

CRITERION III – RESEARCH, INNOVATIONS AND EXTENSION


3.5.1 Collaboration

3.5.1 The number of MoUs, Collaboration/linkages for Faculty exchange, Student Exchange, Internship, Fieldtrip, On-the Job training, research and other academic activities during the last five year

Index for supporting documents for the year 2017-2018

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Dr. Anuradha. M
 Principal
 Padmashree Institute of
 Management & Sciences

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is made at Bangalore on this 18th May 2016;

BETWEEN

Padmashree Institute of Management & Sciences, (hereinafter referred to as "**PIMS**") a college affiliated to Bangalore University, recognised by University Grants Commission vide sec. 2(f) and 12(B) and accredited by NAAC, having situated at Padmashree Campus, Sy. No. 149, Kammaghatta, Sulikere P.O, Kengeri, Bangalore – 560060 and managed by Padmashree Charitable Trust registered under Indian Trust Act, 1882 and having represented by its Principal (the 'First COLLABORATOR') on first part;

AND

Firmus Laboratories Private Limited, (hereinafter referred to as '**FIRMUS**') a company incorporated under Companies Act 1956 and having its registered office at Plot no 110; ALEAP Industrial Estate, Pragathinagar, Quthbullapur Mandal, Hyderabad - 500 090 Telangana State, India and represented by its CEO, Dr Haricharn Raju, (the '**SECOND COLLABORATOR**') on second part;

WHEREAS **PIMS** having necessary infrastructure and facility to offer courses and provide training in the areas Food Processing, Nutraceuticals, Biotechnology, microbiology, Biochemistry has been approved by UGC, New Delhi as DDU-KAUSHAL KENDRA and by Department of IT, BT and S&T, Government of Karnataka as Biotechnology Finishing School and, **FIRMUS** being given its consent to extend internship opportunity to students and technical expertise together having identified the mutuality of interest that may result in benefits to both the collaborators through student internship and technical expertise.

IT IS AGREED as follows:

Definitions

The following terms shall have the following meanings:

'Agreement Period'	is from 18.05.2016 until written termination on mutual agreement.
"Agreement" means	this document and the provisions there of which are aimed at providing student internship and technical expertise for courses offered under DDU-KAUSHAL KENDRA, Biotechnology Finishing School, life sciences courses and or similar programs intended by PIMS and

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Principal
Padmashree Institute of
Management & Sciences
Bangalore



Dr Haricharn Raju

includes annexures and all documents herein attached and all amendments which the two parties may hereafter agree to in writing from time to time in future.

- 'Technical support" means All the activities that **FIRMUS** undertakes respecting the inputs relating to courses offered under DDU-KAUSHAL KENDRA, Biotechnology Finishing School and or other programmes in **Food processing, Nutraceuticals, Biotechnology, Biochemistry, Microbiology.**
- "Resulting Intellectual Property" Individually and collectively all inventions, improvements and/or discoveries which are conceived and/or made by one or more members or other agents of the **PIMS** acting either on their own or jointly with one or more employees of the **FIRMUS** in performance of this agreement.

ARTICLE – 1 TERMS AND CONDITIONS

- 1.1 **FIRMUS** hereby grants to the **PIMS**, the right during the currency of this agreement to provide student internships and technical support for conducting courses subject to the terms and conditions hereinafter appearing.
- 1.2 The period during which this agreement shall be is from the date of agreement thereafter subject to such provisions as to termination either during the period of agreement or thereafter as contained in the clause relating to termination.
- 1.3 **FIRMUS** hereby agrees to provide technical support in conduct of courses/training programmes on "Nutraceutical and Food Processing" under DDU-KAUSHAL KENDRA, Biotechnology Finishing School and or other approved programs related to biotechnology, Microbiology, biochemistry intended either at **PIMS** facility or at places designated by **PIMS**.
- 1.4 **PIMS** undertakes to provide all infrastructure and facilities available and **FIRMUS** in turn undertakes to provide necessary technical support to **PIMS** for smooth conduct of training programmes.
- 1.5 During the term of this Agreement, both representatives of the **PIMS** and **FIRMUS** will meet as and when required at places mutually agreed upon to review the progress of courses and training programs and modify as the case may be.


