such disclosure itself.
- 2.3 The Recipient may disclose the Confidential Information to the extent required by law, by any governmental or other regulatory authority or by a court or other authority of competent jurisdiction, provided always that: (i) to the extent it is legally permitted to do so, it gives the Disclosing Party as much notice of such disclosure as possible; and (ii) it complies with the Disclosing Party's reasonable directions for taking legally available steps to resist or narrow such requirement (at the Disclosing Party's reasonable expense), and in any event restricts the disclosure to only those parts of the Confidential Information lawfully required to be disclosed.

3. RIGHTS TO AND ACCURACY OF CONFIDENTIAL INFORMATION

- 3.1 All rights, title and interest in and to the Confidential Information (including all intellectual property rights) shall remain the exclusive property of the Disclosing Party or its licensors. No rights in respect of the Confidential Information are granted to the Recipient other than those set out in this Agreement.
- 3.2 The Disclosing Party does not give any representation or warranty concerning the Confidential Information, its accuracy or its completeness, and neither the Disclosing Party nor any of its Representatives accept any liability to the Recipient for the accuracy or completeness of any of the Confidential Information or for any opinions, errors, omissions or misstatements contained in the Confidential Information.

4. EDUCATIONAL SECTOR REPRESENTATIVES' ATTENDANCE AT MEETINGS

- 4.1 Where any discussions between the Parties concerning the Purpose involve the attendance of health sector representatives (whether health care professionals or otherwise), the Parties shall ensure that any such meetings are conducted in accordance with all applicable laws and guidance and that all necessary approvals have been obtained from the organisations by which all attendees are employed or to which they are affiliated. In particular, the Parties agree that the attendees will not receive any compensation for attendance or participation in such meetings, although they may be provided with reasonable and modest expenses in respect of accommodation, meals and travel as permitted in accordance with applicable laws and guidance, and (where applicable) subject to the attendee's consent to such payments being publicly disclosed.
- 4.2 Attendees shall provide reasonable evidence for all expenses claimed. The Company will not reimburse expenses of individuals who do not attend the meetings or who are accompanying the attendees.

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- 4.3 The Parties shall enter into separate agreements where any attendees or third parties are required to attend meetings other than for the Purpose, or to perform any services.
- 4.4 The Parties agree that attendance at any meeting is not intended as an inducement to or in return for any attendee to recommend, prescribe, purchase, supply or order any of the Company's products.

5. GENERAL

- 5.1 The Recipient acknowledges that damages alone would not be an adequate remedy for the breach of any of the terms of this agreement, and that, without prejudice to any other rights and remedies it may have, the Disclosing Party is entitled to seek injunctive relief concerning any threatened or actual breach of any of the provisions of this agreement.
- 5.2 Neither Party may assign, sub-license or otherwise transfer any or all of its rights or obligations under this Agreement without the prior written consent of the other Party save that the Company shall be entitled to assign, delegate, sublicense or otherwise transfer its rights and obligations under this Agreement to any Affiliate, any external service providers such as contract research organizations retained to assist the Company in delivering research and development projects sponsored by the Company, and to any successor in interest to all or substantially all of the business to which this Agreement relates. The Company shall always have the right to perform any or all of its obligations and exercise any or all of its rights under this Agreement through any of its Affiliates.
- 5.3 This Agreement constitutes the entire agreement between the Parties and supersedes all prior written or oral agreements or understandings with respect to the subject matter of this Agreement.
- 5.4 Any amendment or modification to this Agreement must be in writing and signed by authorised representatives of each Party.
- 5.5 If any provision of this Agreement is held by any court or other competent authority to be invalid or unenforceable in whole or in part, this Agreement shall continue to be valid as to its other provisions and the remainder of the affected provision.
- 5.6 This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which shall together be deemed to constitute one and the same agreement. The Parties agree that execution of this Agreement by industry standard electronic signature software and/or by exchanging PDF signatures shall have the same legal force and effect as the exchange of original signatures, and that in any proceeding arising under or relating to this Agreement, each Party hereby waives any right to raise any defence or waiver based upon execution of this Agreement by means of such electronic signatures or maintenance of the executed agreement electronically.
- 5.7 This Agreement does not address the law that governs disputes arising out of this Agreement or the subject matter of this Agreement.

