

Entrepreneurship:

Entrepreneurship development is the means of enhancing the knowledge and skill of entrepreneurs through several classroom teaching and programs, and training. The main point of the development process is to strengthen and increase the number of entrepreneurs. This entrepreneur development process helps new firms or ventures get better in achieving their goals, improve business and the nation's economy. Another essential factor of this process is to improve the capacity to manage, develop, and build a business enterprise keeping in mind the risks related to it.

GLA University is supporting entrepreneurs to advance their skills with the help of course curriculum from a variety of courses/guest lecturers/ seminars or tutorials/panel discussion/Interactive sessions/short term courses and MOUs. It encourages them to make better judgments and take a sensible decision for all business activities.

Employability:

Employability Skills can be defined as the transferable skills needed by an individual to make them 'employable'. Along with good technical understanding and subject knowledge, employers often outline a set of skills that they want from an employee. These skills are what they believe will equip the employee to carry out their role to the best of their ability. Employability depends on your knowledge, skills and attitudes, how you use those assets, and how you present them to employers.

GLA University focuses on problem solving skills, ability to learn and adapt, working under pressure. In each year of the programme University introduce the projects and advance technologies needed for industry.

Skill Development:

Skill development is a process of identifying your skill gap and ensuring you develop these skills. Your skills determine your ability to execute plans and achieve your goals. Soft skills are those personal values and interpersonal skills that determine a person's ability to work in a collaborative environment. Skill development must be carried out as they are vital to one's professional life and help individuals to excel in the workplace. However, they are not just career skills but are also needed to deal with the external world and to work cohesively with one's associates. While communication skills are amongst the most common, time management, adaptability, creativity, leadership and teamwork are also the essential ones.

GLA University is providing the platform to advance their skills with the help of skill development courses introduced in different programme. Apart from class room teaching every department organises different club activities to improve the ability between the students.



GLA University Mathura

MoUs/Academic Collaboration Signed from 1 July 2020 to 30 June 2021 (Total MoUs: 23)

International MoUs: 2; National MoUs: 21

S.No.	Institute	Department	Name of the collaborating agency (Link)	Academic/ Corporate	National/ International	Date of MoU Sign	Duration	Mapping
1	Applied Sciences & Humanities	Biotechnology	Shri Girraj Supari Traders, LLP, Mathura	Corporate	National	Wednesday, July 1, 2020	1 Year	Employability/ Entrepreneurship
2	Applied Sciences & Humanities	Biotechnology	Brijwasi Keshav Milk Product, Mathura	Corporate	National	Wednesday, July 1, 2020	1 Year	Employability/ Entrepreneurship
3	Applied Sciences & Humanities	Biotechnology	ICAR-National Institute of Plant Biotechnology (NICPB), New Delhi	Academic	National	Thursday, July 30, 2020	5 Years	Employability/ Entrepreneurship
4	Institute of Business Management	Institute of Business Management	Master School Of Management, Meerut	Academic	National	Thursday, August 27, 2020	5 Years	Employability/ Entrepreneurship
5	Institute of Business Management	Institute of Business Management	SV Wealth Partners, Delhi	Corporate	National	Tuesday, September 1, 2020	1 Year	Employability/ Entrepreneurship
6	Engineering & Technology	Mechanical Engineering	National Institute Of Solar Energy (NISE), Faridabad.	Academic	National	Friday, October 9, 2020	5 Years	Employability/ Entrepreneurship
7	Institute of Business Management	Institute of Business Management	Bada Business Pvt. Ltd., Delhi	Corporate	National	Wednesday, December 16, 2020	3 Years	Employability/ Entrepreneurship
8	Applied Sciences & Humanities	Biotechnology	ICAR-National Bureau of Agriculturally Important Microorganisms (NBAIM), Kushmaur, Mau	Academic	National	Wednesday, December 16, 2020	5 Years	Employability/ Entrepreneurship
9	Applied Sciences & Humanities	Biotechnology	Council Of Scientific & Industrial Research (CSIR)- Central Institute of Medicinal And Aromatic Plants, Lucknow	Academic	National	Tuesday, December 22, 2020	10 Years	Employability/ Entrepreneurship
10	Engineering & Technology	Electronics & Communication Engg.	CSIR-Central Electronics Engineering Research Institute, Pilani	Academic	National	Saturday, December 26, 2020	3 Years	Employability/ Entrepreneurship
11	Institute of Pharmaceutical Research	Institute of Pharmaceutical Research	Unozin India Private Limited, Mathura	Corporate	National	Wednesday, January 13, 2021	3 Years	Employability/ Entrepreneurship



GLA University Mathura

MoUs/Academic Collaboration Signed from 1 July 2020 to 30 June 2021 (Total MoUs: 23)

International MoUs: 2; National MoUs: 21

S.No.	Institute	Department	Name of the collaborating agency (Link)	Academic/ Corporate	National/ International	Date of MoU Sign	Duration	Mapping
12	_	Institute of Legal Studies And Research	Independent Thoughts, Noida	Corporate	National	Friday, January 15, 2021	3 Years	Employability/ Entrepreneurship
13	_	Institute of Legal Studies And Research	Hinxlegal, New Delhi	Corporate	National	Friday, January 15, 2021	3 Years	Employability/ Entrepreneurship
14	Engineering & Technology	Electrical Engineering	Voltrans Energy Pvt. Ltd., Ghaziabad	Corporate	National	Thursday, February 18, 2021	3 Years	Employability/ Entrepreneurship
15	Engineering & Technology	Civil Engineering	University of Pisa, Italy	Academic	International	Thursday, March 25, 2021	3 Years	Employability/ Entrepreneurship
16	Institute of Business Management	Institute of Business Management	Association for the International Development of Academic and Scientific Collaboration (AIDASCO), Novi Sad, Serbia.	Academic	International	Friday, March 26, 2021	5 Years	Employability/ Entrepreneurship
17	Institute of Pharmaceutical Research	Institute of Pharmaceutical Research	Shikum Pharmaceutical Pvt Ltd. Sultanpur U.P	Corporate	National	Thursday, May 6, 2021	5 Years	Employability/ Entrepreneurship
18	Faculty of Agricultural Science	Faculty of Agricultural Science	Agricultural Technology Development Society, Ghaziabad	Academic	National	Thursday, June 17, 2021	3 Years	Employability/ Entrepreneurship
19			Hindustan Agricultural Research Society, Agra	Academic	National	Wednesday, June 23, 2021	3 Years	Employability/ Entrepreneurship
20	Engineering & Technology	Computer Engineering & Applications	AppSquadz Software Pvt. Ltd., Noida	Corporate	National	Friday, June 25, 2021	3 Years	Employability/ Entrepreneurship
21			Ninepages Techsolutions Pvt. Limited, Agra	Corporate	National	Friday, June 25, 2021	3 Years	Employability/ Entrepreneurship
22			Digitayal Consultancy Private Limited, Gandhinagar, Gujarat	Corporate	National	Friday, June 25, 2021	3 Years	Employability/ Entrepreneurship
23			i-Diary Solutions Pvt. Limited, Agra	Corporate	National	Friday, June 25, 2021	3 Years	Employability/ Entrepreneurship





MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

SHRI GIRRAJ SUPARI TRADERS, LLP

This Memorandum of Understanding (MoU) is being signed on the Thursday Day of June Month the year 2020 (June 25, 2020) between

The GLA University established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

The Shri Girraj Supari Traders, LLP, having its office at the Masani-Delhi By Pass Link Road, Mathura, Uttar Pradesh, 281003 (India) which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees).

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate program, GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas Shri Girraj Supari Traders, LLP is a limited liability partnership company. Its registered address is Masani-Delhi By Pass Link Road, Mathura, Uttar Pradesh, India, 281003. The company manufactures consumable products which comprise of scented supari, scented sweet supari, sweety supari and khajur supari.

Both the Parties agree to work in the area of Testing of Consumable Products and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas; GLA University (Department of Biotechnology) and/or Shri Girraj Supari Traders, LLP assigned shall consider the same as part of this MoU.

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The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU intends to facilitate the testing of consumable products, namely scented supari, scented sweet supari, sweety supari and khajur supari, as marketed by Shri Girraj Supari Traders, LLP. This is to be done by GLA University (Department of Biotechnology).

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by and between the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activity are as deliverables, funding, developers, intellectual property will have specified in a separate work specific agreement.

2. ROLE & RESPONSIBILITY OF EACH PARTY

GLA University, Mathura will be responsible for the following areas:

GLA University (Department of Biotechnology) will engage in performing the following tests, analyses, quality checks and experiments, along with following the requisite standards wherever applicable, for Shri Girraj Supari Traders, LLP products mentioned before, both at the University (Department of Biotechnology) premises as well as at the premises of Shri Girraj Supari Traders, LLP, Masani Delhi By Pass Link Road, Mathura 281003:

Standards to be Followed

- International food standards (FAO/WHO Codex Alimentarius)
- FSSAI (Food Safety and Standards Authority of India)

Analyses to be Performed

GLA University (Department of Biotechnology) laboratory will carry out the following analyses:-

- a) Physical analysis
- b) Chemical analysis
- c) Microbiological analysis*1
- d) Rheological analysis
- e) Functional testing
- f) Basic nutrient analysis such as fat, protein, calorific value
- g) Sensory analysis
- h) Contaminants (chemical, microbiological)
- i) Toxic substances
- i) Pesticides residues
- k) Antibiotics and pharmacologically active substances
- 1) Irradiation of food
- m) Detailed nutrient analysis

n) Molecular analysis (genetically modified food)*2

Microbiological Analysis Tests

GLA University (Department of Biotechnology) will provide a full range of microbiological testing on samples:-

- · Total bacterial count
- · Escherichia coli, including O157: H7
- · Yeasts and moulds
- · Listeria monocytogenes
- Listeria spp
- · Mycobacterium avium subsp. Paratuberculosis

Molecular analysis (genetically modified food)*2

GLA University (Department of Biotechnology) will use rapid selective detection methods, such as immunology tests (e.g. Vidas) and PCR tests (e.g. BAX) that scan for micro-organisms as-Mycobacterium avium subsp. Paratuberculosis in food through DNA detection or immunological characteristics. These technologies allow our laboratories to detect very small numbers of micro-organisms targeted in a sample, thus ensuring a better protection of the public.

Shri Girraj Supari Traders, LLP will be responsible for the following areas

Shri Girraj Supari Traders, LLP will provide all the necessary samples for the testing to be carried out by GLA University (Department of Biotechnology) from time to time and as requested.

Also, Shri Girraj Supari Traders, LLP will ensure the usage of its premises, as and when, required by GLA University (Department of Biotechnology) if deemed necessary for carrying out the testing of its consumable products.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

Consultancy Fee (to be paid by Shri Girraj Supari Traders, LLP to GLA University, Mathura – Rs 1.5 lacs + GST (as applicable) per month for a period of one year (effective from July 01, 2020 till June 30, 2021)

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represent that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

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5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Discloses by or on behalf of the Disclosing Party to the Receiving Party,
 - Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation
 of sample(s) identified by the Disclosing party as confidential and provided to the
 Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - i. Was known to Receiving Party prior to disclosure by Disclosing Party,
 - ii. Is lawful obtained by Receiving Party from a third party under no obligation of confidentiality,

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- iii. Is or becomes generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- iv. Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and/ or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and/ or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from July 01, 2020 and shall continue for a period of 1 Year from the Effective Date till June 30, 2021 (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such terms as mutually agreed upon.

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Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of on-going activities and/or programmes, which have been agreed upon agreed before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/ SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the Shri Girraj Supari Traders, LLP SPOC Name Mr. Amit Sharma, Account Executive, Email ID accounts@sweetysupari.com, Contact Number 7037777745 And For GLA University, the initial liaison/Single Point of Contact (SPOC) will be Prof Shoor Vir Singh, Head - Department of Biotechnology, Email I.D shoorvir.singh@gla.ac.in, Contact Number 7017537754, GLA University, Mathura-Delhi Road, Chaumuhan ,Mathura, Uttar Pradesh 281406, India.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

- 13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.
- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
 - (a) The occurrence of any such event of force majeure; and
 - (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.

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14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.

14.3 In case of dispute or difference arising out of or in connection with this MoU, the same shall be settled through mutual discussions between GLA University and Shri Girraj Supari Traders, LLP.

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University

For and on behalf of Shri Girraj Supari Traders, LLP

Signature

Name: Mr Ashok Kumar Singh

Designation: Registrar, GLA University, Mathura

Date: June 25, 2020

Witness 1

Witness 2

Dr. somesh Than

Br. SHOOR UIR SINGH, HOD

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Signature

Name: Mr. Sunil Kumar Agrawal

Designation: Partner

Shri Girraj Supari Traders, LLP, Mathura

Date: June 25, 2020

Witness 1:

GANRAN AGRANAL

Witness 2:





MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

BRIJWASI KESHAV MILK PRODUCT

This Memorandum of Understanding (MoU) is being signed on the Saturday Day of June Month the year 2020 (June 27, 2020) between

The GLA University established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

The **Brijwasi Keshav Milk Product** having its office at Katra Kaserat, Chowk Bazar, Mathura, Uttar Pradesh, (India) which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees).

Whereas **GLA** University is offering a wide range of Graduate, Post-Graduate and Doctorate program, GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas Brijwasi Keshav Milk Product sells its products under the famous brand name of "Brijwasi". Its registered address is Katra Kaserat, Chowk Bazar, Mathura, Uttar Pradesh, India. It manufactures consumable products which comprise of sweets, confectionary products, namkins (savouries), dry fruits, dry fruit preparations, chocolates, bakery products and beverages.

Both the Parties agree to work in the area of Testing of Consumable Products and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas; GLA University (Department of

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Biotechnology) and/or Brijwasi Keshav Milk Product assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU intends to facilitate the testing of consumable products, namely sweets, confectionary products, namkins (savouries), dry fruits, dry fruit preparations, chocolates, bakery products and beverages as marketed by **Brijwasi Keshav Milk Product**. This is to be done by **GLA University (Department of Biotechnology)**.

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by and between the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activity are as deliverables, funding, developers, intellectual property will have specified in a separate work specific agreement.

2. ROLE & RESPONSIBILITY OF EACH PARTY

GLA University, Mathura will be responsible for the following areas:

GLA University (Department of Biotechnology) will engage in performing the following tests, analyses, quality checks and experiments, along with following the requisite standards wherever applicable, for Brijwasi Keshav Milk Product products mentioned before, both at the University (Department of Biotechnology) premises as well as at the premises of Brijwasi Keshav Milk Product, Katra Kaserat, Chowk Bazar, Mathura:

Standards to be Followed

- International food standards (FAO/WHO Codex Alimentarius)
- FSSAI (Food Safety and Standards Authority of India)

Analyses to be Performed

GLA University (Department of Biotechnology) laboratory will carry out the following analyses:-

- a) Physical analysis
- b) Chemical analysis
- c) Microbiological analysis*1
- d) Rheological analysis
- e) Functional testing
- f) Basic nutrient analysis such as fat, protein, calorific value
- g) Sensory analysis
- h) Contaminants (chemical, microbiological)

- i) Toxic substances
- j) Pesticides residues
- k) Antibiotics and pharmacologically active substances
- 1) Irradiation of food
- m) Detailed nutrient analysis
- n) Molecular analysis (genetically modified food)*2

Microbiological Analysis Tests

GLA University (Department of Biotechnology) will provide a full range of microbiological testing on samples:-

- · Total bacterial count
- Escherichia coli, including O157: H7
- · Yeasts and moulds
- Listeria monocytogenes
- · Listeria spp
- · Mycobacterium avium subsp. Paratuberculosis

Molecular analysis (genetically modified food)*2

GLA University (Department of Biotechnology) will use rapid selective detection methods, such as immunology tests (e.g. Vidas) and PCR tests (e.g. BAX) that scan for micro-organisms as-Mycobacterium avium subsp. Paratuberculosis in food through DNA detection or immunological characteristics. These technologies allow our laboratories to detect very small numbers of micro-organisms targeted in a sample, thus ensuring a better protection of the public.

Quality Assessment of Milk and Milk Products

Checking of Adulterants in Milk:

Detection and Quantification of:-

- · Cane Sugar Starch, Cellulose
- · Added Urea, Ammonium Compounds, Sulphates, Added Glucose, Sodium Chloride
- Foreign Fat, Nitrates (Pond Water), Neutralizers, Hypochlorite and Chloramines, Quaternary Ammonium Compounds, Anionic Detergent
- Skimmed milk Powder in Natural milk (Cow, buffalo, goat, sheep), , Gelatine, Presence of Formalin, Hydrogen Peroxide, Boric acid and Borates Presence of Salicylic acid

Other Tests for Chemical Analysis of milk:

- · Alkaline Phosphatase Test for Checking Efficiency of Pasteurisation in Liquid Milk,
- · Turbidity Test for Checking Efficiency of Sterilization in Liquid Milk
- Determination of Total Solids (Gravimetric method)
- Purity of Ghee Accuracy test by Butyro Refractometer (BR) meter

Brijwasi Keshav Milk Product will be responsible for the following areas

Brijwasi Keshav Milk Product will provide all the necessary samples for the testing to be carried out by GLA University (Department of Biotechnology) from time to time and as requested.

Also, Brijwasi Keshav Milk Product will ensure the usage of its premises, as and when, required by GLA University (Department of Biotechnology) if deemed necessary for carrying out the testing of its consumable products.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

Consultancy Fee (to be paid by Brijwasi Keshav Milk Product to GLA University, Mathura – Rs 1.50 lacs + GST (as applicable) per month for a period of one year (effective from July 01, 2020 till June 30, 2021)

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represent that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - Discloses by or on behalf of the Disclosing Party to the Receiving Party.
 - Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation
 of sample(s) identified by the Disclosing party as confidential and provided to the
 Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.

- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - Was known to Receiving Party prior to disclosure by Disclosing Party,
- Is lawful obtained by Receiving Party from a third party under no obligation of confidentiality,
- Is or becomes generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from July 01, 2020 and shall continue for a period of 1 Year from the Effective Date till June 30, 2021 (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such terms as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of on-going activities and/or programmes, which have been agreed upon agreed before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the Brijwasi Keshav Milk Product SPOC Name Mr Roop Kishore Verma, Designation Legal & HR Head Email ID rk@brijwasihotels.com, Contact Number 9917288933 And For GLA University, the initial liaison/Single Point of Contact (SPOC) will be Prof Shoor Vir Singh, Department of Biotechnology, Email I.D shoorvir.singh@gla.ac.in, Contact Number 7017537754, GLA University, Mathura-Delhi Road, Chaumuhan ,Mathura, Uttar Pradesh 281406, India.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement

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Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

- 13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.
- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
 - (a) The occurrence of any such event of force majeure; and
 - (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 14.3 In case of dispute or difference arising out of or in connection with this MoU, the same shall be settled through mutual discussions between GLA University and Brijwasi Keshav Milk Product.

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University

Name: Mr Ashok Kumar Singh

Designation: Registrar Date: June 27, 2020

For and on behalf of Brijwasi Keshav Milk Product

Name: Mr Roop Kishore Verma

Designation: Legal & HR Head

Date: June 27/2020

Witness 1: Wy (Krishnasharna)

Flat Sol, Nirwala-B, Rochavally

Witness 2: Loterdog Shash mathera, V.l.