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Padmashree Institute of
Management & Sciences





- 1.6 Any agreement to change the terms of this Agreement in any way shall be valid only if the change is made in writing and approved by mutual agreement of authorized representatives of the parties hereto.
- 1.7 Neither party shall be liable to the other for any death or injury unless caused by the negligence of that party or its agents, nor shall it be liable to the other for any other loss or damage whatsoever unless it is caused by its willful default or that of its agents.
- 1.8 For the avoidance of doubt all background information and know how used in connection with the collaboration shall remain the property of the party introducing the same.

ARTICLE – 2 TERMINATION OF AGREEMENT

- 2.1 This Agreement shall become effective on the date hereof and shall continue in effect unless terminated in accordance with the provisions of this clause. The parties may, however, reduce the term of this agreement for mutually agreeable terms and periods as desired under which the parties reduce to writing and sign. Either party may terminate this agreement upon 90 days prior written notice to the other where it considers termination justified on the grounds that no further purpose would be served by continuing with the collaboration. Such notice of termination will only be given by either party after full discussion with the other party of the reasons for the proposal to give such notice.
- 2.1 Either party to this agreement shall have the right at any time by giving 90 days notice in writing to the other party to terminate the agreement in any of the following events.
- 2.3 If the Either Party commits a breach of any of the terms and conditions of this agreement.
- 2.4 If Either Party enter into liquidation whether compulsorily or voluntarily otherwise than for the purpose of amalgamation or reconstruction or compound with their creditors or have receiver appointed of all or any part of their assets or take or suffer any similar action in consequence of debt.


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Padmashree Institute of
Management & Sciences
Bangalore





ARTICLE – 3

OBSERVATION OF SECRECY

- 3.1 Both **PIMS** and **FIRMUS** undertake that they will not at any time after entering into this agreement divulge any information in relation to the affairs or business or method of carrying on business to any third parties that will be detrimental to each other.

ARTICLE – 4

GENERAL CONDITIONS

- 4.1 **PIMS** undertakes that without the prior consent of **FIRMUS** they will not directly or indirectly offer services based on the technical support given by **FIRMUS** to others during the currency of this agreement.
- 4.2 **FIRMUS** in turn undertakes that without the prior consent of **PIMS**, they will not directly or indirectly offer services based on the infrastructure and facility to others during the currency of this agreement.
- 4.3 **FIRMUS** hereby declares that it will not claim copyright on the material information supplied on the services to **PIMS** and **PIMS** in turn declares that it will not claim ownership of technical support extended by **FIRMUS**
- 4.4 **FIRMUS** shall not be responsible for acts or defaults of **PIMS** or of the **PIMS's** employee or representatives or its body corporate.
- 4.5 And in the like manner **PIMS** shall not be responsible for acts or defaults of **FIRMUS** or of the **FIRMUS's** employee or representative of **FIRMUS** or its body corporate.

ARTICLE – 5

ARBITRATION

- 5.1 Any disputes, difference or question which may arise at any time hereafter between **FIRMUS** and **PIMS** touching the true construction of this agreement or the rights and liabilities of the parties hereto shall be referred to the decision of two arbitrators to be agreed upon between the parties in accordance with and subject to the provision of Indian Arbitration and conciliation Act 1996 or any statutory modifications or re-enactment thereof for the time being in force.

ARTICLE – 6 APPLICABLE LAWS AND COMPETENT COURTS

- 6.1 This agreement and all questions concerning the validity, interpretation and performance of any of its terms and provisions or any right or obligations of the

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Padmashree Institute of
Management & Sciences
Bangalore



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parties hereto, shall be governed by and resolved in accordance with the laws of India.

