



राजस्थान RAJASTHAN

AN 402428

उपकोष कार्यालय

12 JUL 2018

निवाड़ (राजस्थान)

राजस्थान स्टाम्प अधिनियम, 1998 के अन्तर्गत स्टाम्प राशि पर प्रभारित अधिभार	
1. अद्यावन्त अन्तर्गत राशिओं हेतु (विन. नं. 100/100/100/100)	10
2. ग्राहक को अन्तर्गत राशि संचयन हेतु (विन. नं. 100/100/100/100)	10
कुल राशि 20	

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 14/04/19 by and between Aqua-Immunostimulants Startup, a Private Limited Company having its registered office at Banasthali Vidyapith (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <business description>/ Immunostimulants for use in Aquaculture (hereinafter referred to as the "INNOVATION").

Divyanshi

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in **WOMENPreneur**, laid out by **AIC**

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
 6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

Divyanshi

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO**, **AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup Aqua-Immunostimulants

Divyanshi

Name of the Founder

Divyanshi

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation

(Abhishek Pareek)

CEO



उत्तर प्रदेश UTTAR PRADESH

EF 121130

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated **29/05/2018** by and between **ASHREYAM AND COMPANY Startup**, a Partnership Firm having its registered office at **SBI School of Commerce and Banking, Banasthali Vidyapith** (hereinafter referred to as "STARTUP") being the party of the of the **First Part**,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching **ASHREYAM AND COMPANY** (hereinafter referred to as the "INNOVATION").

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business

planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. Attend all the contact sessions during the Incubation

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation

d. Furnish all original bills for reimbursement (boarding and lodging) on time

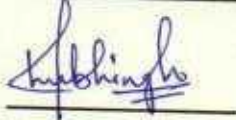
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a fund raising success fee of 2% of the external funds raised through the active support of **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.

12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

For **ASHREYAM AND COMPANY**



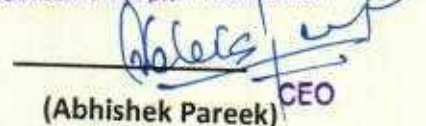
(Shubhi Singh)



(Rajshree)

For **AIC, Banasthali Vidyapith**

AIC Banasthali Vidyapith Foundation


(Abhishek Pareek) **CEO**



उत्तर प्रदेश UTTAR PRADESH

ER 187923

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date 04.01.2019 by
and between:

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office at

19, CHAWLA COMPLEX, A-215, SHAKARPUR, DELHI - 110092

(hereinafter referred to as "STARTUP") being the party of the of the **First Part**.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 8 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching
TOBACCO CESSATION <business description> (hereinafter referred to as the
"INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

This **MoU** witnesseth as follows:

1. **AIC** shall provide the following services to **STARTUP**:

a. Financing and Fund Raising

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. Physical Incubation

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of **AIC** based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

2. **STARTUP** cannot mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.

3. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
4. **STARTUP** shall **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
5. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
6. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
7. This **MoU** will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
9. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
10. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.

13. The above terms and conditions shall also apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup

ATTAC - ACTION TO TERMINATE TOBACCO
ATTAC - ACTION TO TERMINATE TOBACCO
(Name) D. Suresh Kumar
Founder and General Secretary

For AIC, Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation

(Abhishek Pareek)

CEO



राजस्थान RAJASTHAN

AP 227735

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 20/07/2018 by and between D-Flo Aqua Solutions & Company Startup, a Private Limited Company having its registered office at SBI School of Commerce & Banking Banasthali Vidyapith (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the Serond Part

Whereas, STARTUP is working on developing and launching D-Flo Aqua Solutions & Company (hereinafter referred to as the "INNOVATION").

For A/C BANASTHALI VIDYAPITH FOUNDATION

[Signature]

CEO

20 JUL 2018

Page 1 of 4

ATTESTED

[Signature]

[Signature]

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this MoU witnesses as follows:

1. AIC shall provide the following services to **STARTUP** during the time of Incubation:
 - a. Five contact sessions: This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.
 - b. Pitch preparation and networking:
This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.
 - c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.
2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. Attend all the contact sessions during the Incubation
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by AIC

- c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be required to pay **Incubation Assistance Fee** (including usage of co-working space, mentoring and other support) to **AIC**.
 6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the external funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
 9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.

For AIC BV
Signature
30

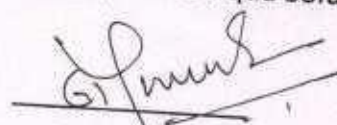
Signature

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC -BV property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

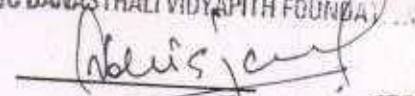
Signed and delivered by

Startup: D-Flo Aqua Solutions & Company


(Suphiya Khan)

For, AIC Banasthali Vidyapith Foundation

For AIC BANASTHALI VIDYAPITH FOUNDATION


(Abhishek Pareek) **CEO**

MEMORANDUM OF UNDERSTANDING

This memorandum of understanding is made on this date 15th Feb-2018 by and between:-

Startup, the private enterprises/ company having its registered office at A-1005, Meghspatish, Pune Banglaze - NH-4, S2 No 10/10, Ambegaon - W Pune 411046
(Hereinafter referred to as "STARTUP"), being the party of the **first part**.

And

Atal Incubation Center, Banasthali vidhyapith foundation (herein referred to as "AIC"), a company incorporated under section 8 of The Companies Act, 2013 to promote innovations and entrepreneurship having its registered office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan-304022, being the **Second Part**.

Whereas, **STARTUP** is working on the developing and launching the EduCloud InfoTech LLP (business description). (Herein referred to as the "INNOVATION")

AND WHEREAS, AIC, has the necessary expertise to offer advisory services to startup to help them build and commercialize their innovation. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate startups to build a commercial viable enterprise on the basis of the innovation.

This MOU witnesseth as follows:

1. **AIC** shall provide following services to the **STARTUP**:-

A. Financial and fund raising

- i. Guidance on preparation of the necessary documents and financial modeling for fund raising.
- ii. Assistance in identification of appropriate funding sources.
- iii. Assistance in the presentation, pitch making and negotiations.
- iv. Advisory on structuring of term sheets and other financial documents like shareholders agreements, share subscription agreements etc. this might require specialized assistance on a case to case basis, requiring hiring of professional assistance on commercial basis.

B. *physical incubation*

- a. *While **STARTUP** is not taking up office space currently in the incubation center of so based at Banasthali vidhyapith, tonk- 304022, but the **STARTUP** may have to move into the incubation center is the same is imposed as a condition by an investor is willing to invest in the **STARTUP**.*

2. **STARTUP** cannot mention the term "**incubatee of the AIC**", in any form of communications. Any representations by **STARTUP** cannot bind **AIC** to any contractual

obligations. Also any use of **AIC** names as well as the logo must be approved in writing from **AIC**.

3. Both the parties shall agree that all the rights, title interest and goodwill attached to the **INNOVATION** developed by the startups, during the period of the incubation shall vest with **STARTUP**.
4. **STARTUP** shall not be required to pay incubation assistance fee to **AIC**.
5. **STARTUP** shall also pay to **AIC**, a fund raising success fee of 2% of the funds raised through the investors which have been appointed by **AIC**. This will however not include the funds which have been raised by the startups through their own sources.
6. Startup shall have to pay the consideration, as mentioned in clause 5 above, even if the MOU is terminated under any conditions and startup shall be bound to fulfill the consideration as per this MOU.
7. This MOU will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC**, shall evaluate the project and may extend the period in batches of 3 months, if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in advance.
9. Startup and all its members and employees shall be required to follow all policies and procedures related to use of **INNOVATION** property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both the parties of the contract and the agreement for the amendment of the MOU should be made in writing by both the parties.

11. Startup has agreed to indemnify AIC against any liabilities/obligations arising from any action or step which have been taken by the startup. **THE STARTUP** have to indemnify the officers, directors, agents, employees and assignees harmless, causes of action, claims, demands, costs, liabilities, expenses, and damages(including reasonable attorneys fees) arising out of the or in connection with any claim by any party which are attribute to the negligence on **STARTUP'S** part.
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali vidhyapith, jaipur, Rajasthan.
13. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATON** are transferred to a new legal entity. However, in cases where there is a material and significant change in the innovation, this clause can be waived off at any sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THOS
MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

SIGNED AND DELIEVERED BY

Startup EduCloud Inteltex LLP

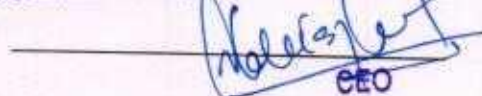


(NAME)

Dharm Patel

For AIC, Banasthali Vidhyapith Foundation

AIC Banasthali Vidyapith Foundation



(ABHISHEK PAREEK)



उत्तर प्रदेश UTTAR PRADESH

EV 445700

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 03/APRIL/2019 by and between EMPATHY DESIGN LABS, a Private Limited Company having its registered office at **458/2 JAGRITI VIHAR MEERUT UTTAR PRADESH 250005** (hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching "Pregnancy monitor" (hereinafter referred to as the "**INNOVATION**").

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety

ATTESTED
A
NOTARY

of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc.

This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: here startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

c. Furnish documents and data requested by AIC time to time during the tenure of the

Incubation.

d. Furnish all original bills for reimbursement (boarding and lodging) on time

3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.

4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.

5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.

6. **STARTUP** shall pay to **AIC** a fundraising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.

7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.

8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.

9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.

10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from

time to time.

12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.

13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO**, **AIC**. The place of conciliation shall be Jaipur, Rajasthan.