Mathera

Mathera



उत्तर प्रदेश UTTAR PRADESH

EX 105145

Memorandum of Understanding
Between

ICAR- National Institute for Plant Biotechnology (NICPB), New Delhi

and

GLA University, Mathura, UP

for

Promotion of inter-institutional research collaboration, staff and Students' Training/Postgraduate Research

The parties, having discussed fields of common research interests and allied activities between the two institutions, have decided to enter into long-term collaboration for promotion of inter-institutional research, staff and students' training and postgraduate research in cutting edge areas in accordance with the provisions contained in the Guidelines issued vide Letter No. 2-8/2012- HRD dated 25 April 2014 or as revised from time to time.

WHEREAS the "First Party" is working in management and research on plant Biotechnology for improving its variety by using the modern genetic engineering technology. Dedicated to work on crop improvement for production of plant based biotech products.

AND WHEREAS the "Second Party", established vide Act No 21 of 2010 of Govt. of Uttar Pradesh and recognized (under section 2F) by UGC vide its letter number- F.No. 8-20/2010(ccp-1/PU Dated November 2010 at its Department of Biotechnology is involved in high quality of research in niche areas like biotechnology, microbiology, virology and molecular biology.

AND WHEREAS it has been considered expedient to agree in writing to participate jointly in the projects requiring expertise and logistics from both the parties.

(Signature of First Party)

(Signature of Second Party)

र्राज्याः बाब्रीय, सान न्या ।। भानां निर्देशा काला विकृता

Article 1. Scope

- 1.1 The objective of MoU is promotion of inter-institutional research collaboration, staff and students' training and postgraduate research in cutting edge areas by facilitating scientists, staff and students to seek specialized guidance and facilities of both the Institutes.
- 1.2 The Second party will recognize the First party as an Institute for conducting research related to the thesis requirement of the research students for Master's (MSc, MVSc) and Doctorate (PhD) The Second party will recognize Scientists of the ICAR Institute as recommended by its Director in accordance with the University rules and regulations for guiding students working for the said degree.
- 1.3 Operational details of research effort and collaboration will be made in common research programmes and/or projects restricted to specific mandated domain within the approved disciplines/divisions. The objective(s) for research work for a student coming from a Second party outside NARS should be exclusively different as far as possible.
- 1.4 Research instrumentation facility and library facilities available with the First party and the Second party will be made available to the faculty and research scholars. However, the costs of specific consumables will be borne by the respective organizations.
- 1.5 There shall be an exchange of staff and students for academic, research and training purposes. Accommodation in the Hostel shall be arranged, wherever possible, as per extant rates. The duration of exchange visits will be determined by mutual consent between both the parties.

Article 2. Management

- 2.1 Director of the First party and the Vice-Chancellor/Head of the Institution of the Second party will be responsible to work out operational details of cooperation between the two organizations and ensure proper and effective implementation of this MoU. An advisory committee may be constituted for this purpose with the members from both the parties.
- 2.2 The Advisory Committee will meet at least once in a year alternatively in the institutions of the First party and the Second party to review the activities. This meeting shall include presentation on the academic and research activities, which should be open to the students, faculty and scientists.

Article 3. Exchange of Information

3.1. The term "information" includes scientific or technical data, results and/or methods of investigation, and other information intended to be provided, exchanged, or arising under project descriptions entered into pursuant to this MoU.

3.2. The parties support the widest possible dissemination of information. Each party in joint projects shall be given the right to use, disclose, publish or disseminate such information for any and all purposes with mutual consent.

Article 4. General Provisions

- 4.1 It is understood that the First party and the Second party subscribe to the principle of equal opportunity and do not discriminate on the basis of race, sex, age, caste or religion. Both the Institutions shall abide by these principles in the administration of this agreement and neither party shall impose criteria for exchange of scholars or students, which violate principles of non-discrimination.
- 4.2 Both parties understand that all financial agreements will have to be negotiated separately and will depend on the availability of funds.
- 4.3 Both parties acknowledge that exchange of staff and students from one party to the other shall be subject to the availability of funds and shall comply with the regulations and policies of the First party and the Second party.
- 4.4 Any research publications arising will be jointly published in accordance with the provisions laid out in Item 3.2.1C of the Guidelines for the students to conduct research for their degree programme as trainees at ICAR institutions as notified vide Letter No. 2-8/2012-HRD dated 25 April 2014 or revised guidelines, if any, as may be issued from time to time.
- 4.5 The student would invariably be the senior author for the publications arising out of the research work conducted at the AU/DU/Institutes, followed by Major Guide/Advisor and Co-Major Advisor/Co-Guide in that order. The names of corresponding author/additional co-authors, depending upon their contribution in the research work, may be decided by mutual consent between the student and Major Guide/Advisor.
- 4.6 The partnering institutions may ensure that the student submits at least one paper from Master's thesis and two papers from Ph.D. thesis before thesis submission in order to prevent students leaving the institute(s) without any research publication from the thesis.
- 4.7 A copy of the thesis/dissertation will be submitted to the First Party after the award of the degree by the Second party.
- 4.8 All questions related to this MoU arising during its term will be settled by the parties by mutual agreement. Disagreements at the operating level shall be forwarded to respective higher officials for appropriate resolution failing which an arbitrator of mutual acceptance may be identified for the settlement of dispute, if any.
- 4.9 All questions not foreseen related to this MoU will be handled by the parties by mutual agreement.

- 4.10 Nothing in this MoU is intended to affect other cooperation or collaborations between the parties.
- 4.11 The ICAR scientists pursuing their PhD degrees after completing their PhD course work at ICAR-DUs may be allowed to do their research work at the institute where they are posted, in view of shortage of scientists/faculty.
- 4.12 The objective(s) for research work for a student coming from such an institution should be exclusively different as far as possible.
- 4.13 RAs/SRFs, who have completed their course work and are working under different research projects in an Institute may be permitted to join a degree programme only with a University recognized by UGC/ICAR-AU system with bilateral MOU on IPR issues. However, PI of the project with the approval of Director may have to issue a certificate that the regular research work of the project will not be hampered on account of joining of RA/SRF for the degree programme. The RA/SRF will not avail leave for completing the research work for the degree.
- 4.14 The partnering institute(s) would be expected to make reasonable contribution in the form of intellectual input to the student's research problem and may not merely serve as a source of providing samples/facilities for the study.
- 4.15 The efforts will be made for conservation of animal cultures (bacteria, viruses or fungi) isolated in the study by deposition to the National Centre for Veterinary Type Cultures.

Article 5. Intellectual Property Rights

5.1 The Second party will be expected to ensure protection of the Intellectual Property Rights generated or likely to be generated during the student's research work. The ICAR as the first applicant (for its institute) and the Second party shall be the joint applicants for IPRs and the students and involved scientific staff shall be included as the inventor/breeder/author. The 'ICAR Guidelines for Intellectual Property Management and Technology Transfer/Commercialization' as amended from time to time shall be the reference for exploitation of the generated intellectual property, whose management and benefits sharing shall be mutually decided in each case.

The IPRs shall rest with the institution where the major part of the research work was carried out by the student. In the event of equal amount of work being carried out at both the AU/DU and ICAR Institute, patents/protections/knowledge generated will be shared in proportion as per the 'ICAR Guidelines for Intellectual Property Management and Technology Transfer/Commercialization' as amended from time to time.

Article 6. Admission and Fees

- 6.1 All those who wish to register as trainees or for Master/Doctoral programme under this MoU must apply for admission at the Second party. The allocation of Major Guide/Advisor would be finalized before the registration and will be governed by the provision laid outline item 3.2.1A and 3.2.2A of the guidelines for the students to conduct research for their degree programmes as trainees at ICAR institutions as notified vide letter no.2-8/2012-HRD dated 11th December 2012 or revised guidelines if any as may be issued from time to time for the students from within NARS and outside NARS respectively.
- 6.2 Admission of the students and the award of degrees for different programmes will be the responsibility of the Second party as per the rules and regulations.
- 6.3 Allotment of the students at the First party will be done by the approval of Director of the First party and Vice-Chancellor/Head of the Institution of the Second party.
- 6.4 The First party would have the right to screen the student's eligibility for admission based on their academic period.
- 6.5 The HRD Cell of the First party in consultation with the representative of the Second party shall decide the location and sharing quantum of research work.
- 6.6 The number of student(s) at any particular time will be subjected to the availability of research facilities and scientists' time to guide thesis research at the First party institution.
- 6.7 Any student(s) admitted to the First party for training/postgraduate research, if found violating the rules and regulations laid down by the First party or indulge in such activities that amount to tarnishing the image of the Institute, or cause damage to the property, the registration of such student(s) would be summarily terminated. The Second party will not complete the formalities of issuing the certificates to such students until they compensate the losses to the First party.
- 6.8 Fee will be charged from the students by the first party as guidelines for the students to conduct research for the degree programmes as trainees at ICAR institution as notified vide letter no.2-8/2012-HRD dated 11th December 2012 or revised guidelines if any as may be issued from time to time. No fee will be charged by the first party from the students registered with AU/DU within NARS. However students registered with second party outside NARS will deposit fee Rs 10,000 for training duration 3 months(not leading to a degree and dissertation) and Rs. 30,000 per semester(six monts) for training

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dissertation/degree exceeding three months. Any change in fee structure by ICAR will be applicable from the date of revision and shall be charged by by the first party.

Article 7. Entry into effect, modification and termination

- 7.1. This MoU shall become effective on the date it is signed by the parties and shall be valid for five years extendable up to another five years. Both parties shall review the status of the MoU at the end of every two year period to determine any modification, whenever necessary. The period of validity of this MoU may be extended by mutual consent up to five years. This MoU may be amended by mutual written agreement and may be terminated at any time by either party upon written notification signed by the competent authority of the party initiating termination. Such notification must be given to the other party at least six months in advance from the effective date of termination.
- 7.2. All joint activities not completed at the expiration or termination of the MoU may be continued until their completion under the terms of this MoU.
- 7.3 No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be amendment of the MoU. The modifications/changes shall become part of the MoU and shall be effective from the date on which they are made/executed, unless otherwise agreed to.

(Signature of First Party)

(Signature of Second Party)

This MoU has been executed in two originals, one of which has been retained by the First party and the other by the Second party).

IN WITNESS WHEREOF, the parties have executed this MoU and represent that they approve, accept and agree to terms contained herein.

(Name and Address of the First Party) ·

(Name and Address of the Second Party)

Director

ICAR-National Institute for Plant

Biotechnology

Pusa Campus, New Delhi, 110012

Mr. Ashok Kumar Singh Director

Registrar

GLA University, Mathura, U.P.281406 Tel No. 05662-250900 (extn. 906

Date

Ashok Kumar Singh Registrar A University, Mathura (U.P.)

National Professor, B.P. Pal Chair Director Signature with Sealal Bahadur Shastri Centre
Pusa Campus, New Delhi-110012, India

Dr. Nagendra Kumar Singh

Witness 1

Prof. Anoop Kumar Gupta

Director IAH, GLA University Mathura, Humanities

GLA University, Mathura (U.P.)

Witness 2

Prof. Shoor Vir Singh V

Department of Biotechnology, GLA University Matheral. Singh

Professor & Head, Dept. of Biotechnology GLA University, Mathura (U.P.), INDIA

K. Gupta



उत्तर प्रदेश UTTAR PRADES MEMORANDUM OF UNDERSTANDING FG 985967

BETWEEN

GLA University, Mathura

AND

Master School of Management Meerut

This Memorandum of Understanding (MOU) is being signed on the 2.7 th of August, 2020 (effective date) between

The GLA University established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade. having its campus at NH-2, Mathura-Delhi Road, P.O. Chaumuhan, Mathura, Uttar Pradesh-281406. (Hereinafter referred to as "GLAU)"

And

The Master School of Management Meerut having its office at the DS-1, Pocket-D, Lohia Nagar, Hapur Road, Meerut, U.P. (India) which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE, BCI and Pharmacy Council of India.

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Page 1of 6

GI. L.A. Umiversity AJHAI Ma प्रशास जिल्हा की नि प्रशास कर गाउने व प्रदास है। -102 SEPTE THE SEPTEMBER 14 - 16/17-18 मर्खे की अस्ति । स १ है ३१-०३-२० कालंबर अववार अध्यार, मधीर मध्यमा (उ.प्र.) (इंटिन्स्) स्पूर्ण (इंटिन्स्) इं धीराज देखासार and an Mathurs, Unter Protects 221, U.S. (Horginalies rengrammes. OLA University is approved address, tiled by University Commissions

Whereas Master School of Management (MSM), approved for conducting Two Year Full-Time Post Graduate Diploma in Management since 1996, by AICTE, New Delhi. MSM is ranked among India's Top 25 B-Schools League (Currently in Platinum Category) by AICTE-CII Survey and 25th all over India by Business world 2015.

Both the Parties agree to work in the area of Education, Research and Training and undertake that specific areas under the MOU may be proposed, formulated and agreed upon by them for the implementation of this MOU and for the said areas. GLA University and/or Master School of Management assigned shall consider the same as part of this MOU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MOU aims to build a long-term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, research projects or activities proposed under the auspices of this MOU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

- a) Conduct Joint Research Projects in Management and Social Sciences
- b) Students and Faculty exchange programme
- c) Exchange of academic resources
- d) Exchange research information i.e. raw data, results of experiments and research outcomes.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

GLA University will be responsible for the following areas:

- 1. Share resources faculty and other learning resources with MSM, to carry out specific research project, training programme and teaching of a particular course.
- 2. Providing its infrastructure to MSM for organizing specific Seminar, Conferences and faculty development programme for a stipulated period on mutually agreed terms and conditions.
- 3. Mandatory sharing of the process, outcome of research projects carried in collaboration with MSM.
- 4. Sharing the cost of, research projects, training, students and faculty exchange and development programme, with MSM as per case to case basis and mutually agreed upon.

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Master School of Management will be responsible for the following areas:

- 1. Share resources faculty and other learning resources with GLA, to carry out specific research project, training programme and teaching of a particular course.
- 2. Providing its infrastructure to GLA for organizing specific seminar, conferences and faculty development programme for a stipulated period on mutually agreed terms and conditions.
- 3. Mandatory sharing of the process, outcome of research projects carried in collaboration with GLA.
- 4. Sharing the cost of, research projects, training, students and faculty exchange and development programme, with GLA as per case to case basis and mutually agreed upon.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MOU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MOU represents that the execution and performance of this MOU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MOU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MOU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,

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- 2. Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
- 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the abovementioned purpose.
- e. The Receiving Party will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MOU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:

i. Was known to Receiving Party prior to disclosure by Disclosing Party,

- ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
- iii. Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- iv. Is disclosed by disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MOU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MOU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MOU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MOU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

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9. SETTLEMENT OF DISPUTES

The MOU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicability to any of the provisions of this MOU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or tribunal.

The MOU shall be governed and constructed in accordance with the Laws of India. In case any disputes arise in implementing the MOU, these shall be resolved by mutual consultation However, in connection with any dispute between the Parties under the MOU if dispute is not resolved through mutual consultation, the matter shall be referred to mutually agreed arbitrator.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MOU shall commence from the Effective Date and shall continue for a period of 05 years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MOU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MOU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MOU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MOU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MOU. For the Master School of Management, SPOC Name Ms. Vidushi Sharma, Assistant Professor, Email ID- vidushi@msmindia.org, Contact Number-9227402220. And for GLA University, the initial liaison/Single Point of Contact (SPOC) will be Dr. Vikas Tripathi, Professor and Head, Department of Management (PG), Email I.D vikas.tripathi@gla.ac.in, Contact Number 8126369444, GLA University, Mathura-Delhi Road, Chaumuhan, Mathura, Uttar Pradesh 281406, India.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MOU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances

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beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

- The affected party to be able to avail of this clause will be obliged to inform the other party 13.2
 - The occurrence of any such event of force majeure; and (a)
 - Resume its responsibilities on the cessation of such force majeure event. (b)

14. MISCELLANEOUS

- Neither party shall use or publicize the MOU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MOU which may 14.1 reasonably be considered to be misleading.
- If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other 14.2 for each instance and resolve such doubts in good faith.
- In case of dispute or difference arising out of, or in connection with, this MOU; the same shall be settled through mutual discussions between GLA University and Master School of 14.3 Management.

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University

For and on behalf of Master School of Management

Ashok Kumar Singh

Registrar

Date 27 08 2020

Dr. Satendra Kumar

Director

Date 27/08/2020.

Director **Master School of Management**

DS-1&DC-1, Lohia Nagar, Hapur Road, Meerut

Witness 1: Du Ahujo CCA, MHARMENDRA LAR. AHUS DI-28 AUSBE COLONY, SHARTRI NAGAR, MEGRUT.

Witness 2:

Vidushi

(UIDOSHI SHARMA) Page 60f6

B-97, SHASTRI NAGAR,

MEERUY,

Witness 1: Dr. Anavol Singh Jalah
HOD, DCEA

Witness 2: Dr. Kkis Expathe M.D. IBMCPh)





MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

SV WEALTH PARTNERS

This Memorandum of Understanding (MoU) is being signed on the Tuesday Day of September Month the year 2020 (.08 09 2020.) between

The GLA University established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh 281406. (Hereinafter referred to as "GLAU)"

And

The, SV WEALTH PARTNERS, having its office at Unit Number 303, Third Floor, Chintpurni House, D Block Central Market, PVR Road, Prashant Vihar-Rohini, Delhi-110085, India which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees).

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate program, GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas SV WEALTH PARTNERS is headquartered at Unit Number 303, Third Floor, Chintpurni House, D Block Central Market, PVR Road, Prashant Vihar-Rohini, Delhi-110085, India. It specializes in helping High Net-worth Individuals (HNIs) and companies reach their personal and professional goals

Ashok Kumar Singh Registrar Page 1of 7 GLA University,

17 Km Stone NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura-281406 (UP), India Both the Parties agree to work in the area of Conducting Workshops/Training Programmes for Skills Development and Financial Diligence of Students and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas; GLA University (Department of Management) and/or SV WEALTH PARTNERS assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU intends to facilitate the conduct of workshops/training programmes by SV WEALTH PARTNERS. This is to be done for GLA University (Department of Management).

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by and between the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activity are as deliverables, funding, developers, intellectual property will have specified in a separate work specific agreement.

2. ROLE & RESPONSIBILITY OF EACH PARTY

GLA University, Mathura shall be responsible for the following areas:

GLA University (Department of Management) shall nominate one person with adequate accountability and responsibility to coordinate the workshops/ training programmes. He/ She would act as the single point of contact for the proposed events.

GLA University (Department of Management) shall make available the infrastructure (including IT infrastructure, applications and connectivity) required to conduct the workshops/training programmes.

GLA University (Department of Management) shall provide all the necessary support, services and facilities to SV WEALTH PARTNERS during the conduct of the said workshops/ training programmes

GLA University (Department of Management) shall coordinate with SV WEALTH PARTNERS and facilitate conduct of all assessments including the assessment to be conducted by the external agency (if any) identified by SV WEALTH PARTNERS, as per schedule communicated.

GLA University (Department of Management) shall provide lodging and boarding, wherever applicable, as per the standards of SV WEALTH PARTNERS for trainers conducting the

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GLA I Iniversity

Workshops/ Training Programmes for the total duration of the Training Programme plus two days (one day prior and one day after closure).

GLA University (Department of Management) shall share the details of students in a prescribed format to ensure that there is no duplication of beneficiaries.

GLA University (Department of Management) shall share few details to assess the impact of the workshops/ training programmes. For example, placement details of trained students will be required to assess the impact of the program.

SV WEALTH PARTNERS shall be responsible for the following areas

SV WEALTH PARTNERS shall provide necessary training/ conduct relevant workshops as per the mutual discussion and based upon the requirements and curriculum as shared by GLA University (Department of Management) from time to time.