6.1 The court in Bangalore shall have exclusive jurisdiction to entertain all unresolved disputes, differences or claims arising between the parties to this agreement.

IN WITNESS WHEREOF, the parties hereto have executed this agreement on their behalf by and through their authorized representatives, on the day month and year written here above.

For and on behalf of
**Padmashree Institute of Management
& Sciences**

For and on behalf of
Firmus Laboratories Private Limited



[Signature]
Signed:
Dr. M. Anuradha
Principal

[Signature]
Signed:
Dr. Hari Charan Raju
CEO

May 18, 2016

May 18, 2016

Witness:

1. *[Signature]*
(VIKRANT KUMAR)

2. SHUBHASHREE S RAO

[Signature]

Witness:

1. *[Signature]*
(T-SIVA SANJEEVA RAO)

2. *[Signature]*
[B. Venkatas Rami Reddy]





FIRMUS

Firmus Laboratories Private Limited

Plot No: 204/B, Phase II, Survey No237, 238 & 242,
Industrial Park, Pashamlaram Village, Sangareddy Dt, Telangana, India – 502307

Date: 06-03-2017

Certificate

This is to certify that Mrs. Manjubhargavi O.J. Assistant Professor, Padmashree Institute of Management and Sciences, Bangalore attended the industrial training techniques from 4th March 2017 to 6th March 2017

Thanking you

Yours faithfully

For Firmus Laboratories Private limited

Dr. Hari Charan Raju

CEO

100

Government of Karnataka
Registration & Stamps Department

SNSP/A100/08-09 No. 160139
Issued by
State Bank of Mysore

Certified that a sum of Rs. 100/- (Rupees One Hundred only) has been paid towards Karnataka Stamp duty by
Sri/Smt. Rishi Herbal Technologies Pvt Ltd
s/d/w/o _____ residing at _____
Br. Name : _____
Date : _____

For STATE BANK OF MYSORE
Authorised Agent to collect stamp duty on
behalf of Government of Karnataka-2
J.C. Road, Brno, Bangalore-2

100

31 OCT 2008

BANGALORE

AGREEMENT AND MEMORANDUM OF UNDERSTANDING

THIS AGREEMENT AND MEMORANDUM OF UNDERSTANDING is made at Bangalore on this 7th day of November, 2008;

BETWEEN

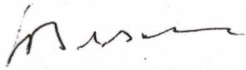
M/s Rishi Herbal Technologies Pvt. Ltd., (hereinafter referred to as "Rishi") a private limited company incorporated under the provisions of the Companies Act, 1956 having its registered office at 2/36, 22nd Cross, Opp. PES College, Banashankari 1st Stage, Bangalore – 560050 and represented by its Managing Director, Sri. S. Balasubramanya (the 'First COLLABORATOR') on first part;

AND


Padmashree Institute of Management and Sciences, graduate and post-graduate college managed by Padmashree Charitable Trust (hereinafter referred to as 'PIMS') a Public Charitable Trust registered under Indian Trust Act 1882 having its office at No. 23, Gurukrupa Layout, 80 Ft. Road, Nagarbhavi, Bangalore – 560 072 and college at "Padmashree Campus", Sy. No. 149, Kimmaghatta Village, Kengeri Hobli, Bangalore – 560060 and represented by its Managing Trustee Dr. C.N. Ashwath Narayana (the 'SECOND COLLABORATOR') on second part;

WHEREAS RISHI having technical expertise to develop training modules, impart training and arrange placement and PIMS having infrastructure and facility suitable for providing training, together having identified the mutuality of interest that may result in benefits for both the collaborators through providing/conducting training programmes, developing training

For Rishi Herbal Technologies (P) Ltd.,


Managing Director

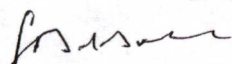
Padmashree Institute of Management & Sciences
Kommaghatta, Kengeri, Bangalore -560 060