15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

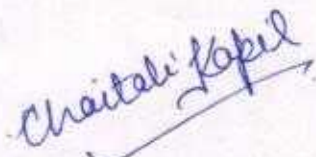
Signed and delivered by

EMPATHY DESIGN LABS

For AIC Banasthali Vidyapith Foundation

AIC Banasthali Vidyapith Foundation


CEO



SHIVI KAPIL , CHAITALI KAPIL

(Abhishek Pareek)



राजस्थान RAJASTHAN

राजस्थान स्टाम्प अधिनियम, 1998 के अन्तर्गत स्टाम्प राशि पर प्रभारित अधिभार
1. आधारभूत आवश्यकता सुविधाओं हेतु (निर्धारित न्यूनतम राशि) रुपये 10
2. माय 3 संकेत हेतु रुपये 10

AN 402429

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 25/12/2019 by and between Ms. Kanika Verma हस्ताक्षर स्टारप, a Private Limited Company having its registered office at

Banasthali Vidyapith

(hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <business description>/ Antifungal shoe 'insole' : FUCCINAOLE (hereinafter referred to as the "INNOVATION").

Kalyan

Kalyan

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

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2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in **WOMENPreneur**, laid out by **AIC**

Handwritten signatures:
Xant, Khayati

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be **NOT BE** required to pay Incubation Assistance Fee to **AIC**.
 6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

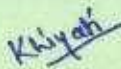
Khayali
Khan

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
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14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by



Startup



Ms. Karika Verma & Ms. Khushi Verma

Name of the Founder

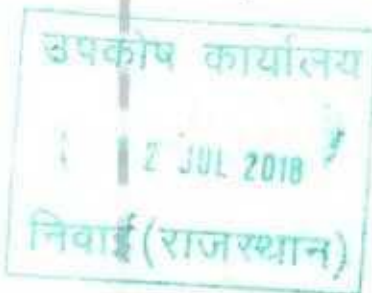
For AIC Banasthali Vidyapeeth Foundation
AIC Banasthali Vidyapeeth Foundation


(Abhishek Pareek)

CEO



राजस्थान RAJASTHAN



राजस्थान स्टाम्प अधिनियम, 1998 के अन्तर्गत स्टाम्प राशि पर प्रभारित अधिभार	
1. आधारभूत आवश्यकता सुविधाओं हेतु (धारा 3-क)-100% रुपये	10
2. गाय और उमरुन गाय के चराने और संवर्धन हेतु (धारा 3-ख)-100% रुपये	10
कुल योग	20
हस्ताक्षर स्टाम्प वेध	

AN 402417

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated _____ by and between Greenathon and Company Startup, a Private Limited Company having its registered office at 68-B, JADAUN NAGAR - B, DURGAPURA, JAIPUR - 18 (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the Second Part

Whereas, STARTUP is working on developing and launching <business description> / ENZYMATIC DRINKING TECHNOLOGY IN PAPER INDUSTRY (hereinafter referred to as the "INNOVATION").

[Signature]
10/4/19

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.


2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

[Signature]
10/4/19

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
- 3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
- 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
- 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
- 6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 3% (plus taxes as applicable)** of the funds raised through the active support of **AIC**, this is also applicable on the **Seed Support (in case)** provided to the **Startup** by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
- 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
- 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
- 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
- 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.


10/4/19

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY
MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup **GREENATHON AND
COMPANY**

DR. SARIKA GUPTA

Name of the Founder

[Signature]
10/14/19

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation

[Signature]
(Abhishek Pareek)

CEO



తెలంగాణ తెలంగాణ TELANGANA

S.NO. 3751 Date: 16/6/2018

SOLD TO: Preeti Sinha o/o. Late Sri Naresh Sinha

FOR WHOM: Self

L 844081

BADAM SAI BABU

Licensed stamp vendor

Lic.no:15-22-030/2013

Renewal no:15-22-005/2016

H.No:2-39/1/B,Plotno-7,Goutamnagar

Chandanagar,Serilingampally,R.R.,Dist

Phone No: 040-23033906

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 16/6/2018 by and between GREENS AND MORE Startup, a Private Limited Company having its registered office at PLOT 636, JP COLONY, TELLAPUR, HYDERABAD- 500032 (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the Second Part

- c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
 6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the external funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
 9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
 11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.

Whereas, **STARTUP** is working on developing and launching <Name of Startup > (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

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This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. Attend all the contact sessions during the Incubation

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

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Signed and delivered by

GREENS 2 MORE

Startup

Vidyapith

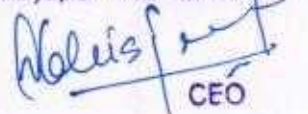


Name of the Founder

PREETI SINHA

For AIC, Banasthali

AIC Banasthali Vidyapith Foundation



CEO

(Abhishek Pareek)



राजस्थान RAJASTHAN

उपकोष कार्यालय

12 JUL 2018

निवाइ (राजस्थान)

राजस्थान स्टाम्प अधिनियम, 1998 के अंतर्गत
स्टाम्प राशि पर प्रभाविता अधिभार

1. आधारभूत आवश्यकता सुविधाओं हेतु
(धारा 3-क)-10% रुपये 10

2. गाय और बछड़ों के रखरखाव और संवर्धन हेतु
(धारा 3-ख)-10% रुपये 10

कुल योग 20

हस्ताक्षर स्टाम्प से

AN 402416

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated _____ by and between GREENVISTA AND COMPANY Startup, a Private Limited Company having its registered office at DEPARTMENT OF BIOSCIENCE AND BIOTECHNOLOGY, BANASTHALI VIDYAPITH (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <business description> / ENZYMATIC DYEING SOLUTION FOR ETPs OF TEXTILE INDUSTRY (hereinafter referred to as the "INNOVATION").

Shubha
10/4/19

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

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b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in **WOMENPreneur**, laid out by **AIC**

Anusha
10/4/19

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
- d. Furnish all original bills for reimbursement (boarding and lodging) on time
- 3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
- 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
- 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
- 6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
- 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
- 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
- 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
- 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

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10/4/19

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY
MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup **GREENVISTA AND
COMANY**

AMBIRA SAXENA

Name of the Founder

(Dr. SARIKA GUPTA)

Abhishek
10/4/19

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation

Abhishek Pareek
(Abhishek Pareek)

CEO



नागालैण्ड NAGALAND

346563

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated **17/04/2018** by and between **House Sutra Home Décor LLP Startup**, a Limited Liability Partnership having its registered office at **Meena Colony, Govindgarh, Chomu, Jaipur, Rajasthan, 303712, India** (hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "**AIC**"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching **House Sutra** (hereinafter referred to as the "**INNOVATION**").

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services

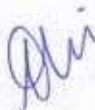
like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:
 - a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.
 - b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.
 - c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.
2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. Attend all the contact sessions during the Incubation
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**
 - c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.



4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the external funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

House Sutra



Ovi K Yeptho

For AIC, Banasthali Vidyapeeth
AIC, Banasthali Vidyapeeth



(Abhishek Pareek)



राजस्थान RAJASTHAN

AR 722404

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated MAR 18, 2019 by and between KAUVYANAM ORGANICS Startup, a Private Limited Company having its registered office at FATEHPURA, DUNGARPUR, RAJASTHAN-314001 (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <business description> /WASTE MANAGEMENT SERVICE WITH FOCUS ON ORGANIC AGRICULTURE (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.

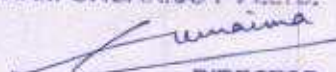
2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
 6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 3% (plus taxes as applicable)** of the funds raised through the active support of **AIC**, this is also applicable on the **Seed Support (in case)** provided to the **Startup** by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

KAAYANAM ORGANICS PVT.LTD.


DIRECTOR

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

KAAYANAM ORGANICS PVT. LTD.

Startup

UMAIMA CHITAM

Name of the Founder

KAAYANAM ORGANICS PVT. LTD.

DIRECTOR

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation



CEO

(Abhishek Pareek)

Musli



Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date

14.11.2018

by and between:

KALPLATA NATURALS

Startup, A SOLE PROPRIETARY having its registered office at
30 Green Park Bungalows, Ambli-Bopal Road, Bopal Ahmedabad Gujarat

(hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a
company incorporated under Section 8 of the Companies Act, 2013 to promote
innovations and entrepreneurship having its Registered Office at 3 Vivekanand
Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second
Part**

Whereas, **STARTUP** is working on developing and launching a social impact and
environment conscious agribusiness (hereinafter referred to as the
"**INNOVATION**").

For AIC BANASTHALI VIDYAPITH FOUNDATION
[Signature]

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

This **MoU** witnesseth as follows:

1. **AIC** shall provide the following services to **STARTUP**:

a. Financing and Fund Raising

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. Physical Incubation

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of **AIC** based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

2. **STARTUP** cannot mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.

For AIC BANASTHALI VIDYAPITH FOUNDATION
[Signature]
CEO

[Signature]

3. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
4. **STARTUP** shall **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
5. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
6. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
7. This **MoU** will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
9. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
10. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.

13. The above terms and conditions shall also apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

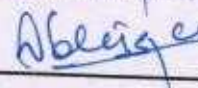
Startup



(Name)

(PARUL CHOUDHARY)

For AIC, Banasthali Vidyapith Foundation
For AIC BANASTHALI VIDYAPITH FOUNDATION



(Abhishek Pareek)

CEO



महाराष्ट्र MAHARASHTRA

© 2018 ©

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दस्त नोंदणी करणार आहेत का ? होय/नाही.

मिळकतीचे वर्णन

मुद्रांक विकत घेणाऱ्याचे नांव दिपिका सोमल

पत्ता सवित्री सोमल - 20

दुराव्या बक्षकाराचे नांव कमला सोमल

हस्ते व्यक्तीचे नांव व पत्ता लोहित सोमल पत्ता सवित्री

मुद्रांक विकत घेणाऱ्याची सही.