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AGREED by the Parties on the dates indicated below	atta
SIGNED for and on behalf of	SIGNED RRINGLEAL on behalf of
CAVAXIA	VIIWIJAYA INSTITUTE
Huinmo	PHARMACEUTICAL SCIENCES FOR WOMEN FMIKEPADU VIJAYAWADA 52* 108
Signature	Signature
Name: KARLEHMA RAMPALKA	Name:
Title: CRO AVAYIA	Title:
Date: 27/8/2021	Date:
Read and Acknowledged By:	VIJAYAWAD ST

Signature

Date:

Witness; 2. T. Pavaulennas T. D.L. I. Dr. Jurnshottama Reddy.le

MEMORANDUM OF UNDERSTANDING (MOU)

Between

VIJAYA INSTITUTE OF PHARMACEUTICAL SCIENCES FOR WOMEN,

Enikepadu, Vijayawada, Andhra Pradesh- 521108.

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KAKARAPARTI BHAVANARAYANA COLLEGE (AUTONOMOUS)

9-42-104 KT Road, Kothapet,



Vijayawada, Andhra Pradesh- 520001.

This MOU is made on date **09.11.2021** between **Vijaya Institute of Pharmaceutical Sciences for Women**, Enikepadu, Vijayawada, Andhra Pradesh-521108 and **Kakaraparthi Bhavanarayana (KBN) College**, 9-42-104 KT Road, Kothapet, Vijayawada, Andhra Pradesh- 520001 for the purpose of enriching technical education and for continuous interaction between Institutions.

PURPOSE

The purpose of MOU is to expose the Postgraduate and Undergraduate students to the diversified intellectual abilities to share the expertise of the faculty of both parties/ Institutions for benefit of faculty and students pursing Postgraduate and Undergraduate programmes.

Term of MOU

This MOU is effective upon the day and signed and will be executed by the parties from 09.11.2021 and shall remain in force and effect for a period of **Two (2) Year**. It may be terminated without cause, by either of the parties upon one month written notice, which notice shall be delivered by hand or by certified mail to the address listed above.

Responsibilities of Parties

The college entered into MOU shall exchange the faculty, students and with mutual benefit.

Subject delivery, training the faculty, hands-on experience, curriculum design, research, collaboration, consultancy and outreach programmes are chosen fields for mutual Co-operation.

<u>Scope</u>

Faculty will be exchanged between two parties for the benefit of students. The faculty of one party with specialized knowledge will teach the subject to the students of the other college

Faculty can be exchanged to conduct faculty development programmes, hand-on experience sessions.

Students will be exchanged between two colleges to be exposed to the equipment available.

The knowledge of innovation, technologies, best practices and strengths will be exchanged between colleges.

Limitation

This collaboration will be effective for Two Years duration. This may be extended for another two years with mutual consent.

All disputes that arise out of this agreement shall be amicably settled between parties.

AGREED:

For VIPW



ation: Principal VIPW Vijayawada



For KBN College

Authori**ph Neripal** Kakaraparti Bhavanarayana Coll Name HAYAWA Panlayana Rao Designation: Principal K.B.N.College (A) Vijayawada

Witness 1:

(y. Naveen)

Witness 2:

(B.L. Massin)



Serial No:19190 Purchased By : K SRINIVASA RAO S/O SURYA RAO VIJAYAWADA

For PRINCIPAL DR N R S GOVT AYURVEDIC COLLEGE VIJAYAWADA-2 Stamp S. no Sub Registrar Ex. Offico Stamp Vendor SRO Vijayawada

(i) innovations in education leading to restructuring of courses, new methods of teaching and learning and integral development of personality, (ii) studies in various disciplines : (iii)inter disciplinary studies. NOW THEREFORE the Vijaya Institute of Pharmaceutical Sciences for Women and Dr. Nori Ramasastry Government Ayurvedic College have intended, agreed and consented to the following terms and deeds in pursuance of a common intent to promote and develop the study of MD. Ayurveda (Rasa Sastra)and M.Pharmacy(OR to make provisions for research and for the advancement and dissemination of knowledge)(OR to organize and to undertake extra mural studies and extension services)1.FIELD OF CO OPERATION:(a) Both the institutions shall evolve a mutually acceptable schedule to develop programs, hold seminars and exchange vi§ts . (b) The said academic interaction and intellectual assimilation may include -(i) Faculty /staff development and exchange ; (ii) Exchange of students ;(iii)

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Seminars, research, conferences and workshops ; (iv) Collaborations in the sharing of academic datas, scientific information, intellectual property, articles and publications. (V) The facilities may be extended to other MD& MS(Ayurveda) branches as and when necessary.

