



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the MoU) is entered into on the date of 22-12-2020, by and between

Progenerics Pharma Private Ltd, Plot No.73A, Export Promotion Industrial Park, Pashamylaram, Medak Disk., Telangana-502 307., the First Party, and represented herein by its Dr.J.Srikanth, Managing Director, (hereinafter referred to as "First Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

St.Pauls College of Pharmacy, Sy. No.604 & 605, Turkayamjal (Vi), Nagarjuna Sagar Road, Abdullapurmet (M), R.R Dist, Telangana-501510, the Second Party represented herein by its Dr.B.Chandrashekar, Principal (hereinafter referred as 'Second Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

(First Party and Second Party are hereinafter jointly referred to as 'Parties' and individually as 'Party')

WHEREAS:

- A) Progenerics Pharma Private Ltd, the First Party is engaged in Business, Manufacturing, Skill Development, Education and R&D Services in the fields of **Formulation Development, Analytical Development, Stability Studies, Technology and Process Transfer, Bioavailability studies.**
- B) Progenerics Pharma Private Ltd, the First Party is promoted by Progenerics Pharma Private Ltd, Plot No.73A, Export Promotion Industrial Park, Pashamylaram, Medak Disk., Telangana-502 307.,
- C) Give related information, its branches, and dimensional information about the industry concerned with whom the MoU is sworn.
- D) Second Party is a Higher Educational Institution named:
 - (i) **St.Pauls College of Pharmacy**
- E) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with

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enhanced opportunities.

- F) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- G) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;.

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

CLAUSE 1 CO-OPERATION

- 1.1 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.
- 1.2 First Party and Second Party co-operation will facilitate effective utilization of the intellectual capabilities of the faculty of Second Party providing significant inputs to them in developing suitable teaching / training systems, keeping in mind the needs of the industry, the First Party.
- 1.3 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

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.



Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

- 2.2 **Curriculum Design:** First Party will give valuable inputs to the Second Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
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- 2.4 **Internships and Placement of Students:** First Party will actively engage to help the delivery of the Internship and placement of students of the Second Party into internships/jobs, as per AICTE internship Policy. The First Party will also register itself on AICTE Internship Policy Portal for disseminating the Internship opportunities available with them.
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- 2.9 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programs on the terms specified herein
- 2.10 There is no financial commitment on the part of the **St.Pauls College of Pharmacy** , the Second Party to take up any program mentioned in the MoU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3 INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MOU shall, by express grant, implication, Estoppel or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period Progenerics Pharma Private Ltd, the First Party, as the case may be, will take effective steps for implementation of this MOU. Any act on the part of Progenerics Pharma Private Ltd, the First Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MOU
- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations

CLAUSE 5 RELATIONSHIP BETWEEN THE PARTIES

- 5.1 It is expressly agreed that **First Party** and **Second Party** are acting under this MOU as independent contractors, and the relationship established under this MOU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MOU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

First Party

Second Party

Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the Second Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Hyderabad.



Principal

St Pauls College of Pharmacy
Turkayam, Dist-501 510.

AGREED:

For Progenerics Pharma Private Ltd

For St.Pauls College of Pharmacy

Authorized Signatory



Authorized Signatory

Progenerics Pharma Private Ltd	St.Pauls College of Pharmacy
Plot No.73A, Export Promotion Industrial Park, Pashamylaram, Medak Disk.-, Telangana-502 307	Sy. No.604 & 605, Turkayamjal (Vi), Nagarjuna Sagar Road, Abdullapurmet(M), R.R Dist, Telangana-501510
Phone:+91-9133343779	Mobile No:9390605800
sk@progenericspharma.com	info@stpaulscollege.ac.in
http://progenericspharma.com	www.stpaulscollege.ac.in

Witness 1:

Lingala Naveen Kumar
Executive Progenerics
- Pharma Pvt. Ltd

Email: lnaveen88@gmail.com

Witness 2:

N. Sreenivas (Naras)
Senior Analyst, Progenerics,
Pashamylaram - Hyderabad
Mob # 8500606625

Witness 3:

Dr M Kiranmai
Professor, Vice-Principal
St Pauls College of
Pharmacy

Email: drkiranmai@stpaulscollege.ac.in

Witness 4:

Dr P. Sunil Kumar Chaitanya
Professor,
St Pauls College of Pharmacy
stpaulskumarchaitanya@stpaulscollege.ac.in

Principal
St Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

MEMORANDUM OF UNDERSTANDING

BETWEEN

CLIMED RESEARCH SOLUTIONS

AND

ST. PAULS COLLEGE OF PHARMACY, HYDERABAD, TELANGANA

Dated – 1 August 2020

(Hereinafter called 'MOU')

1. PREAMBLE

CLiMed Research Solutions (hereinafter called "CRS" which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its administrators, executors, successors and assignees), Gurugram, Haryana, India having its registered office at 33, Shiv Vihar, West Rajiv Nagar, Gurugram, Haryana, India.

And

St. Pauls College of Pharmacy, Sy. No. 603, 604 & 605, Turkayamjal (V), Nagarjuna Sagar Road, Abdullapurmet (M), R.R. Dist, Telangana - 501510, the First Party represented herein by its Dr. B. Chandra Shekar, Principal (hereinafter referred as 'First Party' the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

WHEREAS

CLiMed Research Solutions, is a growing research organization, a registered company under Ministry of Corporate Affairs, Govt. of India, with expertise in providing research solutions in various fields like medical writing, regulatory affairs, pharmacovigilance, and data analytics. CLiMed having the registered office at 33, Shiv Vihar, West Rajiv Nagar, Gurugram, Haryana, India – 122001. CLiMed furnishes services in various areas such as research consultations, career consultancy, project management, regulatory affairs, events, conferences, courses, and training. CLiMed also provides a gateway to abroad for the students who want to pursue careers and shape the future by providing excellent assistance and service until they reach the goal.

St. Pauls College of Pharmacy, Hyderabad established in 2007 is recognized by AICTE & PCI, New Delhi and having its registered office at Sy. No. 603, 604 & 605, Turkayamjal (V), Nagarjuna Sagar Road, Abdullapurmet (M), R.R. Dist, Telangana - 501510 (hereinafter called "SPCOP" which expression shall, unless it be repugnant to the

Page 1

CLiMed Research Solutions

Gurugram, Haryana – 122001, India

Mobile: +91-9620523426 Email: careers@climed.in <https://www.climed.in>

A. Singh

Dr. Ajit Singh, CEO
CLiMed Research Solutions
Gurugram, India - 122001

B. Chandra Shekar
Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

context or meaning thereof, be deemed to mean and include its administrators, executors, successors and assignees). SPLP has well-equipped Research Labs for UG and PG 3 specialized labs i.e. Nano-Technology, Microbial Cell Culture and Nutraceutical functional food. Running CPCSEA approved animal house with breeding and trading facility. SPLP aims to strengthen academia and research through education, training, research, and advocacy/policy initiatives.

The respective Institutes jointly recognize this MoU to mutually cooperate in the areas of Pharmacy and Life Science Education, Research and Development as well as support to research and development.