संजय रंजनाथ सोमरी

वसताना क्र. 2209448

904, कसाबा पेठ, पुणे-41

ज्या कारणासाठी ज्यांनी मुद्रांक खरेदी केला त्यांनी त्याच तरणासाठी

मुद्रांक खरेदी केल्याबातून 6 महिन्यात धोरणे बंद नकारक आहे



Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date 05/11/18 by and between:

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office

at
Page 1 of 4

306, Yashodhan, New Kotbaji Hospital, Aundh, Pune

(hereinafter referred to as "STARTUP") being the party of the of the First

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a company incorporated under Section 8 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching entrepreneurial education for school kids <business description> (hereinafter referred to as the "**INNOVATION**").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

This MoU witnesseth as follows:

1. AIC shall provide the following services to **STARTUP**:

a. Financing and FundRaising

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. Physical Incubation

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of AIC based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

2. **STARTUP** cannot mention the term "Incubatee of AIC" in any forms of communications. Any representation by **STARTUP** cannot bind AIC to a contractual obligation. Also, any use of AIC names as well as logo should first be approved in writing from AIC.

3. Both the Parties agree that all rights, title, interest and goodwill attached to the INNOVATION developed by the STARTUP during the period of incubation shall vest with STARTUP.
4. STARTUP shall NOT BE required to pay Incubation Assistance Fee to AIC.
5. STARTUP shall pay to AIC a fund raising success fee of 2% of the funds raised through the active support of AIC. This will however not include fund raising that the STARTUP enables through its own resources and channels.
6. STARTUP shall have to pay the consideration, as mentioned in Clause 6 above, even if the MoU is terminated under any condition and STARTUP shall be bound to fulfill the consideration as per this MoU.
7. This MoU will be in force from the date of signing to a period of 3 months. At the end of the period, AIC shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the MoU.
9. STARTUP and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. STARTUP has agreed to indemnify AIC against any liability/obligations arising from any action of STARTUP. STARTUP also agrees to indemnify AIC and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on STARTUP's part.

12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the CEO, AIC. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.
13. The above terms and conditions shall also apply in case the INNOVATION and the operations pertaining to the INNOVATION are transferred to a new legal entity. However, in cases where there is a material and significant change in the INNOVATION, this clause can be waived off at the sole discretion of AIC.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup (Karmyo)

Deepika Goyal

(Name)

For AIC, Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation

Abhishek Pareek
(Abhishek Pareek)

CEO



उत्तर प्रदेश UTTAR PRADESH

ET 779996

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 4/4/17 by and between KHAOJI (MEDHA KHANDWAL) Startup, a Private Limited Company having its registered office at

_____ (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newaj, Tonk, Rajasthan – 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <business description>/ Developing Knitted Fabric From Khadi (hereinafter referred to as the "INNOVATION").

Medha Khandwal

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. **It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.**

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

*Media
Khandwal*

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
 6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

*Medha
Khandwal*

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP**'s part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO**, **AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by



Startup

KHADI I



Name of the Founder

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation


(Abhishek Pareek)

CEO

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date 14/11/2018 by
and between:

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office at
Gurgaon, Haryana
(hereinafter referred to as "STARTUP") being the party of the of the First Part.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company
incorporated under Section 8 of the Companies Act, 2013 to promote innovations and
entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk,
Rajasthan – 304022 being the party of the Second Part

Whereas, STARTUP is working on developing and launching
KoSolve, Gamified HR Tech <business description> (hereinafter referred to as the
Software "INNOVATION").



And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

This MoU witnesseth as follows:

1. **AIC shall provide the following services to **STARTUP**:**

a. **Financing and Fund Raising**

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. **Physical Incubation**

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of AIC based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

2. **STARTUP** cannot mention the term "Incubatee of AIC" in any forms of communications. Any representation by **STARTUP** cannot bind AIC to a contractual obligation. Also, any use of AIC names as well as logo should first be approved in writing from AIC.



3. Both the Parties agree that all rights, title, interest and goodwill attached to the INNOVATION developed by the STARTUP during the period of incubation shall vest with STARTUP.
4. STARTUP shall NOT BE required to pay Incubation Assistance Fee to AIC.
5. STARTUP shall pay to AIC a fund raising success fee of 2% of the funds raised through the active support of AIC. This will however not include fund raising that the STARTUP enables through its own resources and channels.
6. STARTUP shall have to pay the consideration, as mentioned in Clause 6 above, even if the MoU is terminated under any condition and STARTUP shall be bound to fulfill the consideration as per this MoU.
7. This MoU will be in force from the date of signing to a period of 3 months. At the end of the period, AIC shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the MoU.
9. STARTUP and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. STARTUP has agreed to indemnify AIC against any liability/obligations arising from any action of STARTUP. STARTUP also agrees to indemnify AIC and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on STARTUP's part.




12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the CEO, AIC. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.

13. The above terms and conditions shall also apply in case the INNOVATION and the operations pertaining to the INNOVATION are transferred to a new legal entity. However, in cases where there is a material and significant change in the INNOVATION, this clause can be waived off at the sole discretion of AIC.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

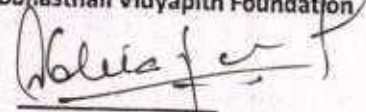
Signed and delivered by

Startup


Shweta Sharma

(Name)

For AIC, Banasthali Vidyapith Foundation



(Abhishek Pareek)



Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date 15 feb, 2018 by
and between:

LetsEndorse Development Private Limited

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office at
SCF-19, SECTOR-15C, CHANDIGARH

(hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a company
incorporated under Section 8 of the Companies Act, 2013 to promote innovations and
entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk,
Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching
a marketplace for social development ecosystem <business description> (hereinafter referred to as the
"**INNOVATION**").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

This **MoU** witnesseth as follows:

1. **AIC** shall provide the following services to **STARTUP**:

a. **Financing and Fund Raising**

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. **Physical Incubation**

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of **AIC** based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

2. **STARTUP** cannot mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.

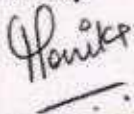
3. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
4. **STARTUP** shall **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
5. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
6. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
7. This **MoU** will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
9. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
10. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.
13. The above terms and conditions shall also apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup



(Name)

Monika Shukla
Co-Founder, LetsEndorse

For AIC, Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation



CEO

(Abhishek Pareek)

MEMORANDUM OF UNDERSTANDING

This memorandum of understanding is made on this date 15th Feb 2018 by and between:-

Startup, the private enterprises/ company having its registered office at

Loomkatha 402, Silver Sands, Jan Road, Versova, Mumbai - 61
(Hereinafter referred to as "STARTUP"), being the party of the **first part.**

And

Atal Incubation Center, Banasthali vidhyapith foundation (herein referred to as "AIC"),
a company incorporated under section 8 of The Companies Act, 2013 to promote innovations
and entrepreneurship having its registered office at 3 Vivekanand Vyas, Banasthali, Newai,
Tonk, Rajasthan-304022, being the **Second Part.**

Whereas, **STARTUP** is working on the developing and launching the
_____ (business description). (Herein referred
to as the "INNOVATION")

platform to connect rural artisans and handloom
weavers to the global market, enabling greater
economic value of the end product to be
transferred back to the producer

AND WHEREAS, AIC, has the necessary expertise to offer advisory services to startup to help them build and commercialize their innovation. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate startups to build a commercial viable enterprise on the basis of the innovation.

This MOU witnesseth as follows:

1. **AIC** shall provide following services to the **STARTUP**:-

A. Financial and fund raising

- i. Guidance on preparation of the necessary documents and financial modeling for fund raising.
- ii. Assistance in identification of appropriate funding sources.
- iii. Assistance in the presentation, pitch making and negotiations.
- iv. Advisory on structuring of term sheets and other financial documents like shareholders agreements, share subscription agreements etc. this might require specialized assistance on a case to case basis, requiring hiring of professional assistance on commercial basis.

B. *physical incubation*

- a. *While **STARTUP** is not taking up office space currently in the incubation center of so based at Banasthali vidhyapith, tonk- 304022, but the **STARTUP** may have to move into the incubation center is the same is imposed as a condition by an investor is willing to invest in the **STARTUP**.*

2. **STARTUP** cannot mention the term "**incubatee of the AIC**", in any form of communications. Any representations by **STARTUP** cannot bind **AIC** to any contractual

obligations. Also any use of **AIC** names as well as the logo must be approved in writing from **AIC**.

3. Both the parties shall agree that all the rights, title interest and goodwill attached to the **INNOVATION** developed by the startups, during the period of the incubation shall vest with **STARTUP**.
4. **STARTUP** shall not be required to pay incubation assistance fee to **AIC**.
5. **STARTUP** shall also pay to **AIC**, a fund raising success fee of 2% of the funds raised through the investors which have been appointed by **AIC**. This will however not include the funds which have been raised by the startups through their own sources.
6. Startup shall have to pay the consideration, as mentioned in clause 5 above, even if the MOU is terminated under any conditions and startup shall be bound to fulfill the consideration as per this MOU.
7. This MOU will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC**, shall evaluate the project and may extend the period in batches of 3 months, if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in advance.
9. Startup and all its members and employees shall be required to follow all policies and procedures related to use of **INNOVATION** property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both the parties of the contract and the agreement for the amendment of the MOU should be made in writing by both the parties.