SV WEALTH PARTNERS shall provide suitable trainers/ experts for the workshop/ training programme

SV WEALTH PARTNERS shall conduct assessment of its own and also arrange external assessment as required.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represent that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

Page 3of 7 shok Kumar Singh Registrar

P.O. Chaumuhan, Mathura-261-106 (UP), India

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Discloses by or on behalf of the Disclosing Party to the Receiving Party,
 - Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation
 of sample(s) identified by the Disclosing party as confidential and provided to the
 Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - i. Was known to Receiving Party prior to disclosure by Disclosing Party,
 - ii. Is lawful obtained by Receiving Party from a third party under no obligation of confidentiality,
- iii. Is or becomes generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

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Ashok KumaPasnAgfi7

P.O. Chaumuhan, Mathora-2d1406 (GP), India

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from September 01, 2020 and shall continue for a period of 1 Year from the Effective Date till August 31, 2021 (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such terms as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of on-going activities and/or programmes, which have been agreed upon agreed before the date of the termination of the MoU.

> Ashok Kumar Singh Page Sof 7 Registrar

GLA University, 17 Km Stone NH-2, Mathura-Deini Road P.O. Chaumuhan, Mathura-281406 (UP), India

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the SV WEALTH PARTNERS SPOC Name Mr. Gaurav Chawla Email ID gaurav@svwp.in, Contact Number 9350707000 and for GLA University, the initial liaison/Single Point of Contact (SPOC) will be Prof Somesh Dhamija, Head – Management-UG, Email I.D somesh.dhamija@gla.ac.in, Contact Number 9412280122, GLA University, Mathura-Delhi Road, Chaumuhan ,Mathura, Uttar Pradesh 281406, India.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

- 13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.
- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
 - (a) The occurrence of any such event of force majeure; and
 - (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 14.3 In case of dispute or difference arising out of or in connection with this MoU, the same shall be settled through mutual discussions between GLA University and SV WEALTH PARTNERS.

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

Shok Kumar Singh

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P.O. Chaumuhan, Mathora 20 1400 (27), milia

For and on behalf of GLA University

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Mr Ashok Kumar Singh Registrar, GLA University, Mathura

P.O. Chaumuhan, Mathura-281406 (UP), India

Witness 1: 5

Ang . Somesh Dhamija

Witness 2:

(Baj Dilip Kuman Shama)

For & on behalf of SV WEALTH PARTNERS

Mr. Gaurav Chawla Founder Partner SV WEALTH PARTNERS

Date:

Witness 1: KARAN CHAWLA

Witness 2:

20 224/2



उत्तर प्रदेश UTTAR PRADESH

ET 805030

Memorandum of Understanding

This Memorandum of Understanding (hereinafter called as 'MOU') is entered into on this **Date:** 9/10/2020

BETWEEN

GLA University (GLAU), Mathura, U.P. (Hereinafter referred to as "Party One" which expression shall unless repugnant to the context or meaning thereof, mean and include its successors, executors and permitted assigns) of the First Part

AND

National Institute of Solar Energy (NISE), an Autonomous Institution of the Ministry of New and Renewable Energy (MNRE), Govt. of India, having its Headquarters at NISE Campus, Gurugram-Faridabad Highway, Gwal Pahari, Gurugram - 122003, Haryana (Hereinafter referred to as "Party Two" which expression shall unless repugnant to the context or meaning thereof, mean and include its successors, executors and permitted assigns) of the Second Part.

Both GLA University and NISE are referred to individually herein as a "Party" and collectively as the "Parties"

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WHEREAS

GLA University (GLAU)was established in 2010 for educational development of community in the field of technical and management education. The Management is dedicated towards the development and empowerment of the youth, irrespective of their religion, gender, colour or political affiliations. GLA University is recognized by UGC.Additionally, the institute has Solar energy lab equipped with various experimental facilities. The availability of operational solar PV systems in a campus with well-established academic departments in all the allied areas offer a very good opportunity for carrying out research as well as training the students and others for skills development.

WHEREAS

National Institute of Solar Energy (NISE) is the apex National R&D institution in the field of Solar Energy. The Government of India has transformed 25 years old Solar Energy Centre (SEC) under MNRE in October, 2013 into an autonomous institution to assist the Ministry in implementing the National Solar Mission and to coordinate research& development, technology demonstration, capacity building and other related works.

NISE has assumed all technical activities of SEC and has also re-organized itself to undertake roles and responsibilities as assigned to it by the Ministry from time to time. The institute is involved in conceptualization, technology demonstration, standardization, interactive research, training and testing of solar technologies and systems; and

NISE is aiming to be an effective interface between the Government and Institutions, industry & user organizations for development, promotion and widespread utilization of solar energy in the country and abroad.

Both GLA University and NISE, therefore, agree to work together in an integrated and collaborative manner in relation to Renewable Energy Sector, especially Solar Energy covering Industry, Utilities and all other involved stakeholders.

Article 1 - Broad Areas of Cooperation

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GLA University and NISE have identified the following areas of mutual interest:

1. Jointly work to accelerate, expand and achieve the objectives of National Solar Mission through trainings, skill development and capacity building programmes launched by

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NISE/GLAU and towards better employability; enhanced job creation and entrepreneurship;

- 2. Examine the feasibility of starting certificate/diploma level courses to be run in NISE/GLAU.
- 3. Invite each other's experts, faculty members, trainees and students to participate in various capacity building programmes, organized jointly or separately.
- **4.** Jointly organize interactive sessions, workshops, refresher courses, round-tables, seminars and conferences, whenever and wherever feasible.
- 5. Extend preferential treatment to each other in levy of participation fee; infrastructure/facility usage fee, hostel fee, Guest House fee, etc.
- **6.** Permit each other's faculty, trainees and students easy access to Campus, Library, Laboratory, Testing and other facilities.
- 7. Provide and share each other's Brochures/Flyers, Reading/Course Materials, Programme Information etc. and prominently display the same at Library, Notice Board, and Website etc. as the case may be.
- 8. Jointly work towards enhancing industry-academia interface and aligning training, capacity building and skill development to meet the industry-specific requirements and for better employability.
- Assist each other in "Training the Trainers" Programme, Entrepreneurship Development Programme, Standardization of Courses and Certification Programmes, Testing Protocols, Commercialization of R&D activities, etc. and
- 10. Jointly work towards enhancing and expending the capacity, capability, facility and infrastructure through resource mobilization and aligning the capacity building, skill development and training programmes by forming national and international alliances and institutional partnerships to seize the opportunities that are expected from International Solar Alliance Plans, Programmes and Activities in its Member Countries.

The above areas of co-operation are indicative only and may be expanded or curtailed through mutual consultation.

Article 2 - Validity

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The Memorandum of Understanding (MoU) will enter into force on the date of its signing and will remain valid till five (5) years. However, agreements concluded under this MoU shall be valid till end of contracting obligations and responsibilities of the concerned parties. The validity of this MoU can be further extended with the mutual consent of the parties in writing.

Article 3 - Termination

This MoU can be terminated by either party by serving three months (90 days) notice in writing, without assigning any reason, subject to completion of assignments in hand.

Article 4- Financial Obligation

There will be no financial obligation/binding on any of these two organizations.

Article 5 - Governing Law

Laws of India shall govern this MoU.

Article 6 - Others

This Memorandum does not grant any exclusive right to any of the two Parties in the areas of cooperation that they mutually agree and shall not create any legal binding obligations upon either Party.

IN WITNESS THEREOF, the undersigned duly authorized thereto have signed this Memorandum of Understanding.

Dr. Arun K. Tripathi **Director General**

National Institute of Solar Energy (NISE)

Mr. Ashok Kumar Šingh

Registrar

GLA University Mathura (UP)

Date:

Date:

WITNESSED BY:

WITNESSED BY:

DS: Vikrant Sharma 2. Haveen Kell

Dy. Director (Teen), NISE

Dr. Syit Kr. Verme (Associate Prof.)

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INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

: IN-DL92664212024209S

14-Oct-2020 12:56 PM

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SUBIN-DLDL83240392478953753731S

BADA BUSINESS PVT LTD

Article 5 General Agreement

Not Applicable

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(Zero)

: BADA BUSINESS PVT LTD

: GLA UNIVERSITY MATHURA

BADA BUSINESS PVT LTD

100

(One Hundred only)



..Please write or type below this line.....

BADA BUSINESS PVT.LTD.

WHITE LABEL PLATFORM LICENSE AGREEMENT

This is an Agreement, entered into on this 16th day of December 2020, by and between

Bada Business Pvt. I.td. ("Company") through its Authorized Signatory Mr. Fahad Kazmi having its registered office at D-6/8, Okhla Industrial Area Phase-2, Delhi-110022

And

GLA University, Mathura ("<u>Customer/Institute</u>") through its Registrar, Mr. Ashok Kumar Singh having its registered office 17 KM Stone, NH#2, Mathura-Delhi Road, PO-Chaumuhan, Mathura-281406, UP, India.

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Background

- I. Company has developed a proprietary electronic platform in the form of Mobile Application with the name and style "Bada Business by Dr. Vivek Bindra" offering various different courses to develop and grow your business. (hereinafter referred and called as "Platform").
- II. Customer wishes to enagage with the company for development of a separate electronic platform/Mobile Application in its own name (the "Portal") on the terms, conditions and remuneration detailed below:

NOW, THEREFORE, acknowledging the receipt of adequate consideration and intending to be legally bound, the parties agrees on the below terms which are as follows:

1. Grant of License:

- 1.1. In General. Company hereby grants to Customer/Institute a limited, non-exclusive, non-transferable license to use the Platform during the Term of 3 years (lock-in period)which would be specifically designed for the customer by the company, solely for the operation of the Portal (the "License").
- 1.2. White Label Branding. The Portal shall be co-branded under Customer's name and the company's name and shall be accessible to the public under a URL designated by the company. The name and logo(s) of Company and the customer shall always appear on the Portal.
- 1.3. Restrictions. Customer shall not (i) decompile or reverse engineer the Platform and its content or otherwise attempt to obtain the source code for the Platform; (ii) sublicense or allow any other person to use the Platform, except pursuant to the normal operation of the Portal (e.g., to list [projects] [campaigns]); (iii) use the name or proprietary logo(s) of Company without Company's prior written consent; (iv) use the Platform for any purpose other than the operation of the Portal; (v) use the Platform in a manner that interferes with the use of Platform by Company or its other customers; (vi) commence development of an electronic platform for the purpose of offering such electronic platform to other portals, in competition with the Platform; (vii) for the promotion and marketing purposes customer shall not use without the permission and the consent of the Company, the Company's name/logo, Founder's (Dr. Vivek Bindra) name of pictures/videos, Professors on the platform on any kind of marketing/branding/advertising material. (viii)shall notcreate, design or produce any collaterals on its own for any purpose, they shall always be provided by the Company HO.
- 2. Services. Company shall provide the following services in connection with the creation and operation of the Portal (the "Services"):
- 2.1. Customization. Company shall customize the Platform with the name, logos, and branding of Customer and the company, with the "look and feel" decided by the company However, such customization shall not include the addition of functionality or the incorporation of new content unless mutually agreed by Company and Customer. The company shall customize the EAE content for Customer to make it 12 months course (1 year)
- 2.2. **Technical Support**. Company shall provide ongoing support and maintenance services to ensure that the Platform performs as intended. Customer support shall be available from 10 AM to 8 PM on all working days.
- 2.3. Personal Visit. Dr. Vivek Bindra shall visit GLA for student orientation seminar & to promote this tieup. The exact date shall be mutually decide later.
- 2.4. **Mobile App Codes.** GLA shall be given 500 (five hundred only) extra user App codes of EAE (over & above 2000 units) at No extra cost from BBPL. However any further requirement of APP codes shall be charged as per the applicable price of Rs.6000/- per user.
- 2.5. Price decision authority. GLA shall be at liberty to decide post launch price of EAE course, in consultation with BBPL & authorized to charge the same from students as part of their curriculum fee.



- 2.6. Live Event & Costing. BBPL shall conduct an exclusive EAE event for GLA for 7 days in a span of 2 years (24 months) in 3 parts (as mentioned below) from the date of activation of students Apps in the venue arranged by GLA University. The Event may be executed inside the college campus or any other venue arranged by GLA. Whereby the cost of Execution of complete Event, Venue arrangement, logistics & technical equipment requirement (sound, LED screens & other technical arrangement) including Travel, Meals, Lodging & Boarding of paneled Professors (via Business Class or equivalent mode of travel) & expenses of support team from BBPL shall be solely borne by GLA university
- 2.7. BBPL will ensure participation of minimum 18 business tycoons as professors (all inclusive 3 events as mentioned above) & Dr. Vivek Bindra for the same.
- 2.8. Exclusive Alliance. BBPL shall provide exclusive alliance right to GLA for Mathura, Aligarh & Agra & shall not enter into any tie-up with any other College/Institution in above mentioned cities.
- 2.9. **Infographics.** BBPL will create & provide co-branded info graphic of this white Labeling collaboration for promotion.
- 2.10. Branding Authorisation. GLA shall be authorized to use the branding of Dr. Vivek Bindra, Bada Business & its Billionaire professors, inside campus & outdoor promotion including college/Institute website & other digital platforms but under the Strict Controlled Marketing guidelines & approvals from Bada Business head office. All collaterals & designs for promotion shall be Strictly provided by Bada Business head office only & No self-created design / collaterals are permissible.
- 2.11. Training Certificate. A co-branded training certificate shall be issued to GLA students upon successfully completion of course, as per the norms of the BBPL. BBPL shall provide a Digital Dashboard Score Card to GLA in order to measure the performance of students.
- 2.12. Counselor. A trained counselor shall be deputed by BBPL (once in a month for maximum 2 days) to visit the college & support students to clarify their doubts & queries. The travel, lodging & boarding cost of the same shall be borne by GLA.
- 2.13. Media Coverage. GLA logo shall be featured in Print Media campaign initiated by Bada Business at No Extra Cost from college. Both parties i.e. GLA & BBPL are authorized to use the brand logo on their respective websites for promotion.
- 2.14. Additional Course. An additional 'Campus to Corporate' course shall be provided to the students of GLA to enhance their employability, as a part of this deal.

3. Fees.

3.1. White Labeling. The fees for White Labeling, creation of portal and the content by the Company for the Customer/Institute has been fixed as Rs. 1,20,00,000/- (Rupees One Crore Twenty Lacs only) inclusive of the GST which shall be paid as per table below by the customer by way NEFT, RTGS or any other mode mutually agreed upon by both the parties. The amount of Rs. 12,00000/- after deducting the TDS has already been paid.

The above mentioned payment detail &payment Plan are as under:

Amount To be Paid	Mode of Payment	Date of Payment	Transaction ID / Cheque details
12,00,000/-		01.03.2020	
60,00,000/-		Before 10.08.2020	
48,00,000/-		Before 10.01.2021	



- 3.2. In General. The fees and other charges of the courses has been fixed as Rs. 6,000/- per course/unit (this fees of Rs. 6000/- per student will be valid for two years duration for each student). The Customer/Institute shall charge the client/students the fees mutually decided by the Company and the customer.
- 3.3. Payment. Payment of the amounts due to Company shall be made in accordance with the payment schedule set forth by IMPS, NEFT or RTGS transfer or other immediately-available funds.

4. Functionality of Platform.

- 4.1. **Initial Functionality**. Company has demonstrated the Platform to Customer and delivered to Customer an electronic version of such demonstration and/or a list of sample screen shots (the "<u>Demonstration Version</u>"). At the time of delivery to Customer, the Platform will have substantially the same "look and feel," features, and functionality of the Demonstration Version and no fewer features and no less functionality than the versions of the comparable product delivered to other customers of Company.
- 4.2. Future Functionality. Following delivery of the Platform to Customer, Company shall incorporate into the Portal such additional features and functionality as Company makes available to its customers generally without charge. Company shall give Customer reasonable advance notice of such additional features and functionality if they are material to the operation of the Portal. Company may not materially change the "look and feel" of the Platform without the consent of Customer, which shall not be unreasonably withheld.
- 5. **Technical Specifications**. Company has provided Customer with the technical specifications of the Platform and Company's own technology infrastructure (to the extent relevant to the operation of the Platform), including but not limited to security specifications. Should Company wish to make any material modification of such technical specifications it shall use reasonable efforts to notify Customer no less than ninety (90) days in advance.
- 6. Customer's Obligations. Customer shall (i) provide Company with accurate and complete descriptions of its needs, requirement of the content and business plans for the Portal, (ii) cooperate with Company in the development and installation of the customized Platform, (iii) use the Platform only in an operating environment (e.g., hardware and software) approved by Company, (iv) notify Company of any defects in the Platform, (vi) install any software updates recommended by Company, and (vii) use reasonable commercial efforts to operate the Portal in accordance with all applicable laws and regulations, including but not limited to securities and consumer protection laws.

7. Warranties.

7.1. Limited Performance Warranty. Company warrants that the Platform will perform substantially as demonstrated in the Demonstration Version and will be free of material errors or defects, and that all Services will be performed in a good and workmanlike manner. In the event Customer believes that Company is in violation of this limited performance warranty, Customer shall notify Company and Company shall use reasonable commercial efforts to correct any error or defect.

7.2. Warranty of Non-Infringement.

7.2.1. In General. Company warrants that Customer's use of the Platform as anticipated by this Agreement will not infringe on the rights of any third party. If a claim is made that Customer's use of the Platform infringes on the rights of a third party then Customer will, at its sole expense and as Customer's sole remedy, defend against such claim and the customer shall pay any final judgment/compensation amount. That the Customer shall promptly notifythe Company of any such claim in writing and Company is given sole control over the defense and settlement of such claim. Company may, without the knowledge or consent of Customer, agree to any resolution of the dispute that does not require on the part of Customer a payment or an admission of wrongdoing. Without limiting the preceding sentence, Company may (i) seek to obtain through negotiation the right of Customer to continue using the Platform; (ii) rework the Platform so as to make it non-infringing; or (iii) replace the Platform, as long as the reworked or replacement Platform does not result in a material adverse change in the "look and feel" or operational characteristics of the Platform. If none of these alternatives is reasonably available in Company's sole discretion, Company may terminate this Agreement.

- 7.2.2. Exceptions. The foregoing warranty shall not apply to infringement caused by (i) Customer's modification or use of the Platform other than as contemplated by the Agreement; (ii) Customer's failure to use corrections or enhancements made available by Company to the extent that such corrections or enhancements would make the Platform non-infringing; or (iii) information, specification or materials provided by Customer or third party acting for Customer.
- 7.3. Compliance with Laws. Company shall use commercially reasonable efforts to conduct its business, and develop the Platform, in compliance with all applicable laws, rules and regulations.

Confidentiality; Employees.