2. OBJECTIVES AND OBLIGATIONS OF PARTIES

CRS and SPCOP have agreed on cooperation and collaboration in developing talent and expertise in pharmaceutical sciences. CLiMed Research Solutions is entering this MoU Exclusively for its Clinical Pharmacy and International Career Training Programs. This MoU is an understanding between the Parties to collaborate and conduct research on the area of mutual interest as may be agreed upon in a separate agreement to increase efficiency and avoiding duplication of efforts. Specific activities and obligations of Parties are listed below:

By CLiMed Research Solutions:

- Student internship program and/ or recruitment opportunities to Help Partnering Institute students gain industry experience, where they may have opportunities to collaborate in an international environment and have access to various race courses based on the satisfactory performance during the internship, academic qualification, availability of vacancy, match of qualification with the requirement and meeting the selection criteria of CRS.
- It is clarified that this MoU does not bind CLiMed Research Solutions to recruit or engage with or provide internship to student or Representative of Partnering Institute, and any such recruitment, engagement, or internship shall be subject to the academic qualification, practical experience, policies, rule and discretion of CRS. The students or representatives of Partnering Institute shall undergo an evaluation process before being inducted for internship by CRS.
- Provide input to any evolving syllabus/coursework, if deemed required by Partnering institute, as mutually agreed from time to time between the parties.
- Sharing of Practical industry knowledge via guest lectures, workshops, conferences, symposiums, short training courses as and when required by Partnering institute if

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[Signature]
Dr. Ajit Singh, CEO
CLiMed Research Solutions
Gurugram, India - 122001

CLiMed Research Solutions

Gurugram, Haryana - 122001, India

Mobile: +91-9620523426 Email: careers@climed.in <https://www.climed.in>

[Signature]

Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

- and when feasible for **CRS**, on topic and as per schedule and timelines mutually agreed.
- e. Sharing knowledge with Partnering institute and guidance on the key requirements in evolving Pharmacy environments on such topics, at such frequency and for such type of students/courses and in the manner as may be mutually agreed from time to time between the parties.

By Partnering institute

- f. Provide access to the campus of Partnering institute for enabling **CRS** to conduct recruitment and Training related activities and coordinate between eligible students and **CRS** through a responsible representative.
- g. Partnering institute shall ensure that its students diligently attend all the days of any internship throughout its duration and shall dutifully satisfy the work assigned without default.
- h. Any student (s) undergoing an internship with **CRS** if found violating CliMed research policies, rules, and regulations or indulging in such activities that amount to tarnishing the image of **CRS** or causing damage to the person and/or property of **CRS** or any other misconduct, such student's internship program at CliMed Research Solutions would be terminated. **CRS'** decision as to student misconduct will be final and binding on both students and the Partnering institute. **CRS** would not be liable for any payment as compensation or damage for such termination.
- i. Partnering institute shall ensure that students shall devote their best effort to attend any internship and maintain at least 80% attendance every month and provide written intimation for any absence.
- j. Partnering institute shall treat **CRS** on par with any organization or companies to which it provides the maximum services and preference.

3. AGREEMENT ON IDEAS, INVENTIONS AND CONFIDENTIAL INFORMATION

By signing this MoU, both parties are agreeing to follow the below mentioned confidentiality and copyright instructions in Section 4 and 5.

4. TERMS

- 4.1. In witness whereof, the parties have executed this document on the day 1st August 2020 for the duration of 36 months till 31st July 2023. Amendments or revisions can be considered based on the mutual understanding in annual meetings between **CRS** and **SPCOP**.

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[Signature]
Dr. Ajit Singh, CEO
CliMed Research Solutions
Gurugram, India - 122 001

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[Signature]
Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

- 4.2. Either party may terminate the MOU without cause by written notification signed by the appropriate official of the party initiating the notice. Such notice must be received by the other party one month, prior to the efficient termination date.
- 4.3. Each party is entitled to terminate this MOU for with in the event:
- Other party fails to perform any material obligation under this MOU or breach by other party of any representation, warranty or condition of this MOU.
 - For any reason whatsoever, other party become disentitled in law to perform its obligations under this MOU.
 - A change in constitution of other party that will materially affect its ability to perform its obligations under this MOU.
- 4.4. Termination shall not affect the rights or obligations of either party accrued as of such effective date of termination or that may arise subsequently with respect to transactions initiated or completed prior to the effective date of such termination.
- 4.5. Upon termination of this MOU, each party shall forthwith cease and desist from using the Intellectual property of other party and return all confidential information in its possession to the other party. In the vent of termination of this MOU CLiMed RS shall not be liable for paying any sums or sums whatsoever by way of compensation, damaged or loss or otherwise to **SPCOP**.

5. CONFIDENTIALITY

(a) "Confidential Information" shall mean all information provided by **CLiMed RS** ("Disclosing Party") to **SPCOP** ("Receiving Party") or accessed by Receiving Party in the performance of the MOU, whether in writing pictorially, in machine readable form, orally or by observation during visits to disclosing party's premises, including but not limited to : means and includes all registered or unregistered intellectual property, proprietary information, brand plans, financial information, know-how, processes, trade secrets, technology, customer information, supplier information, sales statistics , pricing information, market intelligence, marketing, business records, business strategies and any other information so classified by a party to be confidential information, provided that confidential information excludes any information which:

- is in the public domain,
- was available to receiving party on a non-confidential basis from a source other than the disclosing party,
- becomes public knowledge or comes into the public domain through no action, failure to act or omission of the receiving party subsequent to disclosure, or

- iv. becomes available to the receiving party from a third party who has not obtained it in breach of any agreement with the disclosing party

(b) The parties recognize that, by virtue of this MOU, they may be given and have access to confidential information receiving party undertakes not to divulge or communicate to any person (unless required by law or by any regulation or by any government authorities or with proper authority or for the purpose of executing this MOU) or use or exploit for any purpose whatsoever, any of this confidential information they may receive or obtain as a result of entering into this MOU, and shall use reasonable endeavors to prevent its officers, employees or agents if any from doing so. This obligation and restriction shall continue to apply without limit in point of time but shall cease to apply to information or knowledge, which may properly come into the public domain through no fault of the parties, or worse already known.

(c) The receiving party agrees to maintain the Disclosing Party's confidential information with at least the same degree of care it holds its own information and in any case not less than a reasonable degree of care. The confidential information shall be used solely for the purpose of this MOU and will be kept confidential by the receiving party and shall not be disclosed, in whole or in part, to any other person or party without disclosing party's prior permission in writing. The receiving party may disclose the disclosing party's confidential information to its officers, employees and students of **SPCOP**, on a "need to know" basis, that too only if prior agreed by **CliMed RS** in the writing ("representatives") provided (i) the representative has a need to know such information of such activity; (ii) the disclosure is limited to the purpose of conducting such activity and (iii) Representatives will be informed of the confidential nature of the information and shall be bound by similar obligations of confidentiality and non-use as are contained in this MOU.

(d) The Receiving Party hereby undertakes on behalf of itself and Representative to keep the confidential information safe and secure at all times and separate from any other information. The Receiving Party also undertakes, not to use, reproduce, transform or store any of the confidential information on an externally accessible computer or electronic information system or transmit information is not disclosed or duplicated for the use of any third party.