11. Startup has agreed to indemnify AIC against any liabilities/obligations arising from any action or step which have been taken by the startup. **THE STARTUP** have to indemnify the officers, directors, agents, employees and assignees harmless, causes of action, claims, demands, costs, liabilities, expenses, and damages(including reasonable attorneys fees) arising out of the or in connection with any claim by any party which are attribute to the negligence on **STARTUP'S** part.
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali vidhyapith, jaipur, Rajasthan.
13. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATON** are transferred to a new legal entity. However, in cases where there is a material and significant change in the innovation, this clause can be waived off at any sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THOS
MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

SIGNED AND DELIEVERED BY

Startup

Amalini

(NAME)

For AIC, Banasthali Vidhyapith Foundation
AIC Banasthali Vidyapith Foundation

Abhishek Pareek
CEO

(ABHISHEK PAREEK)

MEMORANDUM OF UNDERSTANDING
BETWEEN
MICROBIZ NETWORK INDIA & AIC

"Join the Green Revolution. Stop the Pollution"



महाराष्ट्र MAHARASHTRA

2019

UU 964617



Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated **13th March 2019** by and between **MICROBIZ NETWORK INDIA** a Proprietorship Company having its registered office at S12 | Samarpan CHS Ltd | Unique Garden | Beverly Park | Kanakiya Layout | Mira Road East | Mira Bhayander | Mumbai - 401107 | India | Email: info@microbizindia.com | Telephone: +91.9664787836/37 (hereinafter referred to as "STARTUP") being the party of the of the First Part,

For MICROBIZ NETWORK INDIA

AND

Shahmay
Proprietor

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and running a business involved in research, invention, development, manufacturing, sales and marketing of technologies for sustainable farming, which helps to address the global hunger threat and food security issue. The ground-breaking crop protection technologies and crop management solutions developed by the **STARTUP** are transforming dynamics of the farming industry, which enable millions of farmers to produce high-quality, toxic pesticide residue free food and increase the yield by optimizing the use of available resources (hereinafter referred to as the "**INNOVATION**").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** and help them to commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. AIC shall provide the following services to STARTUP during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising:

This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo

For MICROBIZ NETWORK INDIA

Page 2 of 4


Proprietor

day/Final pitching: where start-ups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching **STARTUP** has to attend all the workshops and follow guidelines as per point no. 2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by AIC
 - c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the **STARTUP** by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfil the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.

9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving 30 days' notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP**'s part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO**, **AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

For Microbiz Network India
For **MICROBIZ NETWORK INDIA**

(Shahnaz Shaikh) **Proprietor**

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation

(Abhishek Pareek) **CEO**

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this 15/ Feb/2018 by
and between

SCIENCE FOR SOCIETY TECHNO SERVICES PVT LTD (S4S Technologies)

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office at **BANSILAL NAGAR, AMBAJOGAI , BEED DIST BEED 431517 MAHARASHTRA** (hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a company incorporated under Section 8 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching <business description> (hereinafter referred to as the "**INNOVATION**").

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesseth as follows:

1. **AIC** shall provide the following services to **STARTUP**:
 - a. **Financing and Fund Raising**
 - i. Guidance on preparation of necessary documents and financial modeling for fund raising
 - ii. Assistance in identification of appropriate funding sources
 - iii. Assistance in presentation, pitch making and negotiations
 - iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.
 - b. **Physical Incubation**
 - i. While **STARTUP** is not taking up office space currently in the Incubation Centre of **AIC** based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.
2. **STARTUP** cannot mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.

3. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
4. **STARTUP** shall **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
5. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
6. **STARTUP** shall have to pay the consideration, as mentioned in Clause 5 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
7. This **MoU** will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
9. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
10. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.
13. The above terms and conditions shall also apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

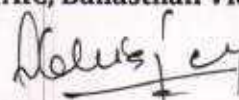
Startup



Foundation

(Nidhi Pant)

For AIC, Banasthali Vidyapith



(Abhishek Pareek)



తెలంగాణ తెలంగాణ TELANGANA

S.L. No.

29635 D/16/11/2018 G/100

Sold to: Harindavi Aruna jyothi Dandur

D/o D.V. Suresh Varma R/o Kompally
Self

S 314326

Stamp
S.M. QUTUBUDDIN ABID
LICENCED STAMP VENDOR
LIC No. 15-04-2018
REG. No. 15-04-2018
H.No. 5-25, Jilani Market, Jilani Dist.
Cell: 9949322100

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 13/03/19 by and between NIMBLE PRINT PACK LLP Startup, a Private Limited Company having its registered office at

Rayudu Building, 4th floor, Karri Enclave, Opposite Pet Bashurabad
(hereinafter referred to as "STARTUP") being the party of the of the First Part, Police Station, Hyd.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching

www.printpackexchange.com

referred to as the "INNOVATION"). (hereinafter

Harindavi

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**



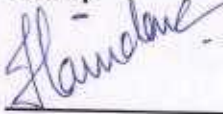
- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
 6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 3% (plus taxes as applicable)** of the funds raised through the active support of **AIC**, this is also applicable on the **Seed Support (in case)** provided to the **Startup** by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO**, **AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup



Name of the Founder

HAINDAVI ARUNA JYOTHI DANDU

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation


(Abhishek Pareek)

CEO



सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	: IN-DL21232859424650Q
Certificate Issued Date	: 01-May-2018 07:16 PM
Account Reference	: IMPACC (IV)/ dl723303/ DELHI/ DL-DLH
Unique Doc. Reference	: SUBIN-DL72330346253017382478Q
Purchased by	: POOJA KAUL
Description of Document	: Article Others
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: POOJA KAUL
Second Party	: ATAL INCUBATION CENTRE
Stamp Duty Paid By	: POOJA KAUL
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



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MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made dated 5-May-18 by Mr.
between _____ Startup. at
Private Limited Company having its registered office at _____
 _____ (hereinafter referred to as Startup) being the
 party of the First Part).

Pooja Kaul

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "**AIC**"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching _____ (hereinafter referred to as the "**INNOVATION**").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with some entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc.



This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching where startups will have a chance to present in front of an investor panel consisting of investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. Attend all the contact sessions during the Incubation
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**
 - c. Furnish documents and data requested by **AIC-BV** during the tenure of the Incubation
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communication. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, the use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a fund raising success fee of 2% of the external funds raised through the active support of **AIC**. This will however not include fund raising that **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.

8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from an action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which is attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CIA**. **AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operation pertaining to the **INNOVATION** are transferred to a new legal entity. However, in case



where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE ____
MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup

Name of the Founder

Roop Kaur
May 2018

For AIC, Banasthali Vidyapeeth
AIC Banasthali Vidyapeeth Founder

CEO

(Abhishek Pareek)



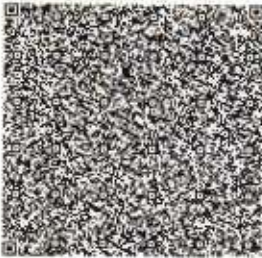
सत्यमेव जयते

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Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	: IN-DL28879648504017Q
Certificate Issued Date	: 21-May-2018 05:56 PM
Account Reference	: IMPACC (IV)/ di778803/ DELHI/ DL-DLH
Unique Doc. Reference	: SUBIN-DLDL77880361520664466421Q
Purchased by	: PINQSTORY PVT LTD
Description of Document	: Article 5 General Agreement
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: PINQSTORY PVT LTD
Second Party	: ATAL INCUBATION CENTRE BANASTHALI VIDYAPITH
Stamp Duty Paid By	: PINQSTORY PVT LTD
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



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

PINQSTORY PVT. LTD.
Manveer Kaur
Director

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at "www.sholestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 21 May 2018 by and between PINQSTORY PVT LTD **Startup**, a Private Limited Company having its registered office at A-1533, Greenfield Colony, Faridabad, Haryana 121003 (hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "**AIC**"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching PINQ (hereinafter referred to as the "**INNOVATION**").

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business

PINQSTORY PVT. LTD.
Maya Veer Kaur
Director

planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. Attend all the contact sessions during the Incubation

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation

d. Furnish all original bills for reimbursement (boarding and lodging) on time

3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the external funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.

PINQSTORY PVT. LTD.
Amyveer Kaur
Director

12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.


IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

PINQSTORY pvt ltd


Manveen Kaur
Director

For AIC, Banasthali Vidyapith
AIC Banasthali Vidyapith Foundation


CEO
(Abhishek Pareek)



Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 28.05.2018 by and between PraveenLataSansthan NGO Startup, having its registered office at 7-SitaramPuri , Govind Nagar East , Amer Road, Jaipur (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the Second Part

Whereas, PraveenLataSansthan NGO STARTUP is working on developing and launching Laadli Community Development Program for Girls (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to STARTUP to help them commercialize their INNOVATION. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate STARTUP to build a commercially viable enterprise on the basis of the INNOVATION.

Now this MoU witnesses as follows:

1. AIC shall provide the following services to **STARTUP** during the time of Incubation:
 - a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.
 - b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.
 - c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.
2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. Attend all the contact sessions during the Incubation
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by AIC
 - c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term “Incubatee of AIC” in any forms of communications. Any representation by **STARTUP** cannot bind AIC to a contractual obligation. Also, any use of AIC names as well as logo should first be approved in writing from AIC.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay Incubation Assistance Fee to AIC.

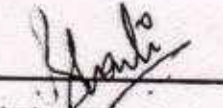
6. **STARTUP** shall pay to **AIC** a fund raising success fee of 2% of the external funds raised through the active support of **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** -BV property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be **Jaipur, Rajasthan**.

15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of AIC.

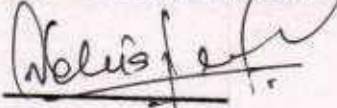
IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

For. PraveenLata Sansthan NGO


(Bharti Singh Chauhan)

For AIC, Banasthali Vidyapith


(Abhishek Pareek)

MEMORANDUM OF UNDERSTANDING

This memorandum of understanding is made on this date 15th Feb '18 by and
between:-

Robokart.com

Startup, the private enterprises/ company having its registered office at
Mumbai

(Hereinafter referred to as "STARTUP"), being the party of the **first part**.

And

Atal Incubation Center, Banasthali vidhyapith foundation (herein referred to as "AIC"),
a company incorporated under section 8 of The Companies Act, 2013 to promote innovations
and entrepreneurship having its registered office at 3 Vivekanand Vyas, Banasthali, Newai,
Tonk, Rajasthan-304022, being the **Second Part**.