2.EXCHANGE OF TEACHERS: (a) Reciprocal arrangements based on mutually acceptable terms shall be accomplished to give an impetus to collaborative research and joint projects. Teachers, researchers, guides and students of both the institutions shall be encouraged to work in tandem in the laboratories, workshops, faculties and departments of both the institutions. (b) Issue relating to travel, boarding, lodging, miscellaneous expenses shall be incorporated in this Para and shall vary according to the rules, regulations and policies of every institution 3.MISCELLANEOUS: (a) The details for the efficacious implementation of this Memorandum of Understanding shall be jointly worked out on mutually acceptable terms within the parameters of the policies, rules and regulations of both the institutions. (b) The parties to this Memorandum may, by mutual consent, add modify, amend, delete review or revise any term (s) and condition (s)of this Agreement. (d) This Memorandum of Understanding shall remain in force for a period of FIVE years from the date of its signature and seal, and may be terminated by either side by giving a six months' Notice to that effect in writing. However, notwithstanding the Notice of the intent to terminate the Memorandum, all rights, obligations and corresponding duties flowing and subsisting therein shall be respected and mandated till the finalization and accomplishment thereof. (e) The parties to this Memorandum of Understanding undertake to treat as "confidential and privileged" information of the other institution which is so classified in advance. The terms of confidentiality and mode of disclosure shall be as per

mutually acceptable terms. (f) This Memorandum of Understanding shall require the ratification of the competent academic / executive body of both the institutions.

30 M Signed at Vijayawada, Krishna Dt. A.P. On this the day of _, 2019

(<u>ICNUMMERAN</u>) Authorized signatory, Dr. K.M.V.D.Prasad, Principal on behalf of Dr. Nori Rama Sastry Government Ayurvedic College.

1. 1. 1.

DT N.R.S. GOVT. AYURVEDIC COLLEGE BUNDAR ROAD, VIJAYAWADA-2,

Date :

the)Authorized Signatory on behalf of Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu, Vijayawada.

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PRINCIPAL Seal:VIJAYA INSTITUTE PHARMACEUTICAL SCIENCES FOR WOMEN ENIKEPADU, VIJAYAWADA 521 108

Date: 30.5.2019

WITNESSES. 1. H.O.D M.D(Rasasastra)

2. H.O.D. Department of Pharmaceutics S. Ventatuation

3. H.O.D. Department of Pharmacology Sveenu T

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This memorandum of understanding is made on 18th Day August 2014 between

Government General Hospital, Vijayawada which is represented by its Medical Superintendent here in named as party one and Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu represented by its Principal herein named as party two

The parties hitherto agree as follows:

 Party one declares that Government General Hospital, (Gunadala, Hanumanpet) Vijayawada is a 670 bedded hospital, with a minimum of 120 beds for General Medicine Department.

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8 14 **HERMACEUTICAL SCIENCES FOR WONEN** NIKEPADU, VIJAYAWADA-521 166

- Party one agrees to provide to party two the minimum space necessary of 1200 square feet in the hospital building at GGH, Hanumanpet, Vijayawada to establish Pharmacy Practice department for the conduct of Pharm.D & Pharm. D (PB) programs.
- 3. Party one agrees to provide preceptors required to train the Pharm.D & Pharm. D (PB) students.
- Party one agrees that, it will not enter into similar agreement with any other Pharmacy institution/s or department/s offering or intend to offer Pharm.D & Pharm. D (PB) programs.
- The prospective students will be allowed to undergo training in the following specialty departments Medicine, Surgery, Pediatrics, Gynecology and Obstetrics, Psychiatry and Orthopedics.
- 6. Party two will provide the academic staff and necessary infrastructure for Pharm. D & Pharm. D (PB) course as per the PCI norms and takes the overall responsibility for smooth conduct of the programs.
- Party two will pay Rs. 25,000/-(Rupees twenty five thousand only) as fees for Residency training/ Internship for the Pharm. D and Pharm. D (PB) students, per annum/ per student which will be deposited with the Hospital Development Society.
- 8. This agreement is to be in effect at least for ten years from the time of its endorsement by both the parties.
- 9. The officials representing Government General Hospital, (Gunadala & Hanumanpet) Vijayawada and Vijaya Institute of Pharmaceutical Sciences for Women, Enikepadu, Vijayawada are signing this MOU to achieve the beneficial objectives of Pharm.D & Pharm. D (PB) programs.

PRINCIPAL 8 VIJAYA INSTITUTE CF HARMACEUTICAL SCIENCES FOR WOMEN SNIKEPADU, VIJAYAWADA-521 105

Signature Principal, (Party Two) College of Pharmacy with Seal & Date.



THIS DOCUMENT IS EXECUTED BEFORE ME THIS THE 12 DAY OF AME: 2012

BADE RAGHAVA RAO

MOTARY PATAMATA, VIJAYAWADA-520 010. KRISHNA DT., ANDHRA PRADESH, INDIA.

B.Com.,B.L.,

Qu. Sumpalen SUPERINTENDENT GOVERNMENT GENERAL HOSPITAL VIJAYAWADA.

Signature Hospital Authority (Party One)

8-2010