(e) Notwithstanding anything to the contrary contained in this MoU, it is agreed between the Parties and **SPCOP** hereby acknowledges that **CliMed RS**, its group companies and/or its or their authorized third parties shall have access to the contents of this MOU including personal information and sensitive personal data or information

ASingh
Dr. Ajit Singh, CEO
CliMed Research Solutions
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CPB...
Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

Signatures on Behalf of St. Pauls College of Pharmacy, Hyderabad, Telangana:

Dr. B. Chandra Shekar

Principal

St. Pauls College of Pharmacy,

Turkaymjal, Abdullapurmet,

R.R. Dist – 501510, Telangana State,
INDIA.

Witness:

Dr. M Kiranmai

Vice-Principal,

St. Pauls College of Pharmacy,

Turkaymjal, Abdullapurmet,

R.R. Dist – 501510, Telangana State,
INDIA.

Signed on behalf of CLiMed RS, Gurugram:

A. Singh
Dr. Ajit Singh, CEO
CLiMed Research Solutions
Gurugram, India - 122 001
2/8/2020

Dr. Ajit Singh
Co-founder & Chief Executive Officer
CLiMed Research Solutions
Gurugram, India - 122001

Witness:

Sheetal
2/8/2020



Dr. Sheetal Chauhan
Designation: Managing Director
CLiMed Research Solutions
Gurugram, India - 122001

MEMORANDUM OF UNDERSTANDING

This **Memorandum of Understanding** (hereinafter called as the MoU) is entered into on this the 21st day of - December - Two thousand twenty (21/12/2020), by and between

Inception Source Private Ltd, H.no 11-13-1427, 2nd Floor, Nirmal sadan, Margadarshi colony, Kothapet, Rangareddy Dist, Telangana-500 035., the First Party, and represented herein by its Mr.SK.MADEESH, Managing Director, (hereinafter referred to as "First Party", company which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

AND

St.Pauls College of Pharmacy, Sy. No.604 & 605, Turkayamjal (Vi), Nagarjuna Sagar Road, Abdullapurmet (M), R.R Dist, Telangana-501510, the Second Party represented herein by its Dr.B.Chandrashekar, Principal (hereinafter referred as 'Second Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns).

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WHEREAS:

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 - (i) **St.Pauls College of Pharmacy**



Inception Source Pvt. Ltd.

Corporate Office: H. No: 11-13-1427, 2nd Floor, Nirmal Sadan, Kothapet, Hyderabad – 35

☎ www.inceptionsource.co.in ☐ info@inceptionsource.co.in

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First Party

Second Party



Principal
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Luckayamjal, R.R. Dist-591 510.

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
AGREED:

For Inception Source Private Ltd

SK. Madhu
Authorized Signatory




For St.Pauls College of Pharmacy

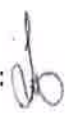

Authorized Signatory
Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510

Inception Source Private Ltd	St.Pauls College of Pharmacy
H.no 11-13-1427,2 nd Floor,Nirmal sadan,Margadarshi colony,Kothapet,Rangareddy Dist,Telangana-500 035.	Sy. No.604 &605,Turkayamjal (Vi),Nagarjuna Sagar Road,Abdullapurmet(M),R.R Dist,Telangana-501510
Phone:+91-7032646233	Mobile No:9390605800
info@inceptionsource.co.in	info@stpaulscollege.ac.in
http://inceptionsource.co.in	www.stpaulscollege.ac.in

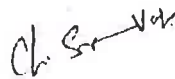
Witness1:


(C.G. SRAVAN KUMAR Reddy)


Witness 3:


Dr. P. Sunil Kumar Chaitanya


Witness 2:


(C.H. SRINIVAS)

Witness 4:


Dr. K. Venk Madhav




Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.



**Arene Lifesciences
Limited**

3 - 58, S R Chambers, Ramachandrapuram
Hyderabad - 502 032, Telangana, India.
Tel : + 91 8455 - 241148, 285730, 244489
E-mail: info@arenellife.com
CIN: U24239TG2004PLCO44199

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

St.PAULS COLLEGE OF PHARMCY, TURKAYAMJAL
Nagarjuna Sagar Road, Hyderabad.

&

ARENE LIFE SCIENCES Ltd.

Pashamylaram

Dist.Sangareddy

FOR

**OUTCOME BASED TRAININGS, PLACEMENT,
R&D AND RELATED SERVICES**

Page 1 of 7


Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R Dist-501 510.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the MoU) is entered into on this the 9th day of - June- Two thousand Twenty (09/06/2020), by and between

St. Pauls College of Pharmacy, Turkayamjal, Hyderabad, The first party, represented herein by its **Mr. B Chandra Shekar**, Principal, (hereinafter referred as '**First Party**', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors – in-office, administrators and assigns)

AND

Arene Life Sciences Ltd, Pashamylaram, Dist. Sangareddy, The second party and represented herein by its Zonal / Divisional Head, K. Sathyanarayana Reddy, Managing Director **Name of Competent Authority / Representative**, (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).

(First Party and Second Party are hereinafter jointly referred to as '**Parties**' and individually as 'Party') as

WHEREAS:

A) First Party is a Higher Educational Institution named;


(1) **ST. PAULS COLLEGE OF PHARMACY, TURKAYAMJAL, Hyderabad.**

B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.

C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.

D) Both Parties, being legal entities in themselves desire to sign this MoU for advancing their mutual interests.

Page 2 of 7


Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

E) Arene Life Sciences Ltd, Pashamylaram, Dist.Sangareddy, the Second Party is engaged in the Manufacturing of Intermediates and Bulk drugs and intends to support for Skill Development, Education and R&D Services in the fields of **Pharma and bulk drugs as part of CSR activates.**

F) Arene Life Sciences Ltd, Pashamylaram, Dist.Sangareddy, is promoted by Mr. C Sathyanarayana Reddy, Chairman and K Sathyanarayana Reddy, Managing Director and having registered office situated at Ramachandrapuram, Hyderabad, Sangareddy district, Telangana and promoters are in the business of Bulk drugs manufacturing.

G) Arene Life Sciences Ltd, is a part of S R group of companies having four manufacturing units spread across in Telangana state.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL UNDERSTANDMG SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

CLAUSE 1

CO-OPERATION:

1.1 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.

1.2 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.

1.3 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.



Principal

**St Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.**

CLAUSE 2

SCOPE OF THE MOU:

2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.

2.2 **Curriculum Design:** Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.

2.3 **Industrial Training & Visits:** Industry and Institution interaction will give an insight in to the latest developments / requirements of the industries; the Second Party to permit the Faculty and 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 / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party.

2.4 **Research and Development:** Both Parties have agreed to carry out the joint research activities in the fields of Pharma and intermediates manufacturing, Plant visits and orientation and provide the employment opportunities for the students who passed out from this institution.

2.5 **Skill Development Programs:** Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.

2.6 **Guest Lectures:** Second Party to extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.

2.7 **Faculty Development Programs:** Second Party to train the Faculties of First Party for imparting training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.

2.8 **Placement of Trained Students:** Second Party will actively engage to help the delivery of the training and placement of students of the First Party into internships/jobs; and will facilitate placements for at least 10 % of the students. The Second Party will itself absorb the trained students.


Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

2.9 Both Parties to obtain all internal approvals, consents, permissions, and licenses of whatsoever nature required for offering the Programmes on the terms specified herein

2.10 There is no financial commitment on the part of the **ST. PAULS COLLEGE OF PHARMACY, TURKAYAMJAL, Hyderabad**, the First Party to take up any programme mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3

INTELLECTUAL PROPERTY:


3.1 Nothing contained in this MoU shall, by express grant, implication, Estoppels or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4

VALIDITY

4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms, during which period **Arene Life Sciences Ltd** the Second Party, as the case may be, will take effective steps for implementation of this MoU. Any act on the part of **Training Partner** the Second Party after termination of this Agreement by way of communication, correspondence etc., shall not be construed as an extension of this MoU.

4.2 Both Parties may terminate this MoU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.


Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

CLAUSE 5

RELATIONSHIP BETWEEN THE PARTIES

5.1 It is expressly agreed that First Party and Second Party are acting under this MoU as independent contractors, and the relationship established under this MoU shall not be construed as a partnership. Neither Party is authorized to use the other Party's name in any way, to make any representations or create any obligation or liability, expressed or implied, on behalf of the other Party, without the prior written consent of the other Party. Neither Party shall have, nor represent itself as having, any authority under the terms of this MoU to make agreements of any kind in the name of or binding upon the other Party, to pledge the other Party's credit, or to extend credit on behalf of the other Party.

First Party Second Party

Any divergence or difference derived from the interpretation or application of the MoU shall be resolved by arbitration between the parties as per the Arbitration Act, 1996. The place of the arbitration shall be at District Head Quarters of the First Party. This undertaking is to be construed in accordance with Indian Law with exclusive jurisdiction in the Courts of Sangareddy.

Agreed by the parties:

For St. Pauls College of Pharmacy

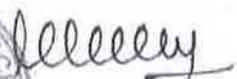


Principal

Principal

**St. Paul's College of Pharmacy
Turkayamjal, R.R. Dist-100**

For Arene Life Sciences Ltd



Managing Director



Principal

**St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.**

Name of Institution : St. Pauls College of Pharmacy	Name of Industry: Arene Life Sciences Ltd
Address: Turkayamjal, Nagarjuna Sagar Road, Hyderabad.	Address: H.No : 3-58, S R Chambers , Ramachnadrapuram, Hyderabad - 502032, Telangana state
Contact Details: B Chandra Shekar, Principal.	Contact Details: K Satyanarayana Reddy, Managing Director.
E-mails : info@stpaulscollege.ac.in	E-mails : ksreddy@arenelife.com
Web : www.stpaulscollege.ac.in	Web : www.arenelifesciences.com


Principal

St Pauls College of Pharmacy
Turkayamjal, R.R Dist-501 510.



తెలంగాణ తెలంగాణ TELANGANA

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For whom: S.T. Pauls college of pharmacy

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MEMORANDUM OF UNDERSTANDING (MOU)

Date: 28/02/2020.

BETWEEN

St.Pauls College of Pharmacy, Hyderabad the First Party represented herein by its representative Dr. B Chandra Shekar Principal, (herein after referred as 'First Party', the institution which expression, unless excluded by or repugnant to the subject or context shall include its successors - in-office, administrators and assigns).

AND

SURA PHARMA LABS (PRODUCTION & ANALYTICAL LAB), 4TH FLOOR, SS TOWERS, GADDIANNARAM, HYDERABAD - 500060, A.P, the Second Party, and represented herein by its representative Mr. Vijay Deep Nelluri, Manager, (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).



[Signature]

Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

[Signature]

Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

WHEREAS:

- A) First Party is a Higher Educational Institution named: **St.Pauls College of Pharmacy**
- B) First Party & Second Party believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhance opportunities.
- C) The Parties intent to cooperate and focus their efforts on cooperation within area of Skill Based Training, Education and Research.
- D) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interest;.
- E) **SuraPharma Labs**, the Second Party is engaged in Business.

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

CLAUSE 1: CO-OPERATION

- 1.1 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.
- 1.2 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.
- 1.3 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


Principal

St. Pauls College of Pharmacy
Ajamjal, R.R. Dist-501-510.

reasonably practical, enter into all relevant agreements, deeds and 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.

CLAUSE 2: SCOPE OF THE MOU

- 2.1 The budding graduates from the institutions could play a key role in technological up-gradation, innovation and competitiveness of an industry. Both parties believe that close co-operation between the two would be of major benefit to the student community to enhance their skills and knowledge.
- 2.2 Curriculum Design: Second Party will give valuable inputs to the First Party in teaching / training methodology and suitably customize the curriculum so that the students fit into the industrial scenario meaningfully.
- 2.3 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 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 / Workshops / Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.4 Internships and Placement of Students: Second Party will actively engage to help the delivery of the Internship and placement of students of the First Party into internships/jobs, as per AICTE internship Policy.

3



Principal

St. Pauls College of Pharmacy
Kayamjal, R.R. Dist-501 510.

The Second Party will also register itself on AICTE Internship Policy Portal for disseminating the Internship opportunities available with them.


- 2.5 Research and Development: Both Parties have agreed to carry out the joint research activities in the fields of herbal formulation developments.
- 2.6 Skill Development Programs: Second Party to train the students of First Party on the emerging technologies in order to bridge the skill gap and make them industry ready.
- 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
- 2.9 There is no financial commitment on the part of the First Party to take up any program mentioned in the MOU. If there is any financial consideration, it will be dealt separately.

CLAUSE 3: INTELLECTUAL PROPERTY

- 3.1 Nothing contained in this MOU shall, by express grant, implication, or otherwise, create in either Party any right, title, interest, or license in or to the intellectual property (including but not limited to know-how, inventions, patents, copy rights and designs) of the other Party.

CLAUSE 4 VALIDITY

- 4.1 This Agreement will be valid until it is expressly terminated by either Party on mutually agreed terms.

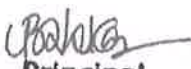
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Principal
St. Pauls College of Pharmacy
Narkayamjal, R.R. Dist-501 510.

- 4.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

AGREED:

For ST.PAULS COLLEGE OF PHARMACY


For SuraPharma Labs


Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

Authorized Signatory


Authorized Signatory

ST.PAULS COLLEGE OF PHARMACY	SURA PHARMA LABS
Sy.No.603 & 605,Turkayamjal(vi),Abdullapurmet(M), R.R.Dist-501510.	4 th floor, S S Towers, Gaddiannaram, Hyderabad - 500060
Contact Details: Dr. B Chandra Shekar Principal & Professor	Contact Details: Mr. Vijay Deep Nelluri, Manager. 9885274581
Email: principal@stpaulscollege.c.in	E-mail: nellurivijaydeep.suralabs@gmail.com


Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.



తెలంగాణ తెలంగాణ TELANGANA

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Sold to: R. Karthik 26/10/2022

For whom: St. Pauls College of Pharmacy

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MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING (hereinafter referred to as the "MOU") is made and entered into as of 11/02/2022 by and between:-

"AVENIDAINNOVATIONS", Address: SPS Vamsi Nivas, Plot no 4, KPHB colony Phase V, Hyderabad, contact Dr. Karthik Rakam 7569692853, Email: karthik@avenidapro.com, (henceforth referred to as the "Party A" and collectively as the "Parties").