8.1. Confidentiality.

- 8.1.1. **Included Information**. For purposes of this Agreement, the term "<u>Confidential Information</u>" means all confidential and proprietary information of a party, including but not limited to (i) financial information, (ii) business and marketing plans, (iii) the names of employees and owners, (iv) the names and other personally-identifiable information of users of the Portal, (v) security codes, and (vi) all documentation provided by Company.
- 8.1.2. Excluded Information. For purposes of this Agreement, the term "confidential and proprietary information" shall not include (i) information already known or independently developed by the recipient without the use of any confidential and proprietary information, or (ii) information known to the public through no wrongful act of the recipient.
- 8.1.3. Confidentiality Obligations. During the Term and at all times thereafter, neither party shall disclose Confidential Information of the other party or use such Confidential Information for any purpose other than in furtherance of this Agreement. Without limiting the preceding sentence, each party shall use at least the same degree of care in safeguarding the other party's Confidential Information as it uses to safeguard its own Confidential Information. Notwithstanding the foregoing a party may disclose Confidential Information (i) if required to do by legal process (i.e., by a subpoena), provided that such party shall notify the other party prior to such disclosure so that such other party may attempt to prevent such disclosure or seek a protective order; or (ii) to any applicable governmental authority as required in the operation of such party's business.
- 8.2. Employees. During the Term and for a period of one (1) year thereafter, neither Company nor Customer shall hire, solicit for hire, or directly or knowingly indirectly use the services of any employee of the other party without the prior written consent of such other party. For purposes of this section, a person shall be deemed an "employee" of a party if such person has provided services to such party as an employee or independent contractor at any time within the preceding six (6) months.
- 8.3. Injunctive Relief. The parties acknowledge that a breach of this section 9 will cause the damaged party great and irreparable injury and damage, which cannot be reasonably or adequately compensated by money damages. Accordingly, each party acknowledges that the remedies of injunction and specific performance shall be available in the event of such a breach, in addition to money damages or other legal or equitable remedies.
- 9. Responsibility for Operation of Portal. The parties agree that Customer, and not Company, is solely responsible for the operation of the Portal. The role of Company is only to provide the Platform and the Services. Company does not act as a fiduciary, business or legal advisor, or co-venturer. Customer is solely responsible for ensuring that the Portal is operated in accordance with applicable laws, for monitoring the content displayed on the Portal, and for establishing the terms of its relationships with users of the Portal. Company is not responsible for any information or content displayed on or transmitted through the Portal.

10. Term.

10.1. In General. The initial term of this Agreement shall be for two (3) years, followed by successive renewal periods mutually decided. The 3 years shall be the lock-in period.

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- 10.2. Termination for Cause. This Agreement may be terminated at any time if either party fails to perform any of its material obligations hereunder and such failure continues for thirty (30) days following written notice from the non-breaching party. For these purposes (i) any obligation of Customer to pay any amount to Company shall be treated as a material obligation, and (ii) if Customer fails to make a required payment by the due date on more than three (3) occasions during any period of twelve (12) months, Company may (but shall not be required to) terminate this Agreement without giving written notice of such failure or any additional failure. Similarly if company fails to deliver what is promised in the agreement the institute will have right to terminate this agreement in the event such failure continues for thirty (30) days following written notice from the non-breaching party.
 - 10.3. Upon the termination of this agreement the services rendered through this platform will be terminated.

11. Ownership of Intellectual Property.

- 11.1. Intellectual Property of Company. Company is the exclusive owner of the Platform and the content and all of the intellectual property rights associated with the Platform, including software and copyrights, even if Company incorporates into the Platform suggestions made by Customer.
- 11.2. Intellectual Property of Customer. Customer is the exclusive owner of its name, logo(s), trademarks, URLs, and other intellectual property and, together with users of the Portal.
- 11.3. Users of Portal. Customer owns all of the relationships with the users/students of the Portal. Company may not share any personally-identifiable information of such users (e.g., names, addresses, Mobile Numbers etc.) with any person or contact or solicit any such users for any purpose without the advance written consent of Customer, which may be withheld in the sole and absolute discretion of Customer.
 - 11.4. Data. Company may collect, use & store data concerning the operation of the Portal.
- 11.5. Use of Customer's Name. Company may advertise that Customer/Institute uses the Platform.BBPL shall be authorized to produce any testimonials video from GLA for any promotion & branding purpose

12. Limitation of Claims and Damages.

- 12.1. Limitation of Claims. THE COMPANY SHALL NOT BE LIABLE TO THE CUSTOMER UNDER ANY CIRCUMSTANCES (EVEN IF THIS AGREEMENT IS TERMINATED) FOR ANY CONSEQUENTIAL, SPECIAL, INCIDENTAL, PUNITIVE OR INDIRECT DAMAGES (INCLUDING WITHOUT LIMITATION LOSS OF PROFIT, REVENUE, BUSINESS OPPORTUNITY OR BUSINESS ADVANTAGE), WHETHER BASED UPON A CLAIM OR ACTION OF TORT CONTRACT, WARRANTY, NEGLIGENCE, STRICT LIABILITY, BREACH OF STATUTORY DUTY, CONTRIBUTION, INDEMNITY OR ANY OTHER LEGAL THEORY OR CAUSE OF ACTION, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 12.2. Limitation of Damages. THE COMPANY'S TOTAL LIABILITY UNDER OR RELATING TO THIS AGREEMENT, REGARDLESS OF THE CAUSE OR FORM OF ACTION, AND WHETHER BEFORE OR AFTER ITS TERMINATION, SHALL NOT EXCEED THE TOTAL OF ALL AMOUNTS PAID TO THE COMPANY BY THE CUSTOMER LESS A PRO RATA ABATEMENT OF SUCH AMOUNT FOR EACH FULL OR PARTIAL MONTH OF THE FIRST SIXTY (60) MONTHS FOLLOWING DELIVERY.
- 12.3. Exceptions. The limitations set forth in sections 12.1 and 12.2 shall not apply to any claims arising (i) under section 8.2 (concerning Company's warranty of non-infringement), (ii) under section 9 (concerning confidentiality), (iii) under section 12.3 (concerning the solicitation of users), or (iv) from the willful misconduct of Company.

13. Indemnification by Customer.

13.1. Obligation to Indemnify. Customer will indemnify and hold harmless Company, its licensors, service providers, and their respective affiliates, managers, agents and employees, from and against all losses, costs, and

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expenses, including reasonable attorneys' fee, from third party claims arising from Customer's operation of the Portal, except for claims arising from the wrongful acts or omissions of Company.

13.2. Notice and Defense of Claims. Company will promptly notify Customer of any claim for which it believes it is entitled to indemnification under the preceding paragraph. Customer may, but shall not be required to, assume control of the defense and settlement of such claim provided that (i) such defense and settlement shall be at the sole cost and expense of Customer (ii) Customer shall be permitted to control the defense of the claim only if Customer is financially capable of such defense and engages the services of a qualified attorney, each in the reasonable judgment of the Indemnified Party; (iii) Customer shall not thereafter withdraw from control of such defense and settlement without giving reasonable advance notice to Company; (iv) Company shall be entitled to participate in, but not control, such defense and settlement at its own cost and expense; (v) before entering into any settlement of the claim, Customer shall be required to obtain the prior written approval of Company, which shall be not unreasonably withheld, if pursuant to or as a result of such settlement, injunctive or other equitable relief would be imposed against Company; and (vi) Customer will not enter into any settlement of any such claim without the prior written consent of Company unless Customer agrees to be liable for any amounts to be paid to the third party pursuant to such settlement and is financially able to do so.

14. Miscellaneous.

- 14.1. Amendments; Waivers. No amendment, modification, or waiver of any provision of this Agreement shall be binding unless in writing and signed by the party against whom the operation of such amendment, modification, or waiver is sought to be enforced. No delay in the exercise of any right shall be deemed a waiver thereof, nor shall the waiver of a right or remedy in a particular instance constitute a waiver of such right or remedy generally.
- 14.2. Notices. Any notice or document required or permitted to be given under this Agreement may be given by a party or by its legal counsel and shall be deemed to be given by electronic mail with transmission acknowledgment, to Bada Business Pvt. Ltd., D-6/8, Okhla Industrial Area Phase-2, Delhi-110022 if to Company, to GLA University, 17 KM Stone, NH#2, Mathura-Delhi Road, PO-Chaumuhan, Mathura-281406 if to Customer, or to such other email address or addresses as the parties may designate from time to time by notice satisfactory under this section.
- 14.3. Governing Law. This Agreement shall be governed by the laws of India without giving effect to the principles of conflicts of laws. Each party hereby consents to the jurisdiction of the courts In Delhi, India, and agrees that, subject to section 16.4, all disputes arising from this Agreement shall be prosecuted in such courts. Each party hereby agrees that any such court shall have in *personam* jurisdiction over such party and consents to service of process by notice sent by regular mail to the address set forth above and/or by any means authorized by the Indian law.

14.4. Disputes.

- 14.4.1. In General. The following procedure shall be followed in the event of a dispute arising from this Agreement:
- (a) The principals (chief executive officers) of Company and Customer shall speak directly concerning the dispute.
- (b) If the principals are unable to resolve the dispute, then within five (5) business days they shall exchange written summaries of their respective positions, containing such information and/or proposals as they may determine in their sole discretion, and thereafter meet or speak by telephone to attempt to resolve the dispute. Such summaries shall be deemed in the nature of settlement discussions and shall not be admissible in any further proceeding.
- (c) If the principals are still unable to resolve the dispute, they may, but shall not be required to, participate in non-binding mediation conducted by a single neutral mediator chosen the parties.

Lingh

Page 7 of 9

- (d) If the principals elect not to participate in mediation or are unable to resolve the dispute in mediation, they may proceed legally by filing a lawsuit.
- 14.5. Assignment. Neither Company nor Customer may assign its rights or obligations under this Agreement without the prior written consent of the other. Notwithstanding the preceding sentence, a party may assign its interest in this Agreement to a person acquiring (by sale, merger, reorganization, or otherwise) substantially all of the transferor's assets or business, provided that (i) the transferee agrees to assume and perform all obligations of the transferor for periods following the transfer, (ii) the transferor remains liable for all obligations prior to the transfer, and (iii) in the case of a transfer by Customer the transferee shall not be engaged in the business of developing, marketing, or supporting an electronic platform in competition with the Platform. The transferring party may charge a reasonable fee for the review and processing of the information regarding the transfer.
- 14.6. Payment of Fees. In the event of a dispute arising under this Agreement, the prevailing party shall be entitled to recover reasonable attorneys fees and costs, provided that if a party prevails only in part the court shall award fees and costs in accordance with the relative success of each party.
- 14.7. Language Construction. The language of this Agreement shall be construed in accordance with its fair meaning and not for or against any party. The parties acknowledge that each party and its counsel have reviewed and had the opportunity to participate in the drafting of this Agreement and, accordingly, that the rule of construction that would resolve ambiguities in favor of non-drafting parties shall not apply to the interpretation of this Agreement.
- 14.8. Force Majeure. Neither party shall be entitled to recover damages or terminate this Agreement by virtue of any delay or default in performance by the other party (other than a delay or default in the payment of money) if such delay or default is caused by Acts of God, government restrictions (including the denial or cancellation of any export or other necessary license), wars, insurrections and/or any other cause beyond the reasonable control of the party whose performance is affected; provided that the party experiencing the difficulty shall give the other prompt written notice following the occurrence of the cause relied upon, explaining the cause and its effect in reasonable detail. Dates by which performance obligations are scheduled to be met will be extended for a period of time equal to the time lost due to any delay so caused.
- 14.9. Signature in Counterparts. This Agreement may be signed in counterparts, each of which shall be deemed to be a fully-executed original.
- 14.10. No Third Party Beneficiaries. This Agreement is made for the sole benefit of the parties. No other persons shall have any rights or remedies by reason of this Agreement against any of the parties or shall be considered to be third party beneficiaries of this Agreement in any way.
- 14.11. Binding Effect. This Agreement shall inure to the benefit of the respective heirs, legal representatives and permitted assigns of each party, and shall be binding upon the heirs, legal representatives, successors and assigns of each party.
- 14.12. Titles and Captions. All article, section and paragraph titles and captions contained in this Agreement are for convenience only and are not deemed a part of the context hereof.
- 14.13. Pronouns and Plurals. All pronouns and any variations thereof are deemed to refer to the masculine, feminine, neuter, singular or plural as the identity of the person or persons may require.
- 14.14. Days. Any period of days mandated under this Agreement shall be determined by reference to calendar days, not business days, except that any payments, notices, or other performance falling due on a Saturday, Sunday, or Central Government holiday shall be considered timely if paid, given, or performed on the next succeeding business day.
- 14.15. Entire Agreement. This Agreement constitutes the entire agreement between Company and Customer and supersedes all prior agreements and understandings. Tingh

Page 8 of 9

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first written above.

COMPANY - BADA BUSINESS PVT.LTD.

	CUSTOMER/INSTITUTE – GLA UNIVERSITY, MATHURA		
WITNESSES: 1.	Ashok Kumar Singh Registrar GLA University, Mathura (UP)		
2. Owns			
Dr. A.K. Gupta Dean - Academic Affairs GLA University, Mathura (U.P.)			



उत्तर श्रदेश UTTAR PRADESH

FG 958758

Memorandum of Understanding
Between

ICAR- National Bureau of Agriculturally Important Microorganisms (NBAIM), Kushmaur, Mau

and

GLA University, Mathura, UP

for

Promotion of inter-institutional research collaboration, staff and Students' Training/Postgraduate Research

The parties, having discussed fields of common research interests and allied activities between the two institutions, have decided to enter into long-term collaboration for promotion of inter-institutional research, staff and students' training and postgraduate research in cutting edge areas in accordance with the provisions contained in the Guidelines issued vide Letter No. 2-8/2012- HRD dated 30 April 2014 or as revised from time to time.

WHEREAS the "First Party" is working on exploration and collection of agriculturally important microorganisms (AIMs) and carry out related research and human resource development for sustainable growth of agriculture. Dedicated to work on crop improvement for sustainable plant productivity by the use of AIMs.

AND WHEREAS the "Second Party", established vide Act No 21 of 2010 of Govt. of Uttar Pradesh and recognized (under section 2F) by UGC vide its letter number- F.No. 8-20/2010(ccp-1/PU Dated November 2010 at its Department of Biotechnology is involved in high quality of research in niche areas like plant-microbe interaction, herbal medicine products, biotechnology, microbiology, immunology, virology and molecular biology.

AND WHEREAS it has been considered expedient to agree in writing to participate jointly in the projects requiring expertise and logistics from both the parties.

(Signature of First Party)

Dr. Anil Kumar Saxena

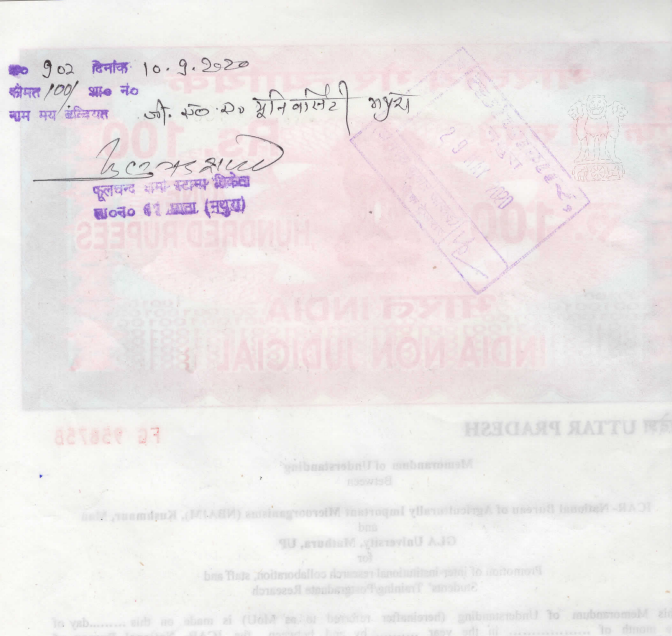
Director
ICAR-National Bureau of Agniculturally Important Microorganisms
Kushmaur, Mau Nath Bhanjan
275103, Uttar Pradesh

(Signature of Second Party)

Registrar

GLA University,

17 Km Stone NH-2, Mathura-Delhi Road O. Chaumuhan, Mathura-281406 (UP), India Page | 1



refnafter called NBAIM/First party], a constituent Ecsentia Institution of the Indian Council of gricultural Research, Krishi Bhavan, Kele Delhi-[1000] on the ONE PART and the CLA University,

SOUR WHEREAS the "Second Party", established vide Act No.21 of 2010 of Gove of Buar Prodesh and Es Départment of Biotechnology is involved in high quality of research in niche areas like plant-relevable invection, herbel medicine products, biotechnology, microbiology, immunology, virology and molecular

OID WHEREAS it has been considered expedient to agree in writing to participate jointly in the projects

Anil/Kumar Saxena

Kushmaur, Mau Nath Bhanjan

Article 1. Scope

- 1.1 The objective of MoU is promotion of inter-institutional research collaboration, staff and students' training and postgraduate research in cutting edge areas by facilitating scientists, staff and students to seek specialized guidance and facilities of both the Institutes.
- 1.2 The Second party will recognize the First party as an Institute for conducting research related to the thesis requirement of the research students for Master's (MSc, MVSc) and Doctorate (PhD) The Second party will recognize Scientists of the ICAR Institute as recommended by its Director in accordance with the University rules and regulations for guiding students working for the said degree.
- 1.3 Operational details of research effort and collaboration will be made in common research programmes and/or projects restricted to specific mandated domain within the approved disciplines/divisions. The objective(s) for research work for a student coming from a Second party outside NARS should be exclusively different as far as possible.
- 1.4 Research instrumentation facility and library facilities available with the First party and the Second party will be made available to the faculty and research scholars. However, the costs of specific consumables will be borne by the respective organizations.
- 1.5 There shall be an exchange of staff and students for academic, research and training purposes. Accommodation in the Hostel shall be arranged, wherever possible, as per extant rates. The duration of exchange visits will be determined by mutual consent between both the parties.

Article 2. Management

- Director of the First party and the Vice-Chancellor/Head of the Institution of the Second party will be responsible to work out operational details of cooperation between the two organizations and ensure proper and effective implementation of this MoU. An advisory committee may be constituted for this purpose with the members from both the parties.
- 2.2 The Advisory Committee will meet at least once in a year alternatively in the institutions of the First party and the Second party to review the activities. This meeting shall include presentation on the academic and research activities, which should be open to the students, faculty and scientists.

Article 3. Exchange of Information

3.1. The term "information" includes scientific or technical data, results and/or methods of investigation, and other information intended to be provided, exchanged, or arising under project descriptions entered into pursuant to this

Page 2 of 7

Registrar GLA University, 17 Km Stone NH-2, Mathura-Delhi Road naumuhan, Mathura-281403 (UP), India MoU.

3.2. The parties support the widest possible dissemination of information. Each party in joint projects shall be given the right to use, disclose, publish or disseminate such information for any and all purposes with mutual consent.

Article 4. General Provisions

- 4.1 It is understood that the First party and the Second party subscribe to the principle of equal opportunity and do not discriminate on the basis of race, sex, age, caste or religion. Both the Institutions shall abide by these principles in the administration of this agreement and neither party shall impose criteria for exchange of scholars or students, which violate principles of non-discrimination.
- 4.2 Both parties understand that all financial agreements will have to be negotiated separately and will depend on the availability of funds.
- 4.3 Both parties acknowledge that exchange of staff and students from one party to the other shall be subject to the availability of funds and shall comply with the regulations and policies of the First party and the Second party.
- 4.4 Any research publications arising will be jointly published in accordance with the provisions laid out in Item 3.2.1C of the Guidelines for the students to conduct research for their degree programme as trainees at ICAR institutions as notified vide Letter No. 2-8/2012-HRD dated 25 April 2014 or revised guidelines, if any, as may be issued from time to time.
- 4.5 The student would invariably be the senior author for the publications arising out of the research work conducted at the AU/DU/Institutes, followed by Major Guide/Advisor and Co-Major Advisor/Co-Guide in that order. The names of corresponding author/additional co-authors, depending upon their contribution in the research work, may be decided by mutual consent between the student and Major Guide/Advisor.
- 4.6 The partnering institutions may ensure that the student submits at least one paper from Master's thesis and two papers from Ph.D. thesis before thesis submission in order to prevent students leaving the institute(s) without any research publication from the thesis.
- 4.7 A copy of the thesis/dissertation will be submitted to the First Party after the award of the degree by the Second party.
- 4.8 All questions related to this MoU arising during its term will be settled by the parties by mutual agreement. Disagreements at the operating level shall be forwarded to respective higher officials for appropriate resolution failing which an arbitrator of mutual acceptance may be identified for the settlement of dispute, if any.