Whereas, **STARTUP** is working on the developing and launching the
Robotics (business description). (Herein referred
to as the "**INNOVATION**")

AND WHEREAS, AIC, has the necessary expertise to offer advisory services to startup to help them build and commercialize their innovation. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate startups to build a commercial viable enterprise on the basis of the innovation.

This MOU witnesseth as follows:

1. **AIC** shall provide following services to the **STARTUP**:-

A. Financial and fund raising

- i. Guidance on preparation of the necessary documents and financial modeling for fund raising.
- ii. Assistance in identification of appropriate funding sources.
- iii. Assistance in the presentation, pitch making and negotiations.
- iv. Advisory on structuring of term sheets and other financial documents like shareholders agreements, share subscription agreements etc. this might require specialized assistance on a case to case basis, requiring hiring of professional assistance on commercial basis.

B. *physical incubation*

- a. *While **STARTUP** is not taking up office space currently in the incubation center of so based at Banasthali vidhyapith, tonk- 304022, but the **STARTUP** may have to move into the incubation center is the same is imposed as a condition by an investor is willing to invest in the **STARTUP**.*

2. **STARTUP** cannot mention the term "**incubatee of the AIC**", in any form of communications. Any representations by **STARTUP** cannot bind **AIC** to any contractual

obligations. Also any use of **AIC** names as well as the logo must be approved in writing from **AIC**.

3. Both the parties shall agree that all the rights, title interest and goodwill attached to the **INNOVATION** developed by the startups, during the period of the incubation shall vest with **STARTUP**.
4. **STARTUP** shall not be required to pay incubation assistance fee to **AIC**.
5. **STARTUP** shall also pay to **AIC**, a fund raising success fee of 2% of the funds raised through the investors which have been appointed by **AIC**. This will however not include the funds which have been raised by the startups through their own sources.
6. Startup shall have to pay the consideration, as mentioned in clause 5 above, even if the MOU is terminated under any conditions and startup shall be bound to fulfill the consideration as per this MOU.
7. This MOU will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC**, shall evaluate the project and may extend the period in batches of 3 months, if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in advance.
9. Startup and all its members and employees shall be required to follow all policies and procedures related to use of **INNOVATION** property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both the parties of the contract and the agreement for the amendment of the MOU should be made in writing by both the parties.

11. Startup has agreed to indemnify AIC against any liabilities/obligations arising from any action or step which have been taken by the startup. **THE STARTUP** have to indemnify the officers, directors, agents, employees and assignees harmless, causes of action, claims, demands, costs, liabilities, expenses, and damages(including reasonable attorneys fees) arising out of the or in connection with any claim by any party which are attribute to the negligence on **STARTUP'S** part.
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali vidhyapith, jaipur, Rajasthan.
13. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATON** are transferred to a new legal entity. However, in cases where there is a material and significant change in the innovation, this clause can be waived off at any sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THOS
MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

SIGNED AND DELIEVERED BY

Startup

ROBOKART

(NAME)

CHAITALI SHAH



For AIC, Banasthali Vidhyapith Foundation
AIC, Banasthali Vidyapith Foundation


CEO

(ABHISHEK PAREEK)



सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	: IN-DL20925966174866Q
Certificate Issued Date	: 01-May-2018 11:54 AM
Account Reference	: IMPACC (IV)/ dl933003/ DELHI/ DL-DLH
Unique Doc. Reference	: SUBIN-DL93300345634437578384Q
Purchased by	: SALUTEM RIDEGEAR APPARELS
Description of Document	: Article 58 Memorandum of Settlement
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: SALUTEM RIDEGEAR APPARELS
Second Party	: ATAL INCUBATION CENTRE BANASTHALI VIDYAPITH
Stamp Duty Paid By	: SALUTEM RIDEGEAR APPARELS
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



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

For Salutem Ridegear Apparels Pvt. Ltd.

Director

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 1-5-2018 by and between **SALUTEM RIDEGEAR APPARELS**, a Private Limited Company having its registered office at 846, JOSHI ROAD KAROL BAGH NEW DELHI-110005, (hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "**AIC**"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching **DRIVING SAFETY APPARELS**, (hereinafter referred to as the "**INNOVATION**").

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

- c. **Finance and Fund Raising:** This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. Attend all the contact sessions during the Incubation
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**
 - c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the external funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.

7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

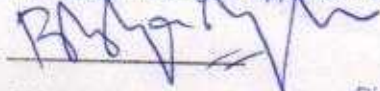
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the CEO, AIC. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of AIC.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

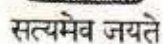
SALUTEM RIDEGEAR APPARELS PVT.LTD.

For Salutem Ridegear Apparels Pvt. Ltd.


BHAVISHYA DEVGUN Director

For AIC, Banasthali Vidyapith
AIC Banasthali Vidyapith Foundation


CEO
(Abhishek Pareek)



INDIA NON JUDICIAL

Government of Karnataka

e-Stamp

Certificate No.	: IN-KA84339582580324Q
Certificate Issued Date	: 16-Nov-2018 12:45 PM
Account Reference	: NONACC (FI)/ kaksfcl08/ HALASURU/ KA-BA
Unique Doc. Reference	: SUBIN-KAKAKSFCL0805558329337961Q
Purchased by	: SHIFFT FILMS
Description of Document	: Article 12 Bond
Description	: MEMORANDUM OF UNDERSTANDING
Consideration Price (Rs.)	: 0 (Zero)
First Party	: SHIFFT FILMS
Second Party	: AIC BANASTHALI VIDYAPITH FOUNDATION
Stamp Duty Paid By	: SHIFFT FILMS
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



Please write or type below this line

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date **19th November 2018** by and between: **SHIFFT FILMS**, a Partnership Firm having its registered office at **No.1/11, Mezzanine Floor, No.1, The Presidency, St, Marks Road, Bangalore-560001** (hereinafter referred to as "**STARTUP**") being the party of the of the **First Part**.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a company incorporated under Section 8 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the **Second Part**

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

9. **Shifft Films** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
10. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. **Shifft Films** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **Shifft Films**. **Shifft Films** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **Shifft Films's** part.
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.
13. The above terms and conditions shall also apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

For SHIFFT FILMS



Ms. Deepti Tarakanath



For AIC, Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation



Mr. Abhishek Pareek

CEO

MEMORANDUM OF UNDERSTANDING

This memorandum of understanding is made on this date 15/02/2018 by and between:-

Startup, the private enterprises/ company having its registered office at
162, Ansal Chamber-II, 6 Bhikaji Cama Place, New Delhi
(Hereinafter referred to as "STARTUP"), being the party of the **first part**. -110086

And

Atal Incubation Center, Banasthali vidhyapith foundation (herein referred to as "AIC"),
a company incorporated under section 8 of The Companies Act, 2013 to promote innovations
and entrepreneurship having its registered office at 3 Vivekanand Vyas, Banasthali, Newai,
Tonk, Rajasthan-304022, being the **Second Part**.

Whereas, **STARTUP** is working on the developing and launching the
Bamboo Handicraft Business (business description). (Herein referred
to as the "INNOVATION")

AND WHEREAS, AIC, has the necessary expertise to offer advisory services to startup to help them build and commercialize their innovation. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate startups to build a commercial viable enterprise on the basis of the innovation.

This MOU witnesseth as follows:

1. **AIC** shall provide following services to the **STARTUP**:-

A. Financial and fund raising

- i. Guidance on preparation of the necessary documents and financial modeling for fund raising.
- ii. Assistance in identification of appropriate funding sources.
- iii. Assistance in the presentation, pitch making and negotiations.
- iv. Advisory on structuring of term sheets and other financial documents like shareholders agreements, share subscription agreements etc. this might require specialized assistance on a case to case basis, requiring hiring of professional assistance on commercial basis.

B. *physical incubation*

- a. *While **STARTUP** is not taking up office space currently in the incubation center of so based at Banasthali vidhyapith, tonk- 304022, but the **STARTUP** may have to move into the incubation center is the same is imposed as a condition by an investor is willing to invest in the **STARTUP**.*

2. **STARTUP** cannot mention the term “incubatee of the **AIC**”, in any form of communications. Any representations by **STARTUP** cannot bind **AIC** to any contractual

obligations. Also any use of **AIC** names as well as the logo must be approved in writing from **AIC**.

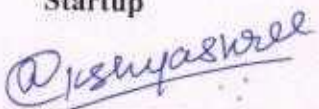
3. Both the parties shall agree that all the rights, title interest and goodwill attached to the **INNOVATION** developed by the startups, during the period of the incubation shall vest with **STARTUP**.
4. **STARTUP** shall not be required to pay incubation assistance fee to **AIC**.
5. **STARTUP** shall also pay to **AIC**, a fund raising success fee of 2% of the funds raised through the investors which have been appointed by **AIC**. This will however not include the funds which have been raised by the startups through their own sources.
6. Startup shall have to pay the consideration, as mentioned in clause 5 above, even if the MOU is terminated under any conditions and startup shall be bound to fulfill the consideration as per this MOU.
7. This MOU will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC**, shall evaluate the project and may extend the period in batches of 3 months, if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in advance.
9. Startup and all its members and employees shall be required to follow all policies and procedures related to use of **INNOVATION** property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both the parties of the contract and the agreement for the amendment of the MOU should be made in writing by both the parties.

11. Startup has agreed to indemnify **AIC** against any liabilities/obligations arising from any action or step which have been taken by the startup. **THE STARTUP** have to indemnify the officers, directors, agents, employees and assignees harmless, causes of action, claims, demands, costs, liabilities, expenses, and damages(including reasonable attorneys fees) arising out of the or in connection with any claim by any party which are attribute to the negligence on **STARTUP'S** part.
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali vidhyapith, jaipur, Rajasthan.
13. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATON** are transferred to a new legal entity. However, in cases where there is a material and significant change in the innovation, this clause can be waived off at any sole discretion of **AIC**.

**IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THOS
MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.**

SIGNED AND DELIEVERED BY

Startup


AKSHYA SHREE
(NAME)

For AIC, Banasthali Vidhyapith Foundation
AIC Banasthali Vidyapith Foundation


CEO
(ABHISHEK PAREEK)

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this 15/ Feb/2018 by
and between

MISS CHHOTEE

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office at
A-15/31, VASANT VIHAR, NEW DELHI (hereinafter referred to as "**STARTUP**") being the party of
the of the First Part.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "**AIC**"), a company
incorporated under Section 8 of the Companies Act, 2013 to promote innovations and
entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk,
Rajasthan - 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <business description>
(hereinafter referred to as the "**INNOVATION**").

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help
them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business
planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial
viable enterprise on the basis of the **INNOVATION**.

Now this MoU witnesseth as follows:

1. **AIC** shall provide the following services to **STARTUP**:

a. **Financing and Fund Raising**

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. **Physical Incubation**

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of **AIC** based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

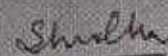
2. **STARTUP** cannot mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.

3. Both the Parties agree that all rights, title, interest and goodwill attached to the INNOVATION developed by the STARTUP during the period of incubation shall vest with STARTUP.
4. STARTUP shall NOT BE required to pay Incubation Assistance Fee to AIC.
5. STARTUP shall pay to AIC a fund raising success fee of 2% of the funds raised through the active support of AIC. This will however not include fund raising that the STARTUP enables through its own resources and channels.
6. STARTUP shall have to pay the consideration, as mentioned in Clause 6 above, even if the MoU is terminated under any condition and STARTUP shall be bound to fulfill the consideration as per this MoU.
7. This MoU will be in force from the date of signing to a period of 3 months. At the end of the period, AIC shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the MoU.
9. STARTUP and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. STARTUP has agreed to indemnify AIC against any liability/obligations arising from any action of STARTUP. STARTUP also agrees to indemnify AIC and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on STARTUP's part.
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the CEO, AIC. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.
13. The above terms and conditions shall also apply in case the INNOVATION and the operations pertaining to the INNOVATION are transferred to a new legal entity. However, in cases where there is a material and significant change in the INNOVATION, this clause can be waived off at the sole discretion of AIC.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

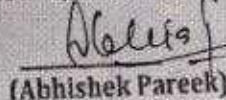
Signed and delivered by

Startup SHIKADIA ACHARYA



(Name)

For AIC, Banasthali Vidyapith Foundation


(Abhishek Pareek)



AR 337319

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 29.3.2019 by and between M/S SHUBHAM CRAFT Startup, having its registered office at 57, Tagor Nagar, 200 Ft Bypass, Ajmer Road, Jaipur (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

A/C Banasthali Vidhyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan-304022 being the party of the **Second Part**.

Whereas, **STARTUP** is working on developing and launching <business description>/

(hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

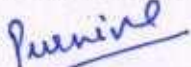
Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:
 - a. Five Learning blocks/Contact sessions:
This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.
 - b. Pitch preparation and networking:
This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.
 - c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.
2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in **WOMENPreneur**, laid out by **AIC**

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
- 3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
- 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
- 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
- 6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
- 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
- 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
- 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
- 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS **MOU** ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.



Signed and delivered by

Startup

PURNIMA BANTHIA

Name of the Founder

For **AIC Banasthali Vidyapith Foundation**
AIC Banasthali Vidyapith Foundation


(Abhishek Pareek)

CEO

MEMORANDUM OF UNDERSTANDING

This memorandum of understanding is made on this date 15/02/2018 by and between:-

Startup, the private enterprises/ company having its registered office at Flat # 301, Plot M7, Vikram Heights, Manikanda, Hyderabad
(Hereinafter referred to as "STARTUP"), being the party of the **first part**.

And

Atal Incubation Center, Banasthali vidhyapith foundation (herein referred to as "AIC"),
a company incorporated under section 8 of The Companies Act, 2013 to promote innovations
and entrepreneurship having its registered office at 3 Vivekanand Vyas, Banasthali, Newai,
Tonk, Rajasthan-304022, being the **Second Part**.

Whereas, **STARTUP** is working on the developing and launching the ICT Solutions for Agri Businesses (business description). (Herein referred to as the "INNOVATION")

AND WHEREAS, AIC, has the necessary expertise to offer advisory services to startup to help them build and commercialize their innovation. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate startups to build a commercial viable enterprise on the basis of the innovation.

This MOU witnesseth as follows:

1. **AIC** shall provide following services to the **STARTUP**:-

A. Financial and fund raising

- i. Guidance on preparation of the necessary documents and financial modeling for fund raising.
- ii. Assistance in identification of appropriate funding sources.
- iii. Assistance in the presentation, pitch making and negotiations.
- iv. Advisory on structuring of term sheets and other financial documents like shareholders agreements, share subscription agreements etc. this might require specialized assistance on a case to case basis, requiring hiring of professional assistance on commercial basis.

B. *physical incubation*

- a. *While **STARTUP** is not taking up office space currently in the incubation center of so based at Banasthali vidhyapith, tonk- 304022, but the **STARTUP** may have to move into the incubation center is the same is imposed as a condition by an investor is willing to invest in the **STARTUP**.*

2. **STARTUP** cannot mention the term "**incubatee of the AIC**", in any form of communications. Any representations by **STARTUP** cannot bind **AIC** to any contractual

obligations. Also any use of **AIC** names as well as the logo must be approved in writing from **AIC**.

3. Both the parties shall agree that all the rights, title interest and goodwill attached to the **INNOVATION** developed by the startups, during the period of the incubation shall vest with **STARTUP**.
4. **STARTUP** shall not be required to pay incubation assistance fee to **AIC**.
5. **STARTUP** shall also pay to **AIC**, a fund raising success fee of 2% of the funds raised through the investors which have been appointed by **AIC**. This will however not include the funds which have been raised by the startups through their own sources.
6. Startup shall have to pay the consideration, as mentioned in clause 5 above, even if the MOU is terminated under any conditions and startup shall be bound to fulfill the consideration as per this MOU.
7. This MOU will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC**, shall evaluate the project and may extend the period in batches of 3 months, if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in advance.
9. Startup and all its members and employees shall be required to follow all policies and procedures related to use of **INNOVATION** property and its resources, framed from time to time.
10. Any amendment to this MOU shall be made with the mutual consent of both the parties of the contract and the agreement for the amendment of the MOU should be made in writing by both the parties.

11. Startup has agreed to indemnify AIC against any liabilities/obligations arising from any action or step which have been taken by the startup. **THE STARTUP** have to indemnify the officers, directors, agents, employees and assignees harmless, causes of action, claims, demands, costs, liabilities, expenses, and damages(including reasonable attorneys fees) arising out of the or in connection with any claim by any party which are attribute to the negligence on **STARTUP'S** part.
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali vidhyapith, jaipur, Rajasthan.
13. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATON** are transferred to a new legal entity. However, in cases where there is a material and significant change in the innovation, this clause can be waived off at any sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THOS
MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

SIGNED AND DELIEVERED BY

Startup

STAMPIT BUSINESS SOLUTIONS

Jaya V.

(NAME)

Jaya V.)

For AIC, Banasthali Vidhyapith Foundation
AIC Banasthali Vidyapith Foundation

CEO

(ABHISHEK PAREEK)



उत्तर प्रदेश UTTAR PRADESH

EC 656617

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 16-05-2018 by and between Shriti Pandey and Viral Shah both co-founders of Startup STRAWcture which is intent to be incorporated as a Private limited company .

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the Second Part

Whereas, STARTUP is working on developing and launching <Name of Startup > (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to STARTUP to help them commercialize their INNOVATION. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate STARTUP to build a commercially viable enterprise on the basis of the INNOVATION.

Now this MoU witnesses as follows:

1. AIC shall provide the following services to STARTUP during the time of Incubation:

- a. Five contact sessions:

This would include - Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

- a. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

- a. Finance and Fund Raising: This will include - guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

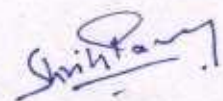
2. **STARTUP** shall be responsible for the following during the time of Incubation:

- a. Attend all the contact sessions during the Incubation
- b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by AIC
- c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation
- d. Furnish all original bills for reimbursement (boarding and lodging) on time

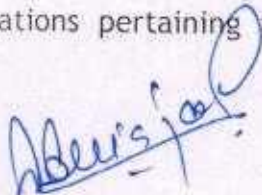
3. **STARTUP** has to mention the term "Incubatee of AIC" in any forms of communications. Any representation by **STARTUP** cannot bind AIC to a contractual obligation. Also, any use of AIC names as well as logo should first be approved in writing from AIC.

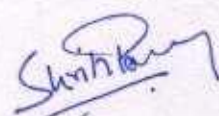
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.

5. **STARTUP** shall be **NOT BE** required to pay Incubation Assistance Fee to AIC.



6. **STARTUP** shall pay to **AIC** a fund raising success fee of 2% of the external funds raised through the active support of **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity.