AND

"St. Pauls College of Pharmacy", Address: Turkayamjal, Ranga Reddy, Telangana, Contact Dr. M. Kiranmal, Professor and Vice Principal, Email: drkiranmair@stpaulscollege.ac.in (henceforth referred to as the "Party B" and collectively as the "Parties").

WHEREAS, in consideration of the mutual understandings contained therein and for other good and valuable consideration, the receipt and sufficiency of which hereby are acknowledged, It is mutually agreed between the Parties to this MOU, as follows:

Principal

St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

4. The party A agrees to provide career guidance to interested students of Pharmacy/PharmD course of party B
5. Both the parties agree to use each other promotional materials (logo, pamphlets, name & address, contact details, etc) in any event organized by both the parties only for promotional activities.

All parties have full capacities for the responsibilities above and will execute as described. Except this all the parties will share responsibilities on mutually agreed basis and hence share expense, profit and any other credits depending on agreed terms and conditions as mutually agreed.

1. INDEMNIFICATIONS

All Parties shall indemnify and hold harmless each other, their affiliates and respective officers, directors, agents and employees from any and all claims, demands, losses, causes of action, damage, lawsuits, judgments, including attorneys' fees and costs, arising out of, or relating to, the services of Parties under this MOU.

2. LIABILITY

All partners, sponsors, volunteers are absorbed of any liability resulting from any and all services provided during the mutually agreed events.

3. NON-DISCLOSURE

All partners are working together in this endeavor. Neither Party will use, copy, adapt, alter or part with possession of any information of the others which is disclosed or otherwise comes into its possession under or in relation to this MOU and which is of a confidential nature.

4. GENERAL

- 1) The parties to this MOU shall not be deemed to be in breach of this understanding or otherwise liable to any other party in any manner whatsoever for any failure or delay in performing or initiating the activities proposed in this MOU.
- 2) This MOU records the understanding between the parties and is not intended to be a legally binding document and shall not be enforceable in any Court of Law.
- 3) The parties to this MOU shall be permitted to use the other's name, crest, logo or branding after obtaining the other's prior consent to such use and fully complying with the user guidelines.

5. NOTICES & COMMUNICATION

Communication necessary for the performance of this MOU shall be made through the contact details provided in this MOU.

6. ADDENDUM

A party to this MOU may request an amendment to this MoU at any time, provided such amendment is with the prior written consent of the authorised representatives of all parties.

7. TERMINATION



Principal

St. Pauls College of Pharmacy
Kumbayamjal, R.R. Dist-501 510.

BACKGROUND

Avenida Innovations is a global organization focused on establishing benchmarks of excellence in training for the pharmacy, healthcare and life sciences industries. With offices in the United States and India, Avenida offers excellent support to the individuals and companies who it serves. Avenida has highly experienced experts from health sector in its network and also a base of approximately 10000 pharma graduates, 100s of college and universities in direct contact as on date. There is always a need for quality, job ready pharmacy/ health care graduates and professionals for industry. There is a huge skill gap in pharmacy/healthcare graduates in the country.

All Parties hereby form themselves into this MOU for the benefits of each other in future and ultimately the wider population (hereinafter jointly referred to as the "Purpose") or for upcoming projects as both have a synergy in their space of work and engagements. The objective of this MOU is to bridge this skill gap through collaboration and partnership between both parties. Under this MOU All the parties shall complete projects on agreed conditions of this MOU which shall be followed during the course of this MOU.

ENGAGEMENT & SCOPE

This MOU contemplates the proposed engagement of the Parties. All Parties accept such engagement and agree that they shall during the term of their engagement hereunder conscientiously provide their resources and perform the required services to full limit of their ability, and further agree that they shall promptly and faithfully comply with all requirements, directions, requests, rules, and regulations. The MOU will be valid for period of 3 years from the date of signing.

All Parties do hereby agree as under:

1. The party A agrees to collaborate and support in organizational development, pedagogy, patent, research, innovation, incubator, startup, mentoring, industry partnership, internship, starting new healthcare programs with party B.
2. The party A agrees to collaborate for conducting workshop/seminar/conference at least once in every year at the campus of party B.
3. The party A agrees to provide training to the Pharmacy/PharmD students of party B in the fields of:

Clinical Pharmacy

Clinical Research

Clinical Data Management, Data Analytics

Pharmacovigilance

Career Abroad

Medical Writing and Communication

Ideas to IPR

Informatics

Any other fields as needed



Principal

St. Pauls College of Pharmacy
Tulsa, amjar, R.R. Dist-501 510.

Termination of this MOU by each Party prior to the execution and delivery of the definitive agreements shall be without liability and no Party hereto shall be entitled to any form of relief whatsoever, including without limitation, Injunctive relief or damages.

For the purposes of this MOU the nominated "AVENIDA" contact is:

Dr. Karthik Rakam, Co-founder&CEO

Email: karthik@avenidapro.com

The nominated contact for "St. Pauls College of Pharmacy" is:

Dr. M. Kiranmai

Professor and Vice Principal, St. Pauls College of Pharmacy

Email: drkiranmair@stpaulscollege.ac.in

SIGNATURES:

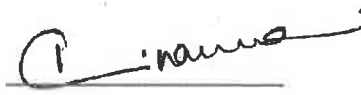
This MOU is executed on behalf of the parties by their respective duly authorized signatory as set out below:



"AVENIDA"

Party "A"

Date: 11/02/2022



"St. Pauls College of Pharmacy"

Party "B"

Date: 11/02/2022



Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is made and executed on 06th June 2020 at Hyderabad.

BY AND BETWEEN

St.Pauls College of Pharmacy, Turakayamjal, Sagar Road, R.R. Dist, herein after referred to as "St.Pauls College of Pharmacy" which is always mean and include unless it be repugnant to context or meaning thereof, its administrators, assigns and successors represented by Principal St.Pauls College of Pharmacy Dr.B.Chandra Shekar Who is duly authorized to sign and execute the MoU.

Being the First Party

AND

Earthbox Ventures Private Ltd, an authorized agency of ITC having its principal office situated at Plot No # 52, IDA Nacharam, Hyderabad 500076 and Represented by Mr.CH. Raju Managing Director hereinafter referred as "Earthbox"

Being the Second Party

Whereas St.Pauls College of Pharmacy has agreed to collect and give away the dry recyclable waste including any kind of paper waste and old records generated in its college and form Swatch WOW Hyderabad Chapter.

1. NOW THIS MOU WITNESSETH AS UNDER:

This is an agreement for a synergic alliance between St.Pauls College of Pharmacy and Earthbox for the social cause of recycling of Dry Waste and Environment Protection through recycling.

Time period: This MOU shall be for a period of three years commencing from the date of signing of this MOU.

2. Roles and Responsibilities of St.Pauls College of Pharmacy:

- a. To ensure source segregation of dry and wet waste at College premise through its Teaching staff, housekeeping staff and Students.



Principal
Principal

Registered Office: Plot#52, IDA Nacharam, Hyderabad – 500 076

www.earthboxventures.com; sales@earthboxventures.com;

CIN:U74999TG2016PTC112088; GSTIN:36AAECE4086D22

- b. St.Pauls College of Pharmacy will give away any kind of paper waste, dry recyclable waste and old records to Earthbox at price agreed mutually. Earthbox will pay Rs.7/kg for any kind of Paper waste and old records and Rs. 5/kg St.Pauls College of Pharmacy shall form Swachh WOW Hyderabad Chapter in the college with Student Volunteers and adopt nearby Schools or Colonies to promote Source Segregation through student volunteers.
- c. St.Pauls College of Pharmacy shall provide students for Internship in WOW Program.
- d. St.Pauls College of Pharmacy shall motivate students to bring dry recyclables like paper, plastic, metal etc. from their home and donate to WOW initiative.