4.9 All questions not foreseen related to this MoU will be handled by the parties by

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GLA University,

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O. Chaumuhan, Mathura-281403 (UP), India

mutual agreement.

- 4.10 Nothing in this MoU is intended to affect other cooperation or collaborations between the parties.
- 4.11 The ICAR scientists pursuing their PhD degrees after completing their PhD course work at ICAR-DUs may be allowed to do their research work at the institute where they are posted, in view of shortage of scientists/faculty.
- 4.12 The objective(s) for research work for a student coming from such an institution should be exclusively different as far as possible.
- 4.13 RAs/SRFs, who have completed their course work and are working under different research projects in an Institute may be permitted to join a degree programme only with a University recognized by UGC/ICAR-AU system with bilateral MOU on IPR issues. However, PI of the project with the approval of Director may have to issue a certificate that the regular research work of the project will not be hampered on account of joining of RA/SRF for the degree programme. The RA/SRF will not avail leave for completing the research work for the degree.
- 4.14 The partnering institute(s) would be expected to make reasonable contribution in the form of intellectual input to the student's research problem and may not merely serve as a source of providing samples/facilities for the study.
- 4.15 The efforts will be made for conservation of Microorganism (Bacteria, Fungi, Cyanobacteria) isolated in the study by deposition to the National Agriculturally Important Microbial Culture Collection (NAIMCC), NBAIM, Mau.

Article 5. Intellectual Property Rights

Property Rights generated or likely to be generated during the student's research work. The ICAR as the first applicant (for its institute) and the Second party shall be the joint applicants for IPRs and the students and involved scientific staff shall be included as the inventor/breeder/author. The 'ICAR Guidelines for Intellectual Property Management and Technology Transfer/Commercialization' as amended from time to time shall be the reference for exploitation of the generated intellectual property, whose management and benefits sharing shall be mutually decided in each case.

The IPRs shall rest with the institution where the major part of the research work was carried out by the student. In the event of equal amount of work being carried out at both the AU/DU and ICAR Institute, patents/protections/knowledge generated will be shared in proportion as per the 'ICAR Guidelines for Intellectual Property Management and Technology Transfer/Commercialization' as amended from time to time.

Article 6. Admission and Fees

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Registrar
GLA University,
17 Km Stone NH-2, Mathura-Delhi Road

O. Chaumuhan, Mathura-281405 (UP), India

- 6.1 All those who wish to register as trainees or for Master/Doctoral programme under this MoU must apply for admission at the Second party. The allocation of Major Guide/Advisor would be finalized before the registration and will be governed by the provision laid outline item 3.2.1A and 3.2.2A of the guidelines for the students to conduct research for their degree programmes as trainees at ICAR institutions as notified vide letter no.2-8/2012-HRD dated 11th December 2012 or revised guidelines if any as may be issued from time to time for the students from within NARS and outside NARS respectively.
- 6.2 Admission of the students and the award of degrees for different programmes will be the responsibility of the Second party as per the rules and regulations.
- 6.3 Allotment of the students at the First party will be done by the approval of Director of the First party and Vice-Chancellor/Head of the Institution of the Second party.
- 6.4 The First party would have the right to screen the student's eligibility for admission based on their academic period.
- 6.5 The PME Cell of the First party in consultation with the representative of the Second party shall decide the location and sharing quantum of research work.
- 6.6 The number of student(s) at any particular time will be subjected to the availability of research facilities and scientists' time to guide thesis research at the First party institution.
- 6.7 Any student(s) admitted to the First party for training/postgraduate research, if found violating the rules and regulations laid down by the First party or indulge in such activities that amount to tarnishing the image of the Institute, or cause damage to the property, the registration of such student(s) would be summarily terminated. The Second party will not complete the formalities of issuing the certificates to such students until they compensate the losses to the First party.
- 6.8 Fee will be charged from the students by the first party as guidelines for the students to conduct research for the degree programmes as trainees at ICAR institution as notified vide letter no.2-8/2012-HRD dated 11th December 2012 or revised guidelines if any as may be issued from time to time. No fee will be charged by the first party from the students registered with AU/DU within NARS. However students registered with second party outside NARS will deposit fee Rs 10,000 for training duration 3 months(not leading to a degree and dissertation) and Rs. 30,000 per semester(six monts) for training dissertation/degree exceeding three months. Any change in fee structure by ICAR will be applicable from the date of revision and shall be charged by by the first party.

Registrar
GLA University,
7 Km Stone NH-2, Mathura-Delhi Road
Chaumuhan, Mathura 23, 403 (UP), India

Article 7. Entry into effect, modification and termination

- 7.1. This MoU shall become effective on the date it is signed by the parties and shall be valid for five years extendable up to another five years. Both parties shall review the status of the MoU at the end of every two year period to determine any modification, whenever necessary. The period of validity of this MoU may be extended by mutual consent up to five years. This MoU may be amended by mutual written agreement and may be terminated at any time by either party upon written notification signed by the competent authority of the party initiating termination. Such notification must be given to the other party at least six months in advance from the effective date of termination.
- 7.2. All joint activities not completed at the expiration or termination of the MoU may be continued until their completion under the terms of this MoU.
- 7.3 No amendment or modification of the MoU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be amendment of the MoU. The modifications/changes shall become part of the MoU and shall be effective from the date on which they are made/executed, unless otherwise agreed to.

(Signature of First Party)

Dr. Anil Kumar Saxena

Director
ICAR-National Bureau of Agriculturally Important Microorganisms
Kushmaur, Mau Nath Bhanjan
275103, Uttar Pradesh

(Signature of Second Party)

Registrar
GLA University,
17 Km Stone NH-2, Mathura-Delhi Road
O. Chaumuhan, Mathura-281406 (UP), India

This MoU has been executed in two originals, one of which has been retained by the First party and the other by the Second party).

IN WITNESS WHEREOF, the parties have executed this MoU and represent that they approve, accept and agree to terms contained herein.

Name and Address of the Second Party Name and Address of the First Party Mr. Ashok Kumar Singh Director ICAR-National Bureau of Agriculturally Registrar GLA University, Mathura-281406, U. P. (NBAIM), Microorganisms Tel No. 05662-250900 (extn. 906) Important Kushmaur, Mau-275103, U. P. Registrar Dr. Anil Kumar Saxena Date: GLA University, Date: Director 17 Km Stone NH-2, Mathura-Delhi Road ICAR-National Bureau of Agriculturally Important Microorganisms Kushmaur, Mau Nath Bhanjan Signature with Seal Uttar Pradesh Signature with Seal

Dr. Alok Kumer Sonvestare

fr. Scientist, NBAIM

Witness 2 ... HILLOL CHAKER Scientsof, NBAIN

Witness 1 Prof. Anoop Kumar Giftae of Applied Sciences
Director IAH. GLA University Mathura (U.P.)

Witness 2 Prof. Shoor Vir Singh

Head

Department of Biotechnology, GLA University Mathura

Dr. S.V. Singh Professor & Head, Dept. of Biotechnology GLA University, Mathura (U.P.), INDIA





CSIR-CIMAP

Memorandum of Understanding Between

Council of Scientific & Industrial Research (CSIR): CSIR-Central Institute of Medicinal and Aromatic Plants, Lucknow &

GLA University, Mathura

Sharing a common desire to explore, extend and strengthen the functional relationship between the Academic Institute/University and National Scientific Institutes/Laboratories of Council of Scientific and Industrial Research (CSIR), GLA University Mathura and CSIR-Central Institute of Medicinal and Aromatic Plants (CSIR-CIMAP), Lucknow (and its Centers at Purara, Pantnagar, Hyderabad, Bangalore) in order to share the facilities and expertise available in each other's institution herewith sign a Memorandum of Understanding (MoU) which reads as follows:

- 1. Research students working at CSIR-CIMAP may register for Ph.D degree to be awarded by GLA University. The guides will be a faculty member of GLA University, Mathura and a scientist of CSIR-CIMAP for the students. A list of competent scientists and their CV will be provided by the Director, CSIR-CIMAP to obtain a formal approval from the appropriate academic body of the GLA University, Mathura.
- 2. The students working at CSIR-CIMAP registered for Ph.D at GLA University will undergo the coursework as the other students and will fulfil all requirements laid down by the University and UGC.
- 3. M.Sc./M.Phil./JRF/SRF/Ph.D. candidates/Faculty working in GLA University would be able to carry out a part of their research work at CSIR-CIMAP, and, JRF/SRF/PAs/Ph.D scholars/scientists at the level of Scientist-C and above working in CSIR-CIMAP would be able to carry out a part of research in GLA University. Both the party shall share necessary laboratory facilities and testing of samples (*in vivo/in vitro/in silico*) for the purpose. The testing of samples will be on payment basis as prescribed by the competent authority of respective parties. In case the research leads to a publication, and authorship is shared, payment can also be forgone or waivered.
- 4. CSIR-CIMAP will be pleased to provide short term training to students, researchers and faculty members (if so desired) of the GLA University, in their areas of specialization on request subject to availability of laboratory space. The GLA University shall also reciprocate similar arrangements. The students of M.Sc./M.Tech. who will undergo training have to pay the minimum fee for 3 months at least, extensible on a pro rata basis in increments of one month. The fees for any such training or dissertation will be borne by the students of GLA from their own resources. There will be no financial liability of GLA in this regard.
- 5. GLA University and CSIR-CIMAP may apply for collaborative projects jointly to national and international funding agencies and intellectual property rights on the outcome of research work will be equally shared by research groups from both institutions. The proposed research work should be related with the mandate of CSIR-CIMAP and will be of high translational value. Joint research proposals will clearly define roles of the two organizations based on respective capacities. The proposal will be sent only after due approval of relevant authorities of GLA as well as CSIR-CIMAP.
- 6. The scientists/faculty of GLA University and CSIR-CIMAP may be included as resource persons for delivering lectures on specialized topics in different academic/scientific programmes.

- It is expected that the supervisor from GLA University will actively contribute in the progression of research work of the candidates carried out under joint supervision and outcome of the investigation may be published with due credit to supervisors from both collaborators. If the practical/research work is carried out for more than six months, the corresponding author should be from CSIR-CIMAP for any publication/patent resulting out of work. However, the student should be given credit of being first author.
- There will be a steering committee comprising of 4 members; two each from CSIR-CIMAP and 8. GLA University. The committee will look after all the proposals and other related issues.
- At any given time not more than 5 students can be registered under Ph.D programme with a maximum of two with any scientist.
- All the rules laid down for applicants of the Ph.D. program of GLA University will also apply on students, scientists and technical staff of CSIR-CIMAP willing to enrol in the Ph.D programme.
- The above MoU will be effective for ten years starting from date of signing. The MoU shall be 11. periodically reviewed in a joint meeting to assess the progress and also to identify new areas for collaboration.
- This Memorandum of Understanding reflects the respective institutions' commitments to terms and conditions mentioned in the MoU. This MoU shall be amended or terminated at any time by either party provided that notice of termination or amendment is provided by the notifying party to the other party within thirty (30) days of the date on which the termination or the amendment is intended to become effective. Any amendment or termination shall not have effect on any arrangement in place at the time that the notice is provided, where the arrangement arises from any Supplementary Agreements resulting from this Memorandum of Understanding. Upon termination, the provisions of this MoU and corresponding program, Agreements shall continue to apply to ongoing activities until each is complete, up to a maximum of one (01) year from the effective date of termination.

This MoU is signed between CSIR-CIMAP, Lucknow and GLA University, Mathura on 22/12/.... 2020.

> For and on behalf of CSIR-CIMAP, Lucknow

GLA University, Mathura

For and on behalf of

Dr. Prabodh Kumar Trived

Director, CSIR-CIMAP सी.एस.आई.आर.— विद्वार भीष्य एवं समध पोधा संस्थान

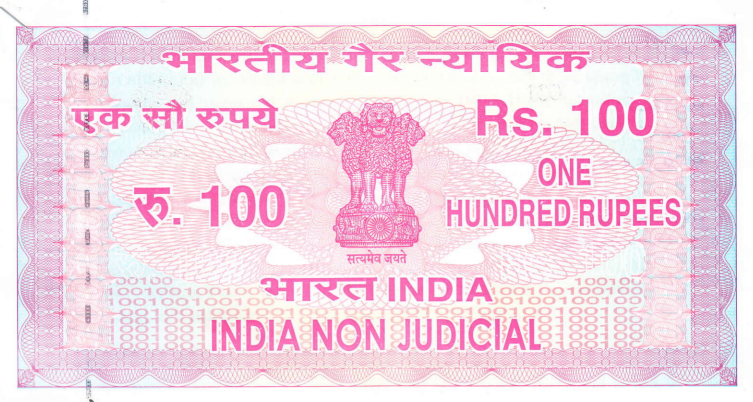
पो.आ. सीमैप, कुकरैल पिकनिक स्पॉट के निकट,

In the presence of Controller of Administration Registrar

7 Km Stone NH-2, Mathura-Delhi Road

In the presence of

Dean, Resource Generation and Planning GLA University, Mathura



उत्तर प्रदेश UTTAR PRADESH

FG 955957





MEMORANDUM OF UNDERSTANDING FOR INSTITUTIONAL

COLLABORATION

BETWEEN

GLA UNIVERSITY, MATHURA

AND

CSIR-CENTRAL ELECTRONICS ENGINEERING RESEARCH INSTITUTE (CSIR-CEERI)

This **Memorandum of Understanding**(hereinafter referred to as "**MoU**") entered into on this26th. day of **December 2020** by and between:

GLA University, Mathura, (hereinafter referred to as "GLAU"),isapproved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India. It has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Gradeand islocated at 17km Stone, NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura-281 406 (U.P.) India.

Registrar GLA University, AAgenul

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CSIR-Central Electronics Engineering Research Institute, (hereinafter referred to as "CSIR-CEERI") established in 1953, is a constituent establishment of the Council of Scientific and Industrial Research (CSIR), New Delhi, having its campus and administrative office in Pilani – 333 o31, Rajasthan, India. It is devoted to R&D activities in three areas, namely:(1) Advanced Electronic Systems: Image processing and DSP, Internet of Things (IoT), Embedded System Design, Electronic Instrumentation, Industrial Control & Automation, Power Electronics, Robotics, VLSI Design (Digital, Analog, Mixed Signal), etc.; (2) Advanced Semiconductor Electronics: MEMS, Micro-sensors, Opto-electronic Technologies, Photonic Devices and Sub-systems, Nano-electronics, LTCC and Advanced Packaging technologies, etc.; (3) Microwave Tubes: Klystron, Magnetron, Travelling Wave Tubes, Gyrotron, Plasma Tubes, Tera Hertz devices etc.CSIR-CEERI also has Centres at Chennai, Delhi and Jaipur.

Collectively hereinafter referred to as "institutions"

This MoU is based on the principal of reciprocity and expresses the interest of both institutions in exchanging scholars, students, academics information and materials in the belief that the research and educational process at both institutions will be enhanced and that mutual understanding between their respective scholars and students will be increased by the establishment of such exchange programs as per CSIR Guidelines.

- 1. The institutions agree to encourage the development of the following exchange programs based on their respective academic and educational needs:
 - Exchange of scientific staff
 - Exchange of students (undergraduate and / or graduate)
 - · Joint supervision of M.Tech, M.S and Ph.D. students
 - · Exchange of academic information and materials
 - Exchange of periodicals and other publications
 - Organization of joint research programs
 - Organization of joint conferences
 - Organization of other academic exchanges agreeable to both institutions
 - Use of laboratory facilities on mutually agreed terms and conditions

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Areas to start this collaboration are listed in Annexure 1. Both the institutions can revisit this list after mutual consultation. The above activities shall be undertaken as per CSIR guidelines.

2. The parties recognize that the implementation of any exchange program will depend upon the academic interests and expertise of individual staff members and upon the

Registrar

GLA University, 17 Km Stone NH-2, Mathura-Delhi Road). Chaumuhan, Mathura-281403 (UR), India Page 3 of 6

availability of financial resources. Accordingly, the implementation of each exchange program based on this agreement shall be separately examined and determined by both institutions. The institutions shall enter into separate agreements regarding the individual exchange programs.

- 3. Faculty/Scientists of either of the institute initiating collaborative work will take care of the usage of their institute resources and conduction of activities as per institute norms. A faculty member, Department of Electronics and Communication, GLAU shall be the Coordinator of the CSIR-CEERI &GLAU Collaboration and will coordinate with a scientist from CSIR-CEERI for the implementation of this initiative.
- 4. Each institution will adhere to the intellectual laws of India. Intellectual property developed during the visit of an exchange student/researcher/faculty/staff will be governed by the rules of the host institute unless otherwise specified. The two institutions shall jointly own results of clearly defined collaborative projects and exchange programs. This joint ownership also entitles each party to explore commercialization. However, transfer of jointly developed technology and associated sharing of revenue shall be governed by a separate agreement. This cost of IP filing will be equally shared by both Institutions.

Furthermore, if one institution receives any information from the partner under a clearly defined non-disclosure agreement, necessary and reasonable care will be taken to protect the intellectual property received.

- 5. This MoU is not intended to be a legally binding document. It is meant to describe the nature and to suggest the guidelines of the cooperation described above. Nothing therefore shall diminish the full autonomy of either institution, nor will any constraints be imposed by either upon the other in carrying out the agreement. Any disputes shall be resolved through mutual discussion between the highest officials of the respective institutions.
- 6. Any addition, deletion and /or alteration to this MoU may be effected by writing. A document containing the additions, deletions and /or alterations, and signed by all Parties hereto, shall from an annexure to and be deemed to be a part of this MoU.
- 7. The agreement shall become effective on the day representatives of both institutions affix their signatures and seals, will be in force for a period of 3 years, and is subject to revision or modification by mutual agreement. It is also understood that either institution may terminate the agreement at any time, although it is assumed that such action would only be taken after mutual consultation at least six months in advance in order to avoid any possible inconvenience to the other institution.

Registrar GLA University, Adjaned.