However, in cases where there is a material and significant change in the INNOVATION, this clause can be waived off at the sole discretion of AIC.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

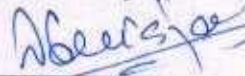
Signed and delivered by

Startup

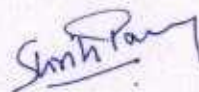


Shriti Pandey (Founder)

For AIC, Banasthali Vidyapeeth



(Abhishek Pareek)





Certificate No. G0L2019C1584
GRN No. 45034841



Stamp Duty Paid : ₹ 101
(Rs. Only)
Penalty : ₹ 0
(Rs. Zero Only)

Seller / First Party Detail

Name: Stream minds llp
H.No/Floor: Nil
City/Village: Nil
Phone: 9820301184
Sector/Ward: Nil
District: Nil
LandMark: Nil
State: Nil

Buyer / Second Party Detail

Name: Aic banasthali vidyapeeth foun
H.No/Floor: Nil
City/Village: Nil
Phone: 0
Sector/Ward: Nil
District: Nil
LandMark: Nil
State: Nil



Purpose : E STAMP PAPER FOR Memorandum of Understanding PURPOSE

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 8/3/2019 by and between STREAM MINDS LLP Startup, a Private Limited Company having its registered office at GURGAON, HARYANA (hereinafter referred to as "STARTUP") being the party of the of the **First Part**,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching <business description> / SHORT CIRCUITS BOOKS. (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:
 - a. Five Learning blocks/Contact sessions:
This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.
 - b. Pitch preparation and networking:
This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.
 - c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.
2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in **WOMENPreneur**, laid out by **AIC**

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
- d. Furnish all original bills for reimbursement (boarding and lodging) on time
- 3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
- 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
- 5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
- 6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
- 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
- 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
- 9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
- 10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.



11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by



Startup - **STREAM MINDS**.

ANKITA PARASHAR

Name of the Founder



For AIC Banasthali Vidyapith Foundation

AIC Banasthali Vidyapith Foundation
(Abhishek Pareek)


CEO

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date 15/02/2018 by
and between:

Swayambhu Innovative
Solutions Ltd.

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office at
West Patel Nagar, Nandini path, Dr B Bhattacharya road,
(hereinafter referred to as "STARTUP") being the party of the of the First Part. Patna
- 800023

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company
incorporated under Section 8 of the Companies Act, 2013 to promote innovations and
entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk,
Rajasthan - 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching

biogas

<business description> (hereinafter referred to as the
"INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

This MoU witnesseth as follows:

L. AIC shall provide the following services to **STARTUP**:

a. Financing and Fund Raising

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. Physical Incubation

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of AIC based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

2. **STARTUP** cannot mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind AIC to a contractual obligation. Also, any use of AIC names as well as logo should first be approved in writing from AIC.

3. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
4. **STARTUP** shall **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
5. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
6. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
7. This **MoU** will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
9. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
10. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

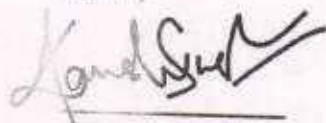
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the CEO, AIC. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.

13. The above terms and conditions shall also apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup



(Name)

For AIC, Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation



CEO

(Abhishek Pareek)



उत्तर प्रदेश UTTAR PRADESH

EF 076252

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (MoU) is made dated **21-05-2018** by and between **"Swazen and Company"** Startup, a partnership firm having its registered office at **SBI School of Banking & Commerce, Banasthali Vidyapith, Newai, Rajasthan** (hereinafter referred to as **"STARTUP"**) being the party of the of the **First Part**,

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as **"AIC"**), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office **3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022** being the party of the **Second Part**

Whereas, **STARTUP** is working on developing and launching **<SWAZEN >** (hereinafter referred to as the **"INNOVATION"**).



21 MAY 2018

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. Attend all the contact sessions during the Incubation

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in **WOMENPreneur**, laid out by **AIC**

c. Furnish documents and data requested by **AIC-BV** during the tenure of the Incubation

d. Furnish all original bills for reimbursement (boarding and lodging) on time

3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.

4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.



21 MAY 2018

5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the external funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.



21 MAY 2018

15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Sakzen & company
Startup

Shake Jadhav *Diksha*
Name of the Founder

For AIC, Banasthali Vidyapith
AIC Banasthali Vidyapith Foundation

Abhishek Pareek
CEO
(Abhishek Pareek)



27 21 MAY 2018
ATTESTED
Kailash
KAILASH CHANDER SHARMA
Advocate & Notary
GHAZIABAD (U.P.)

भारतीय गैर न्यायिक

एक सौ रुपये

Rs. 100

रु. 100



ONE
HUNDRED RUPEES

सत्यमेव जयते

भारत INDIA
INDIA NON JUDICIAL

हाराष्ट्र MAHARASHTRA

2018

TM 492200

31 MAY 2018

साचा प्रकार

दस्त नोंदणी करणार आहेत का ? होय/नाही.

मिळवणीचे दर्शन

मुद्रांक विकत घेणाऱ्याचे नाव

पत्ता

दुसऱ्या पक्षकाराचे नांव

हस्त लिखतीचे नांव व पत्ता

SANGIETAA LOKANDE

परवाना क्र. 2209928

मुद्रांक विकत घेणाऱ्याची सही सोबत हॉटेल कमण्डांत, वडगाव रोड, पुणे - 411005 या कारणासाठी ज्यांनी मुद्रांक खरेदी केला, त्यांनी त्याच कारणासाठी मुद्रांक खरेदी केलेल्यामुळे हे अधिकार वापरणे घटककारक आहे.



29 MAY 2018

प्रथम मुद्रांक लिपीक
कोषागार पुणे करिता

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 31st May 2018 by and between THE APPRENTICE PROJECT Startup, a Private Limited Company having its registered office at

S.No. 206, DYNASTY, J-1102, GREENS SOCIETY, WAKAD, PUNE-411057

(hereinafter referred to as "STARTUP") being the party of the of the First Part,

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <Name of Startup> (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this MoU witnesses as follows:

1. AIC shall provide the following services to **STARTUP** during the time of incubation:

a. Five contact sessions:

This would include - Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include - guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of incubation:

a. Attend all the contact sessions during the Incubation

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by AIC

- c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation
 - d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "Incubatee of AIC" in any forms of communications. Any representation by **STARTUP** cannot bind AIC to a contractual obligation. Also, any use of AIC names as well as logo should first be approved in writing from AIC.
 4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
 5. **STARTUP** shall be **NOT BE** required to pay Incubation Assistance Fee to AIC.
 6. **STARTUP** shall pay to AIC a fund raising success fee of 2% of the external funds raised through the active support of AIC. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
 7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the MoU is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this MoU.
 8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. AIC does not commit any funding just based on the signing of this agreement.
 9. This MoU will be in force from the date of signing to a period of 9 months. At the end of the period, AIC shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
 10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the MoU.
 11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC -BV property and its resources, framed from time to time.
 12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
 13. **STARTUP** has agreed to indemnify AIC against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify AIC and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable

attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on STARTUP's part.

14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the CEO, AIC. The place of conciliation shall be Jaipur, Rajasthan.

15. The above terms and conditions shall apply in case the INNOVATION and the operations pertaining to the INNOVATION are transferred to a new legal entity. However, in cases where there is a material and significant change in the INNOVATION, this clause can be waived off at the sole discretion of AIC.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup


MONIKA PESSWANI

Name of the Founder

For AIC, Banasthali Vidyapeeth


(Abhishek Pareek)

Bond :



Indian-Non Judicial Stamp Haryana Government



Date : 29/12/2018

Certificate No. G0292018L903



GRN No. 42887131



Stamp Duty Paid : ₹ 101

(Rs. Only)

Penalty :

₹ 0

(Rs. Zero Only)

Deponent

Name : Asmita Kulshreshtha

H.No/Floor : 470p

Sector/Ward : 38

Landmark : Na

City/Village : Gurugram

District : Gurugram

State : Haryana

Phone : 7042075398



Purpose : MEMORANDUM OF UNDERSTANDING to be submitted at Concerned office

The authenticity of this document can be verified by scanning this QrCode Through smart phone or on the website <https://egrashry.nic.in>



Memorandum of Understanding

This Memorandum of Understanding (MoU) is made on this date 29/12/2018 by
and between:

THE SLOW STUDIO

Startup, a Private Limited Company/LLP/Partnership Firm having its registered office at

470P, SECTOR 38, GURUGRAM, GURGAON, HARYANA - 122001

(hereinafter referred to as "STARTUP") being the party of the of the First Part.

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company
incorporated under Section 8 of the Companies Act, 2013 to promote innovations and
entrepreneurship having its Registered Office at 3 Vivekanand Vyas, Banasthali, Newai, Tonk,
Rajasthan – 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching
HANDCRAFTED JEWELLERY <business description> (hereinafter referred to as the
"INNOVATION").



And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercial viable enterprise on the basis of the **INNOVATION**.

This **MoU** witnesseth as follows:

1. **AIC** shall provide the following services to **STARTUP**:

a. **Financing and Fund Raising**

- i. Guidance on preparation of necessary documents and financial modeling for fund raising
- ii. Assistance in identification of appropriate funding sources
- iii. Assistance in presentation, pitch making and negotiations
- iv. Advisory on structuring of term sheets and other financial documents like Share Holders Agreements, Share Subscription Agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis.

b. **Physical Incubation**

- i. While **STARTUP** is not taking up office space currently in the Incubation Centre of **AIC** based at Banasthali Vidyapith, Newai but **STARTUP** may have to move into the Incubation Centre if the same is imposed as a condition by an investor who is willing to invest in **STARTUP**.

2. **STARTUP** cannot mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.



3. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
4. **STARTUP** shall **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
5. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
6. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
7. This **MoU** will be in force from the date of signing to a period of 3 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
8. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
9. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
10. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
11. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.



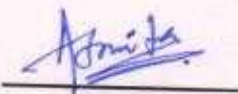
12. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Banasthali Vidyapith, Jaipur, Rajasthan.