3. Roles and Responsibilities of Earthbox:

- a. ITC-MARI will train the students and housekeeping staff on source segregation and through them inculcate the habit of source segregation among the other students.
- b. Earthbox will collect dry recyclable waste and old records from College and bring to the Dry Resource Collection Centre (DRCC) without any spillage.
- c. Earthbox will organize sorting of the dry waste into different categories, baling, and appropriate disposal of dry waste.
- d. Earthbox will make payment to St.Pauls College of Pharmacy directly into their accounts for the dry recyclable waste collected against the accurate weighment and the type or category of the dry waste. The payment shall be made no later than 15 days from the date of purchase of dry waste from the waste collector. Franchisee on the request of St.Pauls College of Pharmacy may give New Notebooks and Stationery against the value of dry recyclable waste lifted.

4. Performance of Obligations

- a. The details laid out in this MOU, notwithstanding the essence and spirit of this MOU is an understanding between St.Pauls College of Pharmacy and Earthbox.
- b. Any notice or other communication under or in connection with this agreement will be in writing in the English language and will be delivered personally or sent by way of e-mail to the party due to receive the notice or communication at its address set out in this contract or such other address as either party may specify by notice in writing to other.

ADDRESS FOR COMMUNICATION:

Following are the address to which all notices shall be sent:

For Earthbox:

Earthbox Ventures Private Ltd,

Plot No#52, IDA Nacharam,

Hyderabad - 500076

Phone No. 9391629462

Email ID:www.earthboxventures.com

CPB
Principal

St Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.



Registered Office: Plot#52, IDA Nacharam, Hyderabad – 500 076

www.earthboxventures.com; sales@earthboxventures.com;

CIN:U74999TG2016PTC112088; GSTIN:36AAECE4086D2Z

For St.Pauls College of Pharmacy

St.Pauls College of Pharmacy

Turkayamjal, Sagar Road, R.R. Dist Telangana-501510

Mobile No.9390605800

Email id:Info@stpaulscollege.ac.in

5. Execution of this Agreement will be deemed to be

- a) A confirmation by both the parties that no benefit, either in cash or kind has been provided by either party to the other party or to any officer or employee, or any relative/ associate of any officer or employee of either party or of any of their associate institutions/companies in order to enter into this Agreement, and
- b) An undertaking by both the parties not to provide any benefit, either in cash or kind to any officer/employee/relative/associate of any officer or employee of either party as reward or consideration either for entering into this MOU or other matter relating to this Agreement.

Force Majeure: Neither party will be liable for damages for any delay or failure to perform its obligations here under, if such delay or failure is due to reasons beyond the control of the concerned party including without limitation, strikes, riots, wars, fires, epidemics, quarantine restrictions, unusually severe weather, earth quakes, explosions, acts of God or state or any public enemy or acts mandated by applicable laws, regulation or order, whether valid or invalid, of any Governmental body.

8. **Dispute Resolution:** It is understood by both the parties that this Agreement is for a social cause and not to make any profit out of the understanding. The Parties covenant that they will comply with all applicable laws and regulations in their conduct pursuant to this Agreement. Any dispute arising out of this Agreement shall be first attempted to settle amicably between the parties.

9. Arbitration

Any dispute which is not resolved amicably shall be finally settled by binding arbitration in respect to the matters concerning to the MOU with the Sole Arbitrator to be appointed by the mutual consent of both the parties. The Parties agree that the decision or award resulting from arbitration shall be final and binding upon the Parties.


Principal

St. Pauls College of Pharmacy

Turkayamjal, R.R. Dist-501 510,



Registered Office: Plot#52, IDA Nacharam, Hyderabad - 500 076

www.earthboxventures.com; sales@earthboxventures.com;

CIN:U74999TG2016PTC112088; GSTIN:36AAECE4086D2Z

Pending the submission of and/or decision on a dispute, the Parties shall continue to perform their respective obligations under this Agreement without prejudice to a final adjustment in accordance with such arbitration award

10. Governing and Jurisdiction:

This Agreement is subjected to the Jurisdiction of Courts at Hyderabad.

Both the parties will agree that It will not make use of, disseminate, or In any way disclose any confidential information to any person, firm or business. Furthermore, the existence of any discussions, negotiations or agreements in progress between the parties will not be released to any form of public media without written approval of both parties.

11. Amendments

This Agreement and the Schedules together constitute a complete and exclusive understanding of the terms of the Agreement between the Parties on the subject hereof and no amendment or modification hereto will be valid and effective unless agreed to by all the Parties hereto and evidenced in writing.

12. NOTICE /Termination

Any notice required to be given hereunder shall be given in writing at the address of each party set forth as below in this agreement or to such other address either party may substitute by written notice to the other. Either party may terminate this Agreement by giving 30 days written notice to the other party.

In witness whereof the parties hereto have signed this agreement on the day, month and year mentioned hereinbefore.

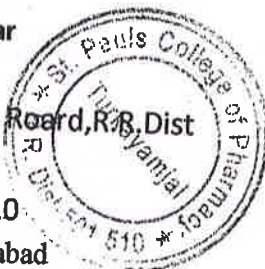
For St.Pauls College of Pharmacy

and

For Earthbox


Dr.B.Chandra Shekar
Principal

Turkayamjal, Sagar Road, R.R. Dist
Ltd
Telangana- 501 510
Nacharam, Secunderabad





CH. Raju
Managing Director
Earthbox Ventures Private

Plot No#52, IDA

Telangana - 500 076




Principal

St Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510

Witness: ,

Registered Office: Plot#52, IDA Nacharam, Hyderabad – 500 076

www.earthboxventures.com; sales@earthboxventures.com;

CIN:U74999TG2016PTC112088; GSTIN:36AAECE4086D2Z



తెలంగాణ తెలంగాణ TELANGANA
S.No. 13472 Date 13-12-2021 Rupees 100
NAME Dr. M. Kiranmai D/o M. Krishna Rao
FOR WHOM St. Pauls college of Pharmacy R/o Hyderabad Cell: 9849448527
L. NARAHARI
Licenced Stamp Vendor
Lic. No. 15-03-013/1988
R. No. 15-03-055/2021
R. No. 4-91, Ibrahimpatnam (V & M),
R. R. DIST.

MEMORANDUM OF UNDERSTANDING
LSSSDC - ACADEMIA COLLABORATION for SKILL DEVELOPMENT INITIATIVES IN
LIFE SCIENCES SECTOR

This Memorandum of Understanding has been made and agreed upon between the parties mentioned below, signed on the 03/12/2021 by and between the following two entities collectively referred to as "Parties" and each referred to individually as "Party".