Page 4 of 6

IN WITNESS WHEREOF, the institutions here to have offered signatures:

For: GLA University, Mathura	For: CSIR-Central Electronics
	Engineering Research Institute, Pilani
Registrar:	Director: Head, TBD
Name: Mr. Ashok Kumar Singh	Name: Dr. AJAY AGARWAL
26	Signature: Agant
Signature:	Signature: Afgan & . Date: 04 Jan 2024
Date:	Seal: डॉ.अजय अग्रवाल / Dr. Ajay Agarwal
Seal: Registrar GLA University, 17 Km Stone NH-2, Mathura-Delhi Road O. Chaumuhan, Mathura-281403 (UP), India	जाअजय अन्नपाल / हा.अजय अन्नपाल हा.अजय अन्नपाल हा.जजय हा.अजय अन्नपाल हा.जजय हा.जजय अन्नपाल हा.जजय हा.जजय अन्नपाल हा.जजय हा.ज
Witness:	Witness:
Signature:	Signature: Ration, 01, 2021 Name: Dr. SUCHANDAN PAL
Name: Da. Vinay Ka. Derha	Name: Dr. SUCHANDAN PAL
Designation: HOD. ECE	Designation: प्रमुख पी.एम.ई. / Head PME सीएसआईआर-केन्द्रीव इलेक्ट्रॉनिकी अमियान्त्रिकी अनुसंघान संस्थान CSIR-Central Electronics Engineering Research Institute पिलानी, राजस्थान / Pilani, Rajasthan-333031
	A Part of the second of the se
Signature: Aman kum	Signature: Provide
Name: Aujan Kymar	Name: PRAMOD KR TANKON
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Annexure 1

MoU between GLA University, MATHURA and CSIR-CEERI

Areas from GLAU (but not limited to)

- 1. Semiconductors & MEMS Design
- 2. VLSI Design and CAD
- 3. Machine Learning
- 4. Sensor Design
- 5. Imaging and Multimedia
- 6. IoT and Smart Embedded systems
- 7. Energy Harvesting Systems

Areas from CSIR-CEERI (but not limited to)

- 1. VLSI Design, Embedded Systems and Real Time Embedded and IoT Applications
- 2. MEMS and Microfluidics based Sensors
- 3. Nano-sensors, Nano-devices and Advanced Packaging
- 4. GaN-based Optoelectronic Devices and Photonics Crystal based Structures and Devices
- 5. RF MEMS based Switches, Filters and Devices
- 6. Computer Vision, Machine Learning and Artificial Intelligence Algorithms
- 7. Signal Processing
- 8. Instrumentation & Optimization Techniques
- 9. IoT Technology and systems
- 10. Cyber Physical Systems
- 11. Power Electronics
- 12. Microwave Devices

CSIR-CEERI has expertise in semiconductor processes, Device design and fabrication with state-of-the-art facilities and is planning to offer short duration training on same under SHILP initiative. In UG/ PG/ PhD programsGLAUoffers Electronics courses with semiconductor, CMOS, VLSI Design and related fields as their constituents. Students from GLAUshall visit CSIR-CEERI to get a practical understanding of Semiconductor Design & Fabrication processes. This may be included, as part of their curriculum where students from each affiliated college shall get an opportunity to visit and execute semiconductor labs related training at CSIR-CEERI, as per CSIR Guidelines on chargeable basis. CSIR-CEERI shall demonstrate following to the students:

- Demonstration of Semiconductor Unit processes
- Unit process integration, to realize a devices/ device structures
- Unit Process Characterizations and
- Device characterization

CSIR-CEERI would offer a bouquet of programs with duration varying from one week to one month for UG and PG students of GLAU. A calendar of the courses and programs would be made available to the institutes. GLAUwill proliferate it and motivate the target students to take maximum advantage of these facilities.

UG, PG and PhD students enrolled at GLA University would be exposed to the facilities at CSIR-CEERI, in order to take suitable topics of their curriculum/ research where they can harness the facilities of CSIR-CEERI.

Under various schemes, GLAUand CSIR-CEERI would coordinate joint Faculty Development Programs for the engineering teachers.

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Registrar

GLA University, 17 Km Stone NH-2, Mathura-Delhi Road O. Chaumuhan, Mathura-281406 (UP), India

Page 5 of 6



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FG 915913

MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

Km Stone, NH-2, Mathura-Delhi Road, Post-Chaumuhan, Mathura-281 406 (U.P.), India

AND

UNOZIN INDIA PVT. LTD., Mathura

Manufacturing Unit: K-103, Site B, UPSIDC Industrial Area, Mathura, U.P., India Corporate Office: #1197, Sector 23 A, Gurgaon, Haryana, INDIA, 122017

Herein GLA University, Mathura be called First Party and Unozin India Pvt. Ltd., Mathura will be called Second Party enter into this Memorandum of Agreement to establish a program of exchange and collaboration in areas of interest and benefit to both parties.

1. TERMS

The terms between Unozin India Pvt. Ltd., Mathura and GLA University, Mathura are as follows:

1.1 The Company (Unozin India Pvt. Ltd., Mathura) agrees to provide the summer industrial training to the Bachelor of Pharmacy students of Institute of Pharmaceutical Research, GLA University, Mathura with this collaboration, without interruption.

1.2 The University agrees to provide laboratory facilities of Institute of Pharmaceutical Research, GLA University, Mathura by Unozin India Pvt. Ltd., Mathura representatives and stakeholders. The Laboratory remains open on all the weekdays except for sundays throughout the year. Wherein Government holidays are excluded but summer vacations are included.

13/01/2021

- 1.3 The Company agrees to provide the educational tours to the Diploma, Bachelor and Master of Pharmacy students of Institute of Pharmaceutical Research, GLA University, Mathura with this collaboration.
- 1.4 The Company agrees to provide the guest lecturers to the Bachelor and Master of Pharmacy students of Institute of Pharmaceutical Research, GLA University, Mathura with this collaboration, but not more than one in a year.
- 1.5 The Company will be under no obligation to recruit any student of the University as an outcome of this collaboration. However, the Company is free to participate in the Campus placement at their sole discretion.

2. INTELLECTUAL PROPERTY

2.1 All commercial rights and designs of concepts, products and ideas co-created by the Company and the University will remain with the Company. However, the University will be equal partner in patent filings, if any.

2.2 Both the Parties acknowledge, understand and agree that the Company will own and retain all right(s), title and interest(s) in and to:

All its content, trademarks, trade secrets, copyright and other intellectual property; and;

everything developed or utilized by it pursuant to the Definitive Agreement.

CONFIDENTIALITY

The Parties hereby acknowledge, understand and agree that the terms and conditions of the MoU and the proposed Definitive Agreement, shall be considered confidential information and shall not be disclosed by them to any third party.

4. TERMINATION AND EFFECT OF TERMINATION

- 4.1 Upon approval by each partner, this agreement shall remain in effect for a period of three (3) years unless terminated by either partner. Such termination by one partner shall be affected by giving the other partner at lest sixty (60) days advance written notice of its intention to terminate. If such notice is given, this agreement shall terminate at the end of such sixty (60) days.
- 4.2 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

5. REVISION, MODIFICATION AND AMENDMENT

5.1 Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

6. SETTLEMENT OF DISPUTES

6.1The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be

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settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

6.2 The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

6.3 In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

7. EFFECTIVE DATE AND DURATION

7.1 The MoU shall commence from the Effective Date and shall continue for a period of 3 years from the Effective Date. Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

8. FORCE MAJEURE

8.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any bircumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, tock-out or other form of industrial action or any form of government or supernatural authority intervention.

8.2/The affected party to be able to avail of this clause will be obliged to inform the other party of:

(a) The occurrence of any such event of force majeure; and

Resume its responsibilities on the cessation of such force majeure event.

IN WITNESS WHEREOF, this MoU has been executed between the Parties in the dates stipulated below:

For Unozin India Pvt. Ltd.

103, Site B, UPSIDC Industrial Area

Mathura, U.P., India.

Mr. Dheeraj Garg

Managing Director

For Unozin India Pvt. Ltd.

Authorised Signatory

Director (Warterfly

For GLA University

17km Stone, Mathura-Delhi Road Post-Chaumuhan, Mathura-281 406

(U.P.), India.

Ashok Kumar Singh

Registrar Registrar

GLA University,

17 Km Stone NH-2, Mathura-Delhi Road

O. Chaumuhan, Mathura-281406 (UP), India

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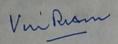
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: GLA UNIVERSITY MATHURA

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MEMORANDUM OF UNDERSTANDING

BETWEEN

Institute of Legal Studies & Research, GLA University, Mathura

AND

Independent Thoughts, Noida (National level NGO for Children Laws Research and Advocacy)

This Memorandum of Understanding (MoU) is being signed on the! S...... of ... January.... 2021 between

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade, having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh 281406. (Herein after referred to as "GLAU")

And .

The Independent Thought having its office at Noida which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE, Bar Council of India and Pharmacy Council of India.

Whereas Independent Thought is a National Human Rights organization working towards equity, justice and mutual respect. Based in Delhi NCR, iThought provides technical and handholding support to non government, government and multilateral Funding, Policy, Research and Grassroots organizations in several states of India.

Both the Parties agree to work in the area of short term courses/programs, Children Laws training, workshops, webinars, conferences, internship and research in field of Children Laws, conducting awareness and training sessions, Establishing a Children Laws Research Centre at ILSR & Internships for our students and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or Independent Thought assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

- Constitutional and International Law on Child Rights
- Child Right to Protection issues
- > Girl Child & Children with Disability Issues
- Advocacy with State [Ministry, Department and JJ System] for strengthening the legal and institutional mechanism
- ➤ Launching Short training/courses
- Establishing a Children Laws Research Centre at ILSR.
- > Internships for our students

We are not limited to the above-mentioned

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

ILSR, GLA University will be responsible for the following areas:

Ensuring that sufficient cooperation is extended to second party pertaining to all the ventures that they seek along with GLA University. In addition to it University will provide all sorts of technical assistance like Zoom platform, distributing certificates for courses amongst students and other possible help for second party to conduct it's lectures.

Independent Thought will be responsible for the following areas:

- > Constitutional and International Law on Child Rights
- > Child Right to Protection issues
- > Girl Child & Children with Disability Issues
- > Advocacy with State [Ministry, Department and JJ System] for strengthening the legal and institutional mechanism

> Short training/courses

- > Establishing a Children Laws Research Centre at ILSR.
- > Internships for our students

FINANCIAL ARRANGEMENT 3.

There will be no financial implication on the college for the Courses. 60% of revenue generated from each short term courses/training batch will be kept by Independent Thought and 40% will be kept by GLA University, Mathura. As long as this course is commenced and offered, or the name of the course is changed keeping the contents of the course substantially the same, this revenue sharing model shall apply between Independent Thought and GLA University.

REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, knowhow, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during this MoU shall be decided through a separate projectspecific agreement.

CONFIDENTIALITY

- Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party.
 - 2. Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing Party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its confidential information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in the maintenance of confidential information.

- d. The Receiving Party will use confidential information only for the above-mentioned purpose.
- e. The Receiving Party will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party needing to know such information to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party concerning any portion of the confidential information received from Disclosing Party which:

Was known to Receiving Party before disclosure by Disclosing Party,

- ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
- Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- Is disclosed by the Disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and/or negotiation between the Parties, without reference to any third party or international tribunal.



The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of three years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Not with standing the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the Independent Thought, SPOC Name will be Vikram Srivastava: Founder. for GLA University, the initial liaison/Single Point of Contact(SPOC) Name will be: Surabhi Sharma, Institute of Legal Studies and Research, Email I.D: surabhi.sharma@gla.ac.in, Contact Number8377068898 GLA University, Mathura-Delhi Road, Chaumuhan, Mathura, Uttar Pradesh 281406, India

INDEMNIFICATION 12.

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

13.1 Neither party here to shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

13.2 The affected party to be able to avail of this clause will be obliged to inform the other

The occurrence of any such event of force majeure; and (a)

Resume its responsibilities on the cessation of such force majeure event. (b)

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14. MISCELLANEOUS

- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered
- If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters 14.2 not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and Independent Thought

IN WITNESS WHEREOF the parties here to have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of **GLA** University

Mr Ashok Kumar Singh Registrar

Date

Witness 1: Aril Dallik
Witness 2: June 1998

Date

Founder

For and on behalf of

Independent Thought

Witness 1: Afsana 42 med Ranjana Witness 2: Ranjana





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INDIA NON JUDICIAL Government of Uttar Pradesh

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GLA UNIVERSITY MATHURA

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Indranil Saha







MEMORANDUM OF UNDERSTANDING

BETWEEN

ILSR. GLA University, Mathura

AND

HINXLEGAL

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade, having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh 281406. (Herein after referred to as "GLAU")

And

The HINXLEGAL having its office at New Delhi (India) which expression shall unless repugnant to the context of meaning there of include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE, Bar Council of India and Pharmacy Council of India.

Whereas HINXLEGAL is an Intellectual Property Laws focused corporate firm, situated at Delhi.

Both the Parties agree to work in the area of Patents and Technology Lawand undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or HINXLEGAL assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

Indranil Saha

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

Short term Training/Course on Technology Contracts & Patents, Seminars, Webinars, Conferences, Research Publications etc.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration.

The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

GLA University will be responsible for the following areas:

Ensuring that sufficient cooperation is extended to HINXLEGAL pertaining to all the ventures that they seek along with GLA University. In addition to it University will provide all sorts of technical assistance like Zoom platform and other possible help for HINXLEGAL to conduct it's lectures.

HINXLEGAL will be responsible for the following areas:

Conducting Short term training courses on Technology Contracts & Patent law, Seminars, Webinars, Conferences, Research Publications. HINXLEGAL will be responsible for conducting it's lectures to the students on time and as per schedule.

3. FINANCIAL ARRANGEMENT

60% of revenue generated from each course /training batch will be kept by HIINXLEGAL through its founder and proprietor Dr. Indranil Saha and 40% will be kept by GLA University, Mathura. As long as this course is commenced and offered, or the name of the course is changed keeping the contents of the course substantially the same, this revenue sharing model shall apply between HIINXLEGAL and GLA University.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Indravil Saha

Ownership of any intellectual property (including but not limited to confidential information, knowhow, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:

Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,

 Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,

3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.

- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:

Was known to Receiving Party prior to disclosure by Disclosing Party,

ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,

 Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,

 Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.

v. Is required by law or decree.

g. The confidential information shall remain the sole property of the Disclosing Party.

Indravil Saha Figh

 The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and/or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of three years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Not with standing the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/ SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the HINXLEGAL, SPOC: Dr. Indranil Saha, Founder of HINXLEGAL,

Indranil Suha

indranil@hiinxlegal.com, Contact Number+918017692240 and for GLA University, the initial liaison/Single Point of Contact (SPOC) will be DK Balkrisnan Department of Institute of Legal Studies and Research, Email I.D dk.balakrishan@gla.ac.in, Contact Number+91-7978705853 GLA University, Mathura-Delhi Road, Chaumuhan, Mathura, Uttar Pradesh 281406, India.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

- 13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.
- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
- (a) The occurrence of any such event of force majeure; and
- (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.

14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.

14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and HINXLEGAL.

Indravil Saha

IN WITNESS WHEREOF the parties here to have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of **GLA University**

Mr Ashok Kumar Singh Registrar

For and on behalf of HINXLEGAL

Dr. Indranil Saha

Founder of HINXLEGAL

Indravil Sah

Date

Witness 1: Auch Dellick
Witness 2: KBall

Date

Witness 1: Kaumge.
Witness 2: N. Suilun





INDIA NON JUDICIAL

ACC ID:UP14170704 CHHATA (MATHURA)

Government of Uttar Pradesh

.e-Stamp

Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

: IN-UP35906295163231T

: 17-Feb-2021 02:20 PM

: NEWIMPACC (SV)/ up14170704/ CHHATA/ UP-MTH

: SUBIN-UPUP1417070462013148553185T

REGISTRAR GLA UNIVERSITY MATHURA

: Article 5 Agreement or Memorandum of an agreement

Not Applicable

. . .

REGISTRAR GLA UNIVERSITY MATHURA

· NA

: REGISTRAR GLA UNIVERSITY MATHURA

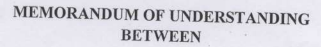
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(Fifty only)





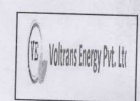
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GLA University, Mathura

AND

Voltrans Energy Pvt. Ltd., Ghaziabad



Page 1 of 10







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INDIA NON JUDICIAL

BHAGWAN SINGH ACC ID:UP14170704 CHHATA (MATHURA)

Government of Uttar Pradesh

e-Stamp

Certificate No.

Certificate Issued Date

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Description of Document

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IN-UP35907272264428T

17-Feb-2021 02:20 PM

NEWIMPACC (SV)/ up14170704/ CHHATA/ UP-MTH

SUBIN-UPUP1417070462015707926283T

REGISTRAR GLA UNIVERSITY MATHURA

: Article 5 Agreement or Memorandum of an agreement

Not Applicable

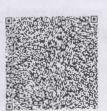
REGISTRAR GLA UNIVERSITY MATHURA

: NA

: REGISTRAR GLA UNIVERSITY MATHURA

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(Fifty only)



----Please write or type below this line-----



This Memorandum of Understanding (MoU) is being signed on the...! 8. ...Day of. F.c. belowythe year 2021

Between

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade. having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

Voltrans Energy Pvt. Ltd., Sahibabad, the Second Party, and represented herein by its Director, Mr Aashutosh Sharma, (hereinafter referred to as "Second Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas Voltrans Energy Pvt. Ltd. is an ISO 9001:2015 certified company and is experienced in providing cost effective solar power solutions and project management consultancy services.

Both the Parties agree to work in the area of – Renewable Energy (Solar Power Sector)- - and related fields and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or Voltrans Energy Pvt. Ltd assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long-term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

Industrial Training and Visits
Hands on Training and workshop
Guest Lecture
Project and Internship
Research & Consultancy

Voltrans Energy Private Limited A-16/31, Site-4, Industrial Area Sahibabad Ghaziabad-201010

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Page 2of 10

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERETO AGREE AS FOLLOWS:

CLAUSE 1 CO-OPERATION

- Both Parties are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations within the Institution and its related wings. The Parties shall keep each other informed of potential opportunities and shall share all information that may be relevant to secure additional opportunities for one another.
- First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of First Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the Second Party.
- The general terms of co-operation shall be governed by this MOU. The Parties shall cooperate with each other and shall, as promptly as is reasonably practical, enter into all relevant agreements, deeds and documents (the 'Definitive Documents') as may be required to give effect to the actions contemplated in terms of this MOU. The term of Definitive Documents shall be mutually decided between the Parties. Along with the Definitive Documents, this MOU shall represent the entire understanding as to the subject matter hereof and shall supersede any prior understanding between the Parties on the subject matter hereof.

CLAUSE 2 SCOPE OF THE MoU

- The budding graduates from the institutions could play a key role in technological upgradation, innovation and competitiveness of an industry. Both parties believe that close cooperation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- Workshop: Second Party will conduct workshop on "Solar PV Installation & Commissioning" in campus or second party lab and site can be utilized for the teachings to the students enrolled in the program.
- Industrial Training & Visits: Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and

A-16/31, Site-4, Industrial Area Sahibabad Ghaziabad-201010 The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

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- Industrial Training & Visits: Industry and Institution interaction will give an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and

Page 3of 10

Voltrans Energy Frivate Limited A-16/31, Site-4, Industrial Area Sahibabad Ghaziabad-201010

Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students and faculty through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs for the hands-on training of the learners enrolled with the First Party.

- 2.4 Advanced Training: Second Party will provide the advanced training to the students whose main objective will be the in-depth approach to the working in Renewable Energy sector considering the practical approach which will help in Jobs and career building in the sector.
- 2.5 Research, Consultancy and Development: Both Parties have agreed to carry out the joint research and consultancy activities in the fields of Renewable Energy / Solar Power.
- 2.6 Project Assistance: Second Party will provide the project assistance where they will be able to develop projects on the emerging technology and will be helpful in learning the concepts of the Renewable Energy sector. The main aim will be to develop such projects which could work on resolving the existing technological issues in the society.
- 2.7 Guest Lectures: Second Party to extend the necessary support to deliver guest lectures to the students of the First Party on the technology trends and in-house requirements.
- 2.8 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein

CLAUSE 3

- 3.1 Hands-on Practical sessions.
- 3.2 Mock test and skill evaluation.
- 3.3 Placement assistance.
- 3.4 Referring students to clients.
- 3.5 Life-time technical support to students who wants to start their own business.

4. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

5. REPRESENTATION AND WARRANTY

Voltrans Page 4 of 10 A-16/31, Site-4, Industrial Area Sahibabad Ghaziabad-201010

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Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

6. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

7. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of; the Disclosing Party to the Receiving Party,
 - 2. Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:

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Voltrans Energy Private Limited A-16/31, Site-4, Industrial Area Sahibabad Ghaziabad-201010 Was known to Receiving Party prior to disclosure by Disclosing Party,

ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,

iii. Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,

iv. Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.

v. Is required by law or decree.

- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

8. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

9. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

10. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and/or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

Page 6of 10

Voltrans Energy Private Limited A-16/31, Site-4, Industrial Area Sahibabad Ghaziabad-201010

11. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of 3 years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

11.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

12. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the Second Party, SPOC Name Ms Akanksha Maurya, Designation: Head HR Email ID akanksha.maurya@voltransenergy.com, Contact Number 8527224825/8285503689.And For GLA University, the initial liaison/Single Point of Contact (SPOC) will be Mr Mukesh Pushkarna, Assistant Professor, Department of Electrical Engineering, Email I.D Mukesh.pushkarna@gla.ac.in, Contact Number 7500568588 GLA University, Mathura-Delhi Road, Chaumuhan, Mathura, Uttar Pradesh 281406, India.

13. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

14. FORCE MAJEURE

14.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

14.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:

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Voltrans Energy Private Limited A-16/31, Site-4, Industrial Area Sahibabad Ghaziabad-201010

- The occurrence of any such event of force majeure; and (a)
- Resume its responsibilities on the cessation of such force majeure event. (b)

15 MISCELLANEOUS

- 15.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 15.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 15.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and Voltrans Energy Pvt. Ltd.

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University

Pvt. Ltd.

Signature

Name: Mr Ashok Kumar Singh

Designation: Registrar

Date

For and on behalf of Voltrans Energy

Signature

Name

Designation

Date

Voltrans Energy Private Limited A-16/31, Site-4, Industrial Area

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Sahibabad Ghaziabad-201010

Witness 1:

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Witness 2: hu Mukush Pushkaena

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Witness 2:





MEMORANDUM OF UNDERSTANDING BETWEEN

THE GLA UNIVERSITY, MATHURA, INDIA

AND

THE UNIVERSITY OF PISA, ITALY

The GLA University, hereinafter referred to as GLAU, a private higher education institution of foundational nature, located on NH-2, Mathura, UP 281406, INDIA, represented by its Registrar, Mr. Ashok Singh, and the University of Pisa, hereinafter referred to as UNIPI, located at Lungarno Pacinotti, 43, 56126 Pisa, Italy, VAT 00286820501, represented by its Rector, Professor Paolo Maria Mancarella, jointly hereinafter referred to as Parties, recognize the importance of promoting co-operation in areas of mutual interest, in the spirit of contributing to the development of science, knowledge and technology transfer and decide to establish this Memorandum of Understanding (MoU), which shall be governed by the following clauses:

Clause 1

Scope of collaborative activities

In accordance to the legislation of each country and own regulations of the institutions involved, the Parties will initiate, coordinate and cooperate in activities concerning:

- Student exchange programmes;
- Joint research and joint publication in international journals;
- Exchange of Faculty, Researchers and Staff;
- Agreements for the joint development / supervision of Ph.D. theses;
- Joint conferences, workshops, short courses or seminars;
- Other type of collaborations which may be considered opportune and of mutual interest for the Parties.

Clause 2

Addenda

The details and specifications for each of the aforementioned collaborations will be established through Addenda, proposed by either Party. These Addenda will take into consideration the financial framework for the specific cooperation and other details that might be considered important by the Parties.





Clause 3

Intellectual property

The Parties agree to respect each other's rights to intellectual property. Furthermore, the intellectual property rights that arise as a result of any collaborative research or activity under this MoU will be worked out on a case-to-case basis in specific Addenda.

Clause 4

Institutional Coordinator

Each institution will appoint a contact person who will act as institutional coordinator of the activities to be developed.

Clause 5

Validity

The present MoU will become legally effective and enforceable as soon as it is signed by the Parties. It will be valid for a period of 3 (three) years and may be renewed for subsequent periods by mutual written agreement between the Parties.

Clause 6

Termination

Any Party may terminate this MoU by giving 6 (six) months' written notice to the other Party.

The legal representatives of the Parties will sign two originals of this MoU of identical content and form in English.

For the GLA University, Mathura

Mr. Ashok Kumar Singh

Registrar

For the University of Pisa, Pisa

Professor Paolo Maria Mancarella

Rect

UNIVERSITÀ DI PISA

15/03/2024





MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

Association for the International Development of Academic and Scientific Collaboration (AIDASCO), Novi Sad, Serbia

This Memorandum of Understanding (MoU) is being signed on the March 26, 2021.

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade. having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh 281406. (Hereinafter referred to as "GLAU)"

And

The Association for the International Development of Academic and Scientific Collaboration (AIDASCO) having its office at the Šekspirova 34, 21000, Novi Sad, Republic of Serbia whose expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Both the Parties agree to work in the area of Management/Humanities/Social/Natural Sciences and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or Association for the International Development of Academic and Scientific Collaboration (AIDASCO) assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

OBJECTIVES

The purpose of this MoU is to develop academic and research cooperation and to promote mutual understanding between the two Universities/organizations. By signing this MoU, both the organizations acknowledge a commitment towards developing academic/industry relationship in the areas of Research Papers, Research Meetings, International Events (projects, guest lectures, workshops, seminars, conferences, etc.)

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include, but are not limited to:

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work-specific agreement.

1. ROLES & RESPONSIBILITIES OF EACH PARTY

Institute of Business Management, GLA University, Mathura, UP, India will be responsible for the following areas:

- To provide infrastructure and manpower for event organization
- To conduct joint seminar/workshop/webinar
- To develop/conduct joint research papers/projects
- Exposure of students and faculty members during events and research collaboration

Association for the International Development of Academic and Scientific Collaboration (AIDASCO) will be responsible for the following areas:

- To conduct joint seminar/workshop/webinar/conferences
- To provide online training exposure for students & faculty members
- To provide registration fee relaxation during seminar/conference/workshop organized by AIDASCO & GLA University faculty members and students.
- To provide free membership for faculty members of Institute of Business Management, GLA University, Mathura

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/OWNERSHIP

Each party will protect its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 - 2. Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by, or on behalf of, the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.

- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - i. Was known to Receiving Party prior to disclosure by Disclosing Party,
 - ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
- iii. Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- iv. Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/or implementation and/or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and/or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of five years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the Association for the International Development of Academic and Scientific Collaboration (AIDASCO), SPOC (1) Name Dr. Stevan Armaković, Designation: Board President, AIDASCO & Assistant Professor, Faculty of Sciences, University of Novi Sad Email ID stevan.armaković@aidasco.org, Contact Number +381631019036 SPOC (2) Name Sanja Armaković, Designation: Vice President, AIDASCO & Assistant Professor, Faculty of Sciences, University of Novi Sad Email ID sanja.armaković@aidasco.org, Contact Number +381638288678 And for GLA University, the initial liaison/Single Point of Contact (SPOC) will be Dr. Rubee Singh Department of Management, Email I.D rubee.singh@gla.ac.in, Contact Number (+91) 9810781779 GLA University, Mathura-Delhi Road, Chaumuhan, Mathura, Uttar Pradesh 281406, India.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and/or its employees, agents etc.

13. FORCE MAJEURE

13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
- (a) The occurrence of any such event of force majeure; and
- (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 14.3 In case of dispute or difference arising out of, or in connection with this MoU; the same shall be settled through mutual discussions between GLA University and Association for the International Development of Academic and Scientific Collaboration (AIDASCO).

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University For and on behalf of Association for the International Development of Academic and Scientific Collaboration (AIDASCO)

Prof. Dr. Stevan Armaković

Board President

Date: March 26, 2021.

Witness 1: Prof. Dr. Sanja Armaković

Sauja Armaxoric

Maria Melac

Witness 2: MSc Maria Uzelac

Mr Ashok Kumar Singh Registrar

Date: March 26, 2021.

Witness 1: Prof. Somesh Dhamija

Witness 2: Prof. Dilip Kumar Sharma

Page 6 of 6



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MEMORANDUM OF UNDERSTANDING BETWEEN

GLA University, Mathura

7km Stone, NH-2, Mathura-Delhi Road, Post-Chaumuhan, Mathura-281 406 (U.P.), India

AND

SHIKUM PHARMACEUTICAL PVT. LTD., Sultanpur

1381/3 Vivekanand Nagar Sultanpur-228001 (U.P.), India

Herein GLA University, Mathura be called First Party and Shikum Pharmaceutical Pvt. Ltd., Sultanpur will be called Second Party enter into this Memorandum of Agreement to establish a program of exchange and collaboration in areas of interest and benefit to both parties.

1. TERMS

The terms between Shikum Pharmaceutical Pvt. Ltd., Sultanpur and GLA University, Mathura are as follows:

- 1.1 The Company (Shikum Pharmaceutical Pvt. Ltd., Sultanpur) agrees to provide the summer industrial training to the Bachelor of Pharmacy students of Institute of Pharmaceutical Research, GLA University, Mathura with this collaboration, without interruption.
- 1.2 The University agrees to provide laboratory facilities (only instrumentation not consumable items) of Institute of Pharmaceutical Research, GLA University, Mathura by Shikum Pharmaceutical Pvt. Ltd., Sultanpur representatives and stakeholders. The

Shikum Pharmaceutical Pvi. Ltd.

- Laboratory remains open on all the weekdays except for sundays throughout the year. Wherein Government holidays are excluded but summer vacations are included.
- 1.3 The Company agrees to provide the educational tours (Online/Offline) to the Diploma, Bachelor and Master of Pharmacy students of Institute of Pharmaceutical Research, GLA University, Mathura with this collaboration.
- 1.4 The Company agrees to provide the guest lecturers to the Bachelor, Master of Pharmacy students and Faculty members of Institute of Pharmaceutical Research, GLA University, Mathura with this collaboration, but not more than one in a year.
- 1.5 The Company will be under no obligation to recruit any student of the University as an outcome of this collaboration. However, the Company is free to participate in the Campus placement at their sole discretion.

2. INTELLECTUAL PROPERTY

- 2.1 All commercial rights and designs of concepts, products and ideas co-created by the Company and the University will remain with the Company. However, the University will be equal partner in patent filings, if any.
- 2.2 Both the Parties acknowledge, understand and agree that the Company will own and retain all right(s), title and interest(s) in and to:
 - (i) All its content, trademarks, trade secrets, copyright and other intellectual property; and;
 - (ii) everything developed or utilized by it pursuant to the Definitive Agreement.

3. CONFIDENTIALITY

3.1 The Parties hereby acknowledge, understand and agree that the terms and conditions of this MoU and the proposed Definitive Agreement, shall be considered confidential information and shall not be disclosed by them to any third party.

4. TERMINATION AND EFFECT OF TERMINATION

- 4.1 Upon approval by each partner, this agreement shall remain in effect for a period of five (5) years unless terminated by either partner. Such termination by one partner shall be affected by giving the other partner at lest sixty (60) days advance written notice of its intention to terminate. If such notice is given, this agreement shall terminate at the end of such sixty (60) days.
- 4.2 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

5. REVISION, MODIFICATION AND AMENDMENT

5.1 Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

6. SETTLEMENT OF DISPUTES

Shikum Pharmaceutical Pvt. Ltd.

- 6.1The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.
- 6.2 The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.
- 6.3 In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

7. EFFECTIVE DATE AND DURATION

7.1 The MoU shall commence from the Effective Date and shall continue for a period of 5 years from the Effective Date. Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

8. FORCE MAJEURE

- 8.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.
- 8.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
- (a) The occurrence of any such event of force majeure; and

Witness: Ashiwani kumar Stryk

(b) Resume its responsibilities on the cessation of such force majeure event.

IN WITNESS WHEREOF, this MoU has been executed between the Parties in the dates stipulated below:

For Shikum Pharmaceutical Pvt Ltd. 1381/3 Vivekanand Nagar Sultanpur-228001 (U.P.), India	For GLA University 17km Stone, Mathura-Delhi Road Post-Chaumuhan, Mathura-281 406 (U.P.), India
Shikum Pharmaceurical Pvt. Ltd. Alok Kuman Singeh Managing Director Director	Ashok Kumar Singh Registrar Ashok Kumar Singh niversity, 17 Km Stone NH-2, Mathura-Delhi Road Registrar haumuhan, Mathura-281406 (UP), Ind
Managing Prices	the six
Date:06-05-21	Date:

Witness:





MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

Agricultural Technology Development Society (ATDS), Ghaziabad

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade. Having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

The Agricultural Technology Development Society having its office at the registered office of the society is H. N. 146, Street No. 5, Ganga Vihar Colony, Muradnagar, Ghaziabad, Uttar Pradesh- 201206, India (India) which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Both the Parties agree to work in the area of Agriculture and Allied Science and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and Agricultural Technology Development Society assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and

approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

To conduct Joint Training programmes, Seminar, Webinar, Conferences, Research Meetings, Research Publications etc.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration.

The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

Faculty of Agricultural Sciences, GLA University, will be responsible for the following areas:

- > To provide infrastructure and manpower for event organization
- ➤ To Conduct Joint Seminar/ Webinar/ Symposia
- > To Conduct joint farmer's meeting related to Agricultural issues.
- > Exposure for our students during Rural Agricultural Work Experience Programme.

Agricultural Technology Development Society will be responsible for the following areas:

- To Conduct Joint Seminar/ Webinar/ Symposia/ Conferences.
- > To provide training exposer to GLA faculty members and students.
- Provide registration fee relaxation during Seminar/ Symposia/ Conferences organized by ATDS for GLA faculty members and students.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machinereadable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:

1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,

- Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or.
- 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:

i. Was known to Receiving Party prior to disclosure by Disclosing Party,

- Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
- Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- Is disclosed by disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of 3 years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/ SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the ATDS, Dr. Joginder Singh, Assistant

Professor, Email ID: drjsingh1982@gmail.com, Contact number 09760478520 and from GLA University, the initial liaison/ Single Point Contact (SPOC) will be Dr. Kshitij Parmar, Faculty of Agricultural Sciences, Email kshitij.parmar@gla.ac.in, Contact number 9917901783 GLA University, Mathura-Delhi Road, Chaumuhan, Mathura, Uttar Pradesh 281406, India

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

- 13.1Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lockout or other form of industrial action or any form of government or supernatural authority intervention.
- 13.2The affected party to be able to avail of this clause will be obliged to inform the other party of:
 - (a) The occurrence of any such event of force majeure; and
 - (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and Agricultural Technology Development Society (ATDS), Ghaziabad.

IN WITNESS WHERE OF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of

GLA University, Mathura

Mr Ashok Kumar Singh

Registrar

GLA University, Mathura

Ashok Kumar Registrar GLA University, 17 Km Stone NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathara-281406 (UP), India

Witness 1:

Witness 2 W Mines)

ATDS (Regd) GHAZIABAD (U.P.)

For and on behalf of & Agricultural Technology Development Society (ATDS), Ghaziabad

Om?

Dr. Joginder Singh

Secretary

Agricultural Technology Development Society Ghaziabad (ATDS) & Assistant professor & Head, Department of Horticulture, J. V. College, Baraut, UP Contact: 9760478520

Contact: 9700478320

Date: 17-06-2021

Witness 1: Dr. Rajendra Singh,

Advisor, ATDS & Asso. Prof.,

Department of Entomology, SVPUAT,

Meerut, UP

Contact: 7906021898

Witness 2: Mr. Ashwani Kumar

Treasurer, ATDS & Asst. Prof., CSSS PG

College, Machhra, Meerut, UP

Contact: 8445200125





MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

Hindustan Agricultural Research Welfare Society, Agra

This Memorandum of Understanding (MoU) is being signed on the 23 Day of ... I want the year 20.21 (effective date) between

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade and getting 12B status from UGC, having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

The Hindustan Agricultural Research & Welfare society having its office at the Hindustan Krishi Anusandhan Bhawan Village – Benai Khurd, Post – Mahawatpur Distt.-Agra, (UP) India, 283201, which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Both the Parties agree to work in the area of Agriculture and Allied Science and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and Agricultural Technology Development Society assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

To conduct Joint Training programmes, Seminar, Webinar, Conferences, Research Meetings, Research Publications etc.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

Faculty of Agricultural Sciences, GLA University, will be responsible for the following areas:

- > To provide infrastructure and manpower for event organization
- > To conduct Joint Seminar/ Webinar/ Symposia
- > To conduct joint farmer's meeting related to Agricultural issues.
- > Exposure for our students during Rural Agricultural Work Experience Programme.

Hindustan Agricultural Research & Welfare society will be responsible for the following areas:

- > To conduct Joint Seminar/ Webinar/ Symposia/ Conferences.
- > To provide training exposer to GLA faculty members and students.
- Provide registration fee relaxation during Seminar/ Symposia/ Conferences organized by HARWS for GLA faculty members and students.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 - Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation
 of sample(s) identified by the Disclosing party as confidential and provided to the
 Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - i. Was known to Receiving Party prior to disclosure by Disclosing Party,
 - ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
 - Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
 - Is disclosed by disclosing Party to a third party without a duty of confidentiality on the third party.
 - v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of Three (3) years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the HARWS ,Dr Anil Kumar Chaudhary, Assistant Professor, Email ID: harws21@gmail.com , Contact number 9557100101 and from GLA University, the initial liaison/Single PointContact (SPOC) will be Dr. Kshitij Parmar, Faculty of Agricultural Sciences, Email kshitij.parmar@gla.ac.in, Contact number 9917901783.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13.FORCE MAJEURE

- 13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.
- 13.2The affected party to be able to avail of this clause will be obliged to inform the other party of:
 - (a) The occurrence of any such event of force majeure; and
 - (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and Hindustan Agricultural Research Welfare society, Agra

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University, Mathura For and on behalf of Hindustan Agricultural Research Welfare Society, Agra

Ashok Kumar Singh Registrar Mr Ashok Kumar Singhi Road

Mr Ashok Kumar Singh i Road 17 Km Stone NF-2, man Singh i Road Registrarn, Mathura-281406 (UP), India

Date

Witness 1: U Shundhar

Witness 2: White er

Dr. Anil Kumar Chaudhary

Secretory

डा. अनिल कुमार चौधरी सचिव

हिन्दुस्तान एग्रीकल्चरल रिसर्च वेलफेयर सोसाइटी (आगरा)

Date

Witness 1:

Witness 2: राम रिनंह जीरा

Acc Name: Rajeev Chaturvedi

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Licence Number:05/17

E-Stamping Acc ID-UP14342504

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Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

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SUBIN-UPUP1434250465771606904825T

Government of Uttar Pradesh

GLA UNIVERSITY

Article 5 Agreement or Memorandum of an agreement

Not Applicable

GLA UNIVERSITY

Not Applicable

GLA UNIVERSITY

(One Hundred only)



MEMORANDUMOFUNDERSTANDING BETWEEN GLA University, Mathura AND

AppSquadz Software Pvt. Ltd., Noida

This Memorandum of Understanding (MoU) is being signed on the ... 25 ... Day of ... The the year 2011, (effective date) between

The GLA University established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade, having its campus

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Page 1of 7

Intermiting of this Stamp conflicate at rould be verified at 'www.abcilestamp.com' or using a Stamp Mobile App of Stock Hokdan Intermetrics in the details on this Certificate and as available on the website / Mobile App renders it invalid as it of checking the legitimacy is on the users of the certificate.

at NH-2. Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

The AppSquadz Software Pvt. Ltd., Noida having its office at the FH 35, Sector 63, Noida, Uttar Pradesh, India which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas AppSquadz Software Pvt. Ltd., Established in 2014, it is digitally emerging with a squad of 100+ professionals highly qualified and trend in their field. They aim to provide an extension and quality assurance leading your business to the next level. They are trusted for proficiency in innovative design and web application development company. The company has delivered 650+ projects across 30+ countries in the field of education, health care, banking, hospitality, entertainment, eCommerce, travel etc.