13. The above terms and conditions shall also apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

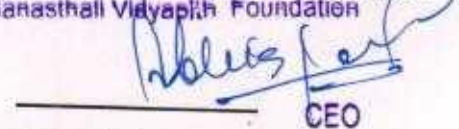
Startup (THE SLOW STUDIO)



(Name)

ASMITA KULSHRESHTHA (PROP)

For AIC, Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation



(Abhishek Pareek)



ATTESTED
PARMOD KUMAR TYAGI
Advocate & Notary Public
Gurgaon, Haryana (India)

29 DEC 2018



राजस्थान RAJASTHAN

राजस्थान स्टाम्प अधिनियम 1998 के अन्तर्गत स्टाम्प राशि पर प्रभासित अधिभार	
1. आकारान्त अवसंचना सुविधा हेतु (धारा 3-क) 10%	रुपये 10
2. ग्राम और जलवायु सत के संरक्षण और संवर्धन हेतु (धारा 3-ख) 10%	रुपये 10
हस्ताक्षर स्टाम्प के लिए कुल योग	20

AR 510896

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated 18/3/19 by and between VEGGIE GREEN HOUSE Startup, a Private Limited Company having its registered office at 39 B, SHANTI VIHAR COLONY, TONK ROAD, JAIPUR (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the Second Part

Whereas, **STARTUP** is working on developing and launching <business description>/a meaningful B2B platform for providing a solution to one of the biggest inefficiencies in the existing agricultural supply chain of India in distribution and selling of farm fresh produce. We provide a genuine digital marketplace for the farmers to directly connect with the end retailers which eases the process for both the parties. (hereinafter referred to as the "INNOVATION")

And Whereas, **AIC** has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. **AIC** can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five Learning blocks/Contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in **WOMENPreneur**, laid out by **AIC**

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
- d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of AIC property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup


For VEGGIE GREEN HOUSE PVT. LTD.


Director

Name of the Founder

(NEHA ISRANI)

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation


CEO
(Abhishek Pareek)



मध्य प्रदेश MADHYA PRADESH

Memorandum of Understanding

AT 946335

This Memorandum of Understanding (MoU) is made dated 23.05.18 by and between VTI-KALP Startup, a Private Limited

Company having its registered office at

Gheri Ramesh Prakash Samajik Sanstha (Bharat Calling), Pathratga,
(hereinafter referred to as "STARTUP") being the party of the of the First Part, near Pathratga Hing

AND

Atal Incubation Centre, Banasthali Vidyapith (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan – 304022 being the party of the Second Part

Whereas, STARTUP is working on developing and launching <Name of Startup> (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to STARTUP to help them commercialize their INNOVATION. AIC can provide a variety of services like business

planning, mentoring and assistance in fund raising to facilitate **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:

a. Five contact sessions:

This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.

b. Pitch preparation and networking:

This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.

c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no.2 below.

2. **STARTUP** shall be responsible for the following during the time of Incubation:

a. Attend all the contact sessions during the Incubation

b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

c. Furnish documents and data requested by AIC-BV during the tenure of the Incubation

d. Furnish all original bills for reimbursement (boarding and lodging) on time

3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a **fund raising success fee of 2% of the external funds raised through the active support of AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 9 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving one month notice in writing during the period of the **MoU**.
11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC -BV** property and its resources, framed from time to time.

4.

12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.

13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.

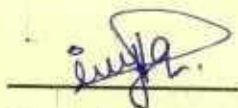
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.

15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

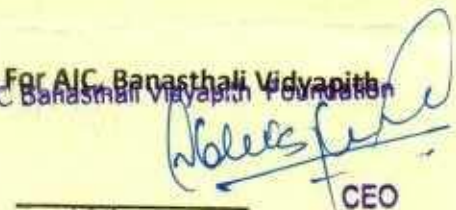
Signed and delivered by

Startup **VIKALP**



Name of the Founder
(Divya Dubey)

For AIC, Banasthali Vidyanith
AIC Banasthali Vidyanith Foundation



(Abhishek Pareek)

INDIA NON JUDICIAL
Government of Gujarat



सत्यमेव जयते

Rs.
100

Certificate of Stamp Duty

Certificate No. : IN-GJ99544543413835R
Certificate Issued Date : 18-Mar-2019 02:58 PM
Account Reference : IMPACC (FI)/ gjelimp10/ KARJAN/ GJ-BA
Unique Doc. Reference : SUBIN-GJGJELIMP1044211404270170R
Purchased by : WOW STONIC PVT LTD
Description of Document : Article 5(h) Agreement (not otherwise provided for)
Description : AGREEMENT
Consideration Price (Rs.) : 0
(Zero)
First Party : WOW STONIC PVT LTD
Second Party : NA
Stamp Duty Paid By : WOW STONIC PVT LTD
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



TQ 0006381535

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at "www.shcstamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any dispute, the user should contact the issuing authority.

Memorandum of Understanding

This Memorandum of Understanding (MoU) is made dated _____ by and between WOW STONIC PRIVATE LIMITED Startup, a Private Limited Company having its registered office at C/O PARAMHANS MARBLE, NEAR SHRADHA PETROL PUMP, VADODARA (hereinafter referred to as "STARTUP") being the party of the of the First Part,

AND

AIC Banasthali Vidyapith Foundation (hereinafter referred to as "AIC"), a company incorporated under Section 08 of the Companies Act, 2013 to promote innovations and entrepreneurship having its Registered Office 3 Vivekanand Vyas, Banasthali, Newai, Tonk, Rajasthan - 304022 being the party of the Second Part

Whereas, STARTUP is working on developing and launching <business description>/ STONE DOOR & WINDOW FRAMES (hereinafter referred to as the "INNOVATION").

And Whereas, AIC has the necessary expertise to offer advisory services to **STARTUP** to help them commercialize their **INNOVATION**. AIC can provide a variety of services like business planning, mentoring and assistance in fund raising and facilitate the **STARTUP** to build a commercially viable enterprise on the basis of the **INNOVATION**.

Now this **MoU** witnesses as follows:

1. **AIC** shall provide the following services to **STARTUP** during the time of Incubation:
 - a. Five Learning blocks/Contact sessions:
This would include – Diagnostic Panels, Hand-shake meets with social entrepreneurs, Discussion with domain experts, Mentoring Sessions, Capacity building workshops, and Demo-Day.
 - b. Pitch preparation and networking:
This would include - Guidance on preparation of pitch deck and presentation for final demo day, assistance in identification of appropriate network.
 - c. Finance and Fund Raising: This will include – guidance on preparation of necessary documents and financial modeling for fund raising; assistance in identification of appropriate funding sources; assistance in presentation, pitch making and negotiations; and advisory on term sheets and other financial documents like Shareholding agreements, share subscription agreements etc. This might require specialized assistance on a case to case basis, requiring hiring of professional assistance on a commercial basis. Demo day/Final pitching: where startups will have a chance to present in front of an investor panel consisting investors from different sectors. To be eligible for demo day/final pitching startup has to attend all the workshops and follow guidelines as per point no. 2 below.
2. **STARTUP** shall be responsible for the following during the time of Incubation:
 - a. It is mandatory for the Founder to attend all the learning blocks/contact sessions during the Incubation Period.
 - b. Follow the guidelines/ rules and regulations applicable for a **STARTUP** participating in WOMENPreneur, laid out by **AIC**

- c. Furnish documents and data requested by AIC time to time during the tenure of the Incubation.
- d. Furnish all original bills for reimbursement (boarding and lodging) on time
3. **STARTUP** has to mention the term "**Incubatee of AIC**" in any forms of communications. Any representation by **STARTUP** cannot bind **AIC** to a contractual obligation. Also, any use of **AIC** names as well as logo should first be approved in writing from **AIC**.
4. Both the Parties agree that all rights, title, interest and goodwill attached to the **INNOVATION** developed by the **STARTUP** during the period of incubation shall vest with **STARTUP**.
5. **STARTUP** shall be **NOT BE** required to pay **Incubation Assistance Fee** to **AIC**.
6. **STARTUP** shall pay to **AIC** a fund raising success fee of 3% (plus taxes as applicable) of the funds raised through the active support of **AIC**, this is also applicable on the Seed Support (in case) provided to the Startup by **AIC**. This will however not include fund raising that the **STARTUP** enables through its own resources and channels.
7. **STARTUP** shall have to pay the consideration, as mentioned in Clause 6 above, even if the **MoU** is terminated under any condition and **STARTUP** shall be bound to fulfill the consideration as per this **MoU**.
8. At the end of Incubation program, only eligible and selected **STARTUP** will be able to participate in Demo Day. **AIC** does not commit any funding just based on the signing of this agreement.
9. This **MoU** will be in force from the date of signing to a period of 11 months. At the end of the period, **AIC** shall evaluate the project and may extend the period in batches of 3 months if required to complete the necessary incubation process and support.
10. Both the parties agree that either party can terminate the agreement by giving 30 days notice in writing during the period of the **MoU**.

11. **STARTUP** and all its members and employees shall be required to follow all policies and procedures related to use of **AIC** property and its resources, framed from time to time.
12. Any amendment to this **MOU** shall be made with the mutual consent of both parties and shall not be treated valid unless it is made by both the parties in writing.
13. **STARTUP** has agreed to indemnify **AIC** against any liability/obligations arising from any action of **STARTUP**. **STARTUP** also agrees to indemnify **AIC** and its successors, officers, directors, agents, employees and assignees harmless from any and all actions, causes of action, claims, demands, costs, liabilities, expenses and damages (including reasonable attorneys' fees) arising out of or in connection with any claim by any party which are attributable to the negligence on **STARTUP's** part.
14. In the event of any disputes, claims or difference between the parties hereto, such dispute or difference shall be resolved amicably by mutual consultation with the **CEO, AIC**. The place of conciliation shall be Jaipur, Rajasthan.
15. The above terms and conditions shall apply in case the **INNOVATION** and the operations pertaining to the **INNOVATION** are transferred to a new legal entity. However, in cases where there is a material and significant change in the **INNOVATION**, this clause can be waived off at the sole discretion of **AIC**.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS MOU ON THE DAY MONTH AND THE YEAR MENTIONED HEREIN ABOVE.

Signed and delivered by

Startup

Wow Stonic Private Limited

Name of the Founder

INANI PRIYA

For AIC Banasthali Vidyapith Foundation
AIC Banasthali Vidyapith Foundation

(Abhishek Pareek)