St. Pauls College of Pharmacy, hereinafter referred to as **HIGHER EDUCATION INSTITUTION** having its registered office at Turkayamjal (V), Abdullapurmet (M), R.R.Dist.-501510, Telangana State, India. represented by Dr. M. Kiranmai Professor & Vice-Principal, after called as "Higher Education Institution" which expression shall, where the context so admits, be deemed to include its successors, executors and administrators of the **HIGHER EDUCATION INSTITUTION**

AND

Life Sciences Sector Skill Development Council (LSSSDC), a Sector Skill Council set up by National Skill Development Corporation (NSDC) working under aegis of Ministry of Skill Development & Entrepreneurship (MSDE) for the Skill development initiatives in Banking, Financial Services and Insurance Sector across the country, functioning from its head office 14th Palam Marg, Vasant Vihar, New Delhi - 110057 acting through **Mr. Ranjit Madan - CEO**, LSSSDC Sector Skill Council of India (herein after referred to as "LSSSDC" which expression shall, unless repugnant to the context or meaning thereof, includes its successor in office, legal representatives and permitted assigns) of the LSSSDC

Initials of Signatory from Higher Education Institute: Dr. M. Kiranmai

Initials of Signatory from LSSSDC: [Signature]



Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

30 NOV 2021
STAMPS DEPOT

16 NOV 2021

STAMPS DEPOT

Principal

WHEREAS HIGHER EDUCATION INSTITUTION would be taking steps for the implementation of relevant programmes, mutually decided by both the parties, which would aim to enhance the employability of students by equipping them with Industry relevant skills,

AND

WHEREAS, LSSSDC through its Education & Skill Development initiatives will work closely with its members and Industry Associations to help improve the quality of the employable skills of students of University/College. In this regard, there are various Technical and Non-Technical courses undertaken to meet this objective. This memorandum is not intended to constitute, give effect to, or otherwise form a study centre.

Now it is hereby mutually agreed amongst both parties to this MoU and binds themselves to the terms and conditions enumerated in succeeding paragraphs/Annexures A and B.

1. Scope of Work:

The scope of this memorandum is to build and strengthen Skill eco-system leveraging the area of influence of each party.

- a) Higher Education Institution will provide support for skill development activities with joint association of LSSSDC. LSSSDC will facilitate the skilling process within its boundaries of function.
- b) Both the parties will mutually finalize Job Roles for Skill Enhancement Programs for B. Pharma, M. Pharma or D. Pharma as applicable
- c) Training of Trainers will be provided by LSSSDC to identified faculty of the Higher Education Institution
- d) Option for E-Skilling by Industry experts is available with LSSSDC and can be provided on request.
- e) LSSSDC will facilitate Placement/Apprenticeship to successful candidates.

2. Roles and Responsibility

A. Higher Education Institution

- 1) Arrange/prepare the adequate infrastructure in terms of laboratories as per the QPs and NOS set by LSSSDC
- 2) Nominate Trainers from their college for Train the Trainer Program to be organized by LSSSDC
- 3) Promote the vocational programs offered by LSSSDC in 8th Semester of B. Pharma (Applicable ONLY for Pharmacy Colleges)
- 4) Promote employment oriented vocational programs offered by LSSSDC in other pharmacy programs as add on program (Applicable ONLY for Pharmacy Colleges)
- 5) Promote employment oriented vocational programs offered by LSSSDC in applicable higher education programs as add on program / as per scheme initiative / as per collaboration guidelines / as per university guidelines
- 6) Mobilize the students
- 7) Begin enrolment in approved courses by creating Batch as per maximum enrolment
- 8) Provide training in accordance with the approved curriculum by NCVET for both general and skill component with applicable approval from LSSSDC for module waiver
- 9) Deploy faculty and equipment labs in the colleges as per the requirements of the respective job roles
- 10) Provide books and study materials relevant for student learning.
- 11) Will pay fees for study materials (Books) to LSSSDC

Prakashan



- 12) Co-ordinate industry guest lectures, industry visits during the training
- 13) Transfer the fees for any online sessions (Only in case if it's required) to LSSSDC before commencement of batch. Fees can be mutually decided between both the parties.
- 14) Transfer the fees for Training of Trainers in 15 days advance to LSSSDC.
- 15) Transfer the cumulative assessment fee to the LSSSDC 15 days to 30 days before the end of the training for a batch through electronic bank transfer
- 16) Share the result & certificate to the candidates.

B. Life Sciences Sector Skill Development Council of India will:

- 1) Identify the vocational qualifications suitable for Pharmacy students
- 2) To Conduct Training of Trainers
- 3) Develop the curriculum of skill component and get approval of NCVET
- 4) Conduct skill assessment and share result & certificate in accordance to examination controller / PCI guidelines
- 5) Provide support in Apprenticeship of successful candidates
- 6) Facilitate Online Sessions by Industry Professionals for defined hours as per the requirement.
- 7) Provide support for placement of successful candidates.

C. Both Parties Shall

- 1) Not use other party's Intellectual Property unless such other party consents to such use.
- 2) Not do anything which in the reasonable opinion of the other party is or will be harmful to the reputation of the other party.
- 3) Keep each other informed of any matters relevant to the overall functioning.
- 4) Share their expertise or any other information which would be of mutual benefit.

Initials of Signatory from Higher Education Institute



Initials of Signatory from LSSSDC



Pradeepan
Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510

3. Financial Terms and Conditions

- a) HIGHER EDUCATION INSTITUTION will pay Assessment Fee to LSSSDC as per the current applicable rates.
- b) HIGHER EDUCATION INSTITUTION will pay Training of Trainers Fees as per common norms
- c) HIGHER EDUCATION INSTITUTION will pay study material (Books) as per the cost fixed for various Job Roles
- d) HIGHER EDUCATION INSTITUTION will pay Online Training/Industry Webinar (Only if required) fees which can be decided mutually at the time of requirement.

4. Duration/ Term of the MoU:

- a) The MoU shall begin from the date of its execution by the parties hereto.
- b) This MoU shall continue in full force and effective for 2 year from the date of signing
- c) **Validity:**
 - c.1 This MoU is valid for two year. HIGHER EDUCATION INSTITUTION are requested to get the affiliation renewed annually. The institute shall be liable to register on Skill India Portal as and when the provision is made for the same or as per the mandate issues by relevant authorities and/or Ministry of Skill Development and Entrepreneurship
 - c.2 In case where no joint activity has been done within 12 months from the date of commencement, the HIGHER EDUCATION INSTITUTION will be rated as DORMANT and shall not be eligible for renewal. HIGHER EDUCATION INSTITUTION will have to file a fresh application for Collaboration.
 - c.3 Where institute has applied for more than 1 year, any consecutive period of 12 months of inactivity, will rate HIGHER EDUCATION INSTITUTION as DORMANT. In such scenario the applicant HIGHER EDUCATION INSTITUTION shall not be eligible for renewal. Institute will have to file a fresh application for Collaboration.
- d) This Memorandum of Understanding is a document of good faith and Implementation of the MoU would be monitored on a six-monthly basis.