We are a profound development squad with professional experts of IoT, Blockchain, web app development, AR/VR, cross-platform, and a leading mobile app development company.

We are committed to 100% client satisfaction which is the main reason for our global presence. With 12+ years of experience, we are intended to serve high-end advanced services to our clients. Our team of developers, testers, marketers, designers is always ready to unite day and night in order to customer satisfaction and on-time delivery of projects.

Both the Parties agree to work in the area of workshop, training programme, seminar, professional development programmes and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or AppSquadz Software Pvt. Ltd assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

· Joint Professional Development Programmes, Training and Placement assistance, etc

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- Jointly organize guest lectures, workshops, seminar, refresher courses, curriculum designs, conferences.
- Industrial Visits/Field Projects / Internships/ Short Term Visits related to academic/research work.
- Capability enhancement and development schemes such as Soft skill development programmeete

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

GLA University will be responsible for the following areas:

- GLA University (Department of Computer Engineering& Applications) shall nominate one
 person with adequate accountability and responsibility to coordinate the seminar/
 workshops/ training programmes. He/ She would act as the single point of contact for the
 proposed events.
- GLA University (Department of Computer Engineering& Applications) shall make available the infrastructure (including IT infrastructure, applications and connectivity) required to conduct the workshops/ training programmes.
- GLA University (Department of Computer Engineering& Applications) shall provide all
 the necessary support-services and facilities to AppSquadz Software Pvt. Ltd during the
 conduct of the said seminar/ workshops/ training programmes
- GLA University (Department of Computer Engineering& Applications) shall coordinate
 with AppSquadz Software Pvt. Ltd and facilitate conduct of all assessments including the
 assessment to be conducted by the external agency of any) identified by AppSquadz
 Software Pvt. Ltd, as per schedule communicated.

AppSquadz Software Pvt. Ltdwill be responsible for the following areas:

- AppSquadz Software Pvt. Ltd shall provide necessary training/ conduct relevant workshops as perthe mutual discussion and based upon the requirements and curriculum as shared by GLAUniversity (Department of Computer Engineering& Applications) from time to time.
- AppSquadz Software Pvt. Ltd shall provide suitable trainers/ experts for the workshop/ trainingprogramme
- AppSquadz Software Pvt. Ltd shall conduct assessment of its own and also arrange externalassessment as required

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3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 - Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation
 of sample(s) identified by the Disclosing party as confidential and provided to the
 Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.

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- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - i. Was known to Receiving Party prior to disclosure by Disclosing Party,
 - ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
- iii. Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

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In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of three (3) years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph I above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/ SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the AppSquadz Software Pvt. Ltd., Noida SPOC Name Ms. Apurva Golwara, Corporate HR Manager, Email ID apurva@appsquadz.com, Contact Number +917906249793. And for GLA University, the initial liaison/Single Point of Contact(SPOC) will be Mr. Praveen Mittal (Assistant Professor), Department of Computer Engineering & Applications, Email I.D: praveen.mittal@gla.ac.in, Contact Number +91 9897449018.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
 - The occurrence of any such event of force majeure; and (a)
 - Resume its responsibilities on the cessation of such force majeure event. (b)



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14. MISCELLANEOUS

- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.
- 14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and AppSquadz Software Pvt. Ltd., Noida

IN WITNESS WHERE OF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of **GLA University**

Mr. Ashok Kumar Singh Registrar University

him Stone NH-2, Mathura-Delhi Rose Abgumonán, Mathorn 281406 (UP), Im"=

Date: 25 06 202 |

Witness 1: Pag Dilip Kr Sharos

Witness 2:

(In Round Agambal)

For and on behalf of AppSquadz Software Pvt. Ltd., Noida

For Appsquadz Software Pvt. Ltd.

Mr. Chandrakant Agrawactor Chief Executive Officer

Date: 25/06/2021

Witness 1: Arjali (Anjali Raghar)

Karehar Bhatt

Witness 2 (Karetar Bhatt)



Accapiame: Rajeev-Charuivedi

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Government of Uttar Pradesh



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GLA UNIVERSITY

Article 5 Agreement or Memorandum of an agreement Description of Document

Not Applicable **Property Description**

Consideration Price (Rs.)

GLA UNIVERSITY First Party

: Not Applicable Second Party **GLA UNIVERSITY** Stamp Duty Paid By

Stamp Duty Amount(Rs.)

(One Hundred only)



-----Please write or type below this line------

MEMORANDUM OF UNDERSTANDING BETWEEN

GLA University, Mathura AND

NinepagesTechsolutions Pvt. Limited, Agra

This Memorandum of Understanding (MoU) is being signed on the..... 5. ... Day of...June. the year 20% (effective date) between

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by

Page 1of 7

- 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

the National Assessment and Accreditation Council (NAAC) with 'A' Grade. having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

The NinepagesTechsolutions Pvt. Limited, Agrahaving its office at the F-4, First Floor, Anna Ikon Complex, In-Front of Deviram Food Court, Sikandra, Agra, Uttar Pradesh, India. which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas NinepagesTechsolutions Private Limited, focuses on a convergence of technology and consulting to develop innovative web and mobile applications delivering scalable, secure and intuitive functionality to end users. It was established in 2017 by two post graduate engineers who wanted to follow their entrepreneurial dreams in their own country to exceed client / user expectations and satisfaction. NinepagesTechsolutions Private Limited conducts sessions, workshops, training programs for students to aware them about various new technologies and train them according to corporate demand for better career opportunities. NinepagesTechsolutionsPrivate Limited offers the latest technology with excellent configuration specialized in application (web & amp; mobile) development across platforms.

Both the Parties agree to work in the area of workshop, training programme, seminar, professional development programme and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or NinepagesTechsolutions Pvt. Limited assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

- Joint Professional Development Programs, Training and Placement assistance, etc.
- Industrial visits/ Internships/Field Projects related to academic/ research work.
- Capability enhancement and development schemes such as soft skills development programme etc.

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 Jointly organize guest lectures, workshops, seminar, refresher courses, curriculum designs, conferences.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

GLA University will be responsible for the following areas:

- GLA University (Department of Computer Engineering& Applications) shall nominate one person with adequate accountability and responsibility to coordinate the seminar/ workshops/ training programmes. He/ She would act as the single point of contact for the proposed events.
- GLA University (Department of Computer Engineering& Applications) shall make available the infrastructure (including IT infrastructure, applications and connectivity) required to conduct the workshops/ training programmes/ seminar/ conferences/ placement assistance/ professional development programmes.
- GLA University (Department of Computer Engineering& Applications) shall provide all the necessary support-services and facilities to NinepagesTechsolutions Pvt. Limited during the conduct of the said workshops/ training programmes/ seminar/ conferences/ placement assistance/ professional development programmes.
- GLA University (Department of Computer Engineering& Applications) shall coordinate with NinepagesTechsolutions Pvt. Limited and facilitate conduct of all assessments including the assessment to be conducted by the external agency of any) identified by i-Diary IT Solutions Pvt. Limited, as per schedule communicated.

Ninepages Techsolutions Pvt. Limited will be responsible for the following areas:

- NinepagesTechsolutions Pvt. Limited shall provide necessary training programme/ placement assistance/ conduct relevant workshops, seminars, refresher courses, skill development programmes as per the mutual discussion and based upon the requirements and curriculum as shared by GLA University (Department of Computer Engineering & Applications) from time to time.
- •NinepagesTechsolutions Pvt. Limited shall provide suitable trainers/ experts for the workshop/ training programme/ seminars/ professional development programmes/ joint projects.
- •NinepagesTechsolutions Pvt. Limited shall conduct assessment of its own and also arrange external assessment as required.

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3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 - Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation
 of sample(s) identified by the Disclosing party as confidential and provided to the
 Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.

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- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - Was known to Receiving Party prior to disclosure by Disclosing Party,
 - Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality.
- Is, or becomes, generally known or publicly available other than by unauthorized iii. disclosure, is independently developed by Receiving Party,
- Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
- Is required by law or decree. V.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any Sind dispute between the Parties under the MoU.

Page 5of 7

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period ofthree (3) years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the NinepagesTechsolutions Pvt. LimitedSPOC NameMr. Mohit Singh, Director Email ID mohit@ninepagestech.com, Contact Number 9837705705. And for GLA University, the initial liaison/Single Point of Contact(SPOC) will be Dr. Sandeep Rathor (Associate Professor), Department ofComputer Engineering & Applications, Email I.Dsandeep.rathor@gla.ac.in, Contact Number +91 9456606364 GLA University, Mathura-Delhi Road, Chaumuhan, Mathura, Uttar Pradesh 281406, India.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

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13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
- (a) The occurrence of any such event of force majeure; and
- (b) Resume its responsibilities on the cessation of such force majeure event.

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14. MISCELLANEOUS

14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.

14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.

14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same settled through mutual discussions between GLA University NinepagesTechsolutions Pvt. Limited

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of **GLA University**

Mr. Ashok Kumar Singh

Registrar

Date 25 06 2021

Witness 1: Dub Sharms
Witness 2: Normal Agamal)

For and on behalf of

NinepagesTechsolutions Pvt. Limited

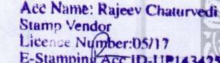
Mr. Mohit Singh
Director Director/Authorized.Signatory

Date 29/06/2021

Witness 1: Robert & gh.

Witness 2: Magrandi

(Monika Magrandi)



Licence Number:05/17

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GLA UNIVERSITY

Article 5 Agreement or Memorandum of an agreement

Not Applicable

GLA UNIVERSITY

Not Applicable

GLA UNIVERSITY

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(One Hundred only)



MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

Digitayal Consultancy Private Limited, Gandhinagar, (Gujarat)

the year 2021 (effective date) between

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade and 12B status form

Rafesh Agarwal

Statutory Alert:

The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.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.

3. In case of any discrepancy please inform the Competent Authority.

UGC. having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

Digitayal Consultancy Private Limited company's registered office address is Ff 1, Sarthak Heavan, Near Raisan Petrol Pump, Kudasan Gandhinagar Gujarat 382421.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas Digitayal Consultancy Private Limited is a company providing superior Software, Web, Mobile and Creative Designing solutions and services to companies globally. Highly skilled intellectual personnel, most having substantial skills in diverse areas of Information Technology make up our team. Our management ensures that each individual excels in their specific assigned tasks by working closely with them. Only those individuals are hired who not only possess strong technical and analytical skills, high intellect, sound work ethics and integrity but also who have confidence, decision making abilities and above all the drive to excel whether it is at the management level or at a technology/software development position. Our focused, sound and innovative approach is derived from the cumulative experience of our team members and as a result of their combined practical business experience with strong technology delivery capabilities, we are able to comprehend the Client's business requirements, propose IT and Creative strategies in line with the vision of the business and execute the business plan by building or implementing high quality scalable business solutions through the use of latest cutting edge Technologies.

Both the Parties agree to work in the area of workshop, training programme, seminar, professional development programme and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or Digitayal Consultancy Private Limited assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

- Joint Professional Development Programs, Training and Placement assistance, etc.
- Industrial visits/ Internships/Field Projects related to academic/ research work.
- Capability enhancement and development schemes such as technology/software development, soft skills development programme etc.

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Rajesh Agarwal

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 Jointly organize guest lectures, workshops, seminars, summer training programmes, summer internship.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

GLA University will be responsible for the following areas:

Tingh

- GLA University (Department of Computer Engineering& Applications) shall nominate one person with adequate accountability and responsibility to coordinate the seminar/ workshops/ training programmes. He/ She would act as the single point of contact for the proposed events.
- GLA University (Department of Computer Engineering& Applications) shall make available the infrastructure (including IT infrastructure, applications and connectivity) required to conduct the workshops/ training programmes/ seminar/ placement assistance/ professional development programmes.
- GLA University (Department of Computer Engineering& Applications) shall provide all the necessary support-services and facilities to Digitayal Consultancy Private Limited during the conduct of the said workshops/ training programmes/ seminar / placement assistance/ professional development programmes.
- GLA University (Department of Computer Engineering& Applications) shall coordinate with Digitayal Consultancy Private Limited and facilitate conduct of all assessments including the assessment to be conducted by the external agency of any) identified by Digitayal Consultancy Private Limited, as per schedule communicated.

Digitaval Consultancy Private Limited will be responsible for the following areas:

- Digitayal Consultancy Private Limited shall provide necessary training programme/ placement assistance/ conduct relevant workshops, seminars, training/software development programmes, skill development programmes as per the mutual discussion and based upon the requirements and curriculum as shared by GLA University (Department of Computer Engineering & Applications) from time to time.
- Digitayal Consultancy Private Limited shall provide suitable trainers/ experts for the workshop/ training programme/ seminars/ professional development programmes.
- Digitayal Consultancy Private Limited shall conduct assessment of its own and also arrange external assessment as required.

Rajesh Agarwal

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 - Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.

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Rajesh Agarwal

- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - i. Was known to Receiving Party prior to disclosure by Disclosing Party,
 - ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
- iii. Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
- Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
- v. Is required by law or decree.
- g. The confidential information shall remain the sole property of the Disclosing Party.
- The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

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Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of three (3) years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall

Rajesh Agarwal

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review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the **Digitayal Consultancy Private Limited** SPOC NameMr. Rajesh Kumar Agarwal, Director, Email ID rajesh.agarwal@digitayal.com, Contact Number 9426279144 and for **GLA University**, the initial liaison/Single Point of Contact(SPOC) will be Dr. Rohit Agarwal (Associate Professor), Department of Computer Engineering & Applications, Email I.D: rohit.agrwal@gla.ac.in, Contact Number +91 9897363599.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

The affected party to be able to avail of this clause will be obliged to inform the other party of:

- (a) The occurrence of any such event of force majeure; and
- (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

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14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.

14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.

Rajesh Agarwal

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14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and Digitayal Consultancy Private Limited.

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University, Mathura

For and on behalf of

Digitayal Consultancy Private Limited, Gujarat

Rajesh Agarwal

Mr. Rajesh Kumar Agarwal

Mr. Ashok Kumar Singh Registrar Kumar Singh Registrar

Registrar GLA University,

17 Km Stone NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura-281408 (UP) In-

Date

25/06/2021

Part Drlip Ko Stranon, November Agamsal)

Witness 1:

Witness 2:

Director
For, Digitayal Consultancy Pvt. Ltd.

Authorised Signatory

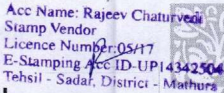
Date

25-06-2021

Witness 1:

Witness 2:

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Government of Uttar Pradesh

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Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

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SUBIN-UPUP1434250465834673327496T

GLA UNIVERSITY

Article 5 Agreement or Memorandum of an agreement

Not Applicable

GLA UNIVERSITY

Not Applicable

GLA UNIVERSITY

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(One Hundred only)



MEMORANDUM OF UNDERSTANDING BETWEEN

GLA University, Mathura AND

i-Diary IT Solutions Pvt. Limited, Agra

This Memorandum of Understanding (MoU) is being signed on the....2.5 ... Day of. Jum... the year 20.24. (effective date) between

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade. having its campus

Page 1of 7

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 The onus of checking the legitimacy is on the users of the certificate.

3. in case of any discrepancy please inform the Competent Authority.

at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh281406. (Hereinafter referred to as "GLAU)"

And

The i-Diary IT Solutions Pvt. Limited, Agrahaving its office at the 31/472-C Sultanganj Crossing Byepass Road, Agra-282004,Uttar Pradesh, India which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas i-Diary IT Solutions Private Limited, is a premier software, service and design company providing leading-edge software solutions, products and designs for addressing the needs of businesses worldwide in an offshore-based delivery model.

i-Diary is an initiative taken under IT Upvan project of Shreetron India Limited, a nodal agency of Government of Uttar Pradesh responsible to carry out IT / ITES projects.

Both the Parties agree to work in the area of workshop, training programme, seminar, professional development programme and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or i-Diary IT Solutions Pvt. Limited assigned shall consider the same as part of this MoU.

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to:

- Joint Professional Development Programs, Training and Placement assistance, etc.
- Industrial visits/ Internships/Field Projects related to academic/ research work.
- Capability enhancement and development schemes such as soft skills development programme etc.

Page 2of 7

 Jointly organize guest lectures, workshops, seminar, refresher courses, curriculum designs, conferences.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration. The terms and conditions for such activities as deliverables, funding, developers, intellectual property will have to be specified in a separate work specific agreement.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

GLA University will be responsible for the following areas:

- GLA University (Department of Computer Engineering& Applications) shall nominate one person with adequate accountability and responsibility to coordinate the seminar/ workshops/ training programmes. He/ She would act as the single point of contact for the proposed events.
- GLA University (Department of Computer Engineering& Applications) shall make available the infrastructure (including IT infrastructure, applications and connectivity) required to conduct the workshops/ training programmes/ seminar/ conferences/ placement assistance/ professional development programmes.
- GLA University (Department of Computer Engineering& Applications) shall provide all the necessary support-services and facilities to i-Diary IT Solutions Pvt. Limited during the conduct of the said workshops/ training programmes/ seminar/ conferences/ placement assistance/ professional development programmes.
- GLA University (Department of Computer Engineering& Applications) shall coordinate with i-Diary IT Solutions Pvt. Limited and facilitate conduct of all assessments including the assessment to be conducted by the external agency of any) identified by i-Diary IT Solutions Pvt. Limited, as per schedule communicated.

i-Diary IT Solutions Pvt. Limited will be responsible for the following areas:

- i-Diary IT Solutions Pvt. Limited shall provide necessary training programme/ placement assistance/ conduct relevant workshops, seminars, refresher courses, skill development programmes as per the mutual discussion and based upon the requirements and curriculum as shared by GLA University (Department of Computer Engineering & Applications) from time to time.
- •i-Diary IT Solutions Pvt. Limited shall provide suitable trainers/ experts for the workshop/ training programme/ seminars/ professional development programmes/ joint projects.
- •i-Diary IT Solutions Pvt. Limited shall conduct assessment of its own and also arrange external assessment as required.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

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4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 - 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 - 2. Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 - 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated companies of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:

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i. Was known to Receiving Party prior to disclosure by Disclosing Party,

ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,

iii. Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,

iv. Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.

v. Is required by law or decree.

- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 3 years after expiry/termination of this MoU.

7. SUSPENSION

Lingth

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

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The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

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The MoU shall commence from the Effective Date and shall continue for a period of three (3) years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall

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Page 5of 7

review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the i-Diary IT Solutions Pvt. Limited, SPOC Name Mr. Jayesh Sharma, Director Email ID jayash@idiary.in, Contact Number .And For GLA University, the initial liaison/Single Point of Contact(SPOC) will be Dr. Hitendra Garg Department of Computer Engineering & Application, Email I.D hitendra.garg@gla.ac.in, Contact Number +91 9997497095.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

- 13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.
- 13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:
- (a) The occurrence of any such event of force majeure; and
- (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

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- 14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.
- 14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.

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14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and i-Diary IT Solutions Pvt. Limited.

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of

For and on behalf of

GLA University, Mathura

i-Diary IT Solutions Pvt. Limited, Agra

Mr. Ashok Kumar Singh

Registrar

GLA University,

P.O. Chaumuhan, Mathura-281406 (UP), India

Witness 1:

25 04 202 17 Km Stone NH-2, Mathura-Delhi Road

Witness 2:

Brot Dilip Ky Shams Now (Lh. Rouit Agamal)

Mr. Jayesh Sharma

Director

Date 02/07/2021

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Witness 1: (Charu Gupta)

Witness 2:

(Gopal Agarwal)