5. Administration Charges are to be paid by HIGHER EDUCATION INSTITUTION to LSSSDC as per following details:

- a) For New HIGHER EDUCATION INSTITUTION for collaboration program
(first time) – a.1) ₹ 10000/- per year (payable for first year) for Non-Members
a.2) ₹ 8000/- per year (payable for first year) for Members
- b) For Renewal of MoU by HIGHER EDUCATION INSTITUTION (second Year onwards) – b.1) ₹ 9000/- for per year (payable annually) Non-Members and
b.2) ₹ 7000/- for per year (payable annually) Members
- c) Above charges include GST
- d) College / University may choose to pay for a longer period in advance.
- e) The Admin Charges are applicable separately for each HIGHER EDUCATION INSTITUTION (in case of University MoU for multiple HIGHER EDUCATION INSTITUTION)
- f) Attach a copy of Academia Membership to avail member rates
- g) A HIGHER EDUCATION INSTITUTION, seeking affiliation to implement LSSSDC's vocation programs in following schemes then above Administration charges are waived off by LSSSDC to implement the said programs.
 - I. 8th semester of B. Pharma under PCI directive
 - II. Skill Vigyan Program (DBT with State)
 - III. DBT Skill Development Program



6. Financial details

- a) PAN No. of the HIGHER EDUCATION INSTITUTION:
AADAS9128H (please attach photocopy)
- b) GST No. of the HIGHER EDUCATION INSTITUTION:
_____ (please attach photocopy)

7. Termination

- a) Either party may terminate this MoU by mutual understanding by giving 3 (three) months' notice in writing served on other.
- b) The parties to the MoU understand that, where a course, as aforesaid, is under continuance, the termination shall take effect only on completion of the subsisting course.
- c) Save as otherwise set out in this MoU, the termination of this MoU howsoever arising is without prejudice to the rights, duties and liabilities of either party accrued prior to termination.

8. Confidentiality

- a) Each party hereto agrees with the other:
- To keep information in strict confidence and secrecy.
 - Not to use the information save for complying with its obligations under this MoU.
 - Not to disclose the same to a third party other than the party's professional advisers and such employees of the other party on a need to know basis as per requirements of this MoU, who are under a similar duty to protect confidential information, or any third party having a legal right to obtain disclosure thereof.
- b) The restrictions contained in above clause shall apply to both the parties during the term of and for (one) year after the termination of this MoU but shall cease to apply to information or knowledge which:
- Has in it's entirely become public knowledge otherwise than through any unauthorised disclosure or other breach of such restriction.
 - The other party has consented in writing to the same being disclosed.
 - Is or has been independently developed by the other party without reference to or use of the confidential information.
 - Each party designates the Nodal officer to arrange needed facility.

9. Dispute Resolution

Any disputes and differences whatsoever arising under or in connection with this MoU which could not be settled by parties through negotiations, after the period of thirty (30) working days from the service of the notice, shall be finally settled by arbitration in accordance with the Arbitration and Conciliation Act, 1996 and the Amendment Act 2013. The parties will refer for a sole arbitrator to be appointed by the parties in consultation with each other. The place of arbitration shall be at New Delhi.

Upon approval by each party, this agreement will remain in effect for the period of 3 years, unless terminated earlier by either institution. Notwithstanding the above, the period of this co-operation will, if necessary be extended with consent in writing from the parties.

Initials of Signatory from Higher Education Institute: _____

Initials of Signatory from L.S.S.D.C. _____



Principal
St. Pauls College of Pharmacy
Turkayamjal, R.R. Dist-501 510.

10. Details of the Institution:-

1. Scheme / Program Applied for kindly Tick the options from the list below

- | | | |
|--|-----|---|
| a. LSSSDC – Academia Collaboration Program | [√] |] |
| b. B Voc Program | [|] |
| c. AICTE (PMKVY-TI) | [|] |
| d. Skill Vigyan (State led) Program | [√] |] |
| e. DBT – Department of Biotechnology Funded Program | [√] |] |
| f. PISEP (PCI) – Pharma Industrial Skill enhancement Program | [√] |] |
| g. KBITS – | [|] |
| h. Other (Please specify): | [|] |

Note: The basic guideline, rules, policies of the chosen application shall be applicable as prescribed by the scheme. The Institute shall strictly abide by the scheme framework.

2. Please attach a list of job roles applied for, along with list of equipment available for each job role in the below format as Annexure -A to the MoU.

Sr no.	Qualification Pack / Job Role	Name of the Equipment	Quantity of the Equipment

3. Name of the Organisation: _____

4. Name of the Training Centre: St. Pauls College of Pharmacy

5. In case where Applicant is

a. An Institute or College – write the name of University / Organisation it is affiliated to:

Osmania University, Hyderabad.

b. A University – should attach a list of colleges to be considered under this MoU. The list must provide Name, address, SPOC details, contact details of the college

11. Address of Higher Education Institute: St. Pauls College of Pharmacy Turkavamjal (V).
City: Hyderabad, District: Ranga Reddy State: Telangana, Pin code: 50150.

12. Contact details of the Affiliated Centre under this MoU: Land Line: +91 93906 05800

13. Year Of Establishment: 2007

14. Website: www.stpaulscollege.ac.in



15. Details of Head of Higher Education Institute:
(please put Name of the person who shall lead or supervise the Skill development department in the organisation)

Name: Dr. B. CHANDRA SHEKAR

Designation: PROFESSOR & PRINCIPAL

Department: PHARMACY

Mobile: 8008122868

Email ID: principal@stpaulscollege.ac.in

16. Details of SPOC (Single point of Contact) for Skilling project

Name: Dr. P. SUNIL KUMAR CHAITANYA

Designation: PROFESSOR

Department: PHARMACEUTICAL ANALYSIS

Mobile: 9550343883

Email ID: sunilpadavala@gmail.com

Declaration:

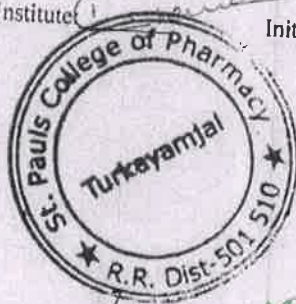
The content of this MoU have been read and understood by a competent authority. All the information given in this document is true. Higher Education Institute shall be ready for any inspection or audit that may take place in due course of Association. Higher Education Institute shall register itself in Skill India Portal as and when the mandate is issued by authorities and/ or Ministry of Skill Development and Entrepreneurship.

Please tick (✓) as appropriate

Agree [✓]

Disagree []

Initials of Signatory from Higher Education Institute



Initials of Signatory from LSSSDC:



Principal
Principal

St. Pauls College of Pharmacy
Turkeyamjal, R.R. Dist-501 510.

The parties hereto set their hands and signed the Memorandum of Understanding on the 03/12/2021.

**For Life Sciences Sector Skill Development Council
(LSSSDC)**

For Higher Education Institute

Name: Dr. M. KIRANMAI
PROFESSOR & VICE-PRINCIPAL

**RANJIT
MADAN**

Digitally signed by
RANJIT MADAN
Date: 2021.11.29
15:49:41 +05'30'

Ranjit Madan

Authorised Signatory

Mr. Ranjit Madan
Chief Executive
Officer
Life Sciences Sector Skill Development Council

SEAL



Authorised Signatory: *C. Kiranmai*
Name: Dr. M. KIRANMAI
Designation: Professor & Vice- Principal

Name of Higher Education Institute :

St. Pauls College of Pharmacy

SEAL



C. Kiranmai

Principal
St. Pauls College of Pharmacy,
Turkayamjal, R.R. Dist-501 510,