Managing Trustee

1 of 7

- 1.2 The period during which this agreement shall be is from the date of agreement thereafter subject to such provisions as to termination either during the period of agreement or thereafter as contained in the clause relating to termination.
- 1.3 **RISHI** hereby agrees to provide all technical and marketing support to conduct training programmes, develop training modules, kits, contract analysis and joint research projects either at **PIMS** facility or at places designated by **PIMS** as the case may be.
- 1.4 **PIMS** hereby agree to undertake all the necessary repairs and servicing of equipments using during the agreement period and as and when required.
- 1.5 Any loss of trade or profit or order occurring during the currency of this agreement period to the **PIMS** or **RISHI** in the event of non-delivery of the products being frustrated or delayed by strikes, riots, lockouts, trade disputes, acts or restraints of Government, the imposition of restrictions on exportations or from any other cause not within the control of either of the parties in agreement agree to share the losses on mutual understanding.
- 1.8. **PIMS** and **RISHI** together agree that they are not responsible for any loss or trade disputes before the commencement of this agreement period and indemnify each other for the losses or other acts of.
- 1.9 **PIMS** undertakes to provide all necessary information and support to **RISHI** on the infrastructure and facilities available and **RISHI** in turn undertakes to provide all necessary information and support to **PIMS** for marketing of the services offered either jointly or separately.
- 1.10 During the term of this Agreement, both representatives of the **PIMS** and **RISHI** will compulsorily meet once in every quarter or 120 days at times and places mutually agreed upon to discuss the progress and results, as well as ongoing plans, or changes therein of the collaboration.
- 1.11 On any new product/idea/concept identified, developed and marketed either through **PIMS** or **RISHI** or otherwise, the benefits will be shared on mutual consent and understanding on case-to-case basis.

For Rishi Herbal Technologies (P) Ltd.,


Managing Director


Managing Director

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- 1.12 Any agreement to change the terms of this Agreement in any way shall be valid only if the change is made in writing and approved by mutual agreement of authorized representatives of the parties hereto.
- 1.13 Neither party shall be liable to the other for any death or injury unless it is caused by the negligence of that party or its agents, nor shall it be liable to the other for any other loss or damage whatsoever unless it is caused by its willful default or that of its agents.
- 1.14 For the avoidance of doubt all background information and know how used in connection with the collaboration shall remain the property of the party introducing the same.
- 1.15 All rights to Resulting Intellectual Property under the collaboration shall belong to both the parties.

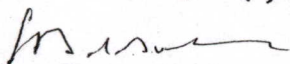
ARTICLE – 2 TERMS OF FINANCIAL TRANSACTIONS AND PAYMENTS

- 2.1 PIMS and RISHI jointly will open either in nationalized bank/s or reputed private bank/s in the name and style as decided on mutual discussion and all financial transactions will be done by the same account during the currency of this agreement.
- 2.3 For each of the infrastructure, facility and marketing support offered by PIMS or technical know how offered by RISHI and marketed by PIMS, costing will be worked out together and the net profit will be shared on mutual agreed time interval in the ratio of 50:50 between PIMS and RISHI respectively. Such profit amount will be payable by RISHI or PIMS at any banking institution in India nominated by either of the parties in rupees or at such other place as may be notified in writing to each other.
- 2.4 All such payments are subject to taxes applicable and withholding of taxes.

ARTICLE – 3 TERMINATION OF AGREEMENT

- 3.1 This Agreement shall become effective on the date hereof and shall continue in effect unless terminated in accordance with the provisions of this clause. The parties may, however, reduce the term of this Agreement for mutually agreeable terms and periods as desired under which the parties reduce to writing and sign. Either party

For Rishi Herbal Technologies (P) Ltd.,


Managing Director

Padmeshree Institute of Management & Sciences
Kommaghatta, Kattigeri, Bangalore -560 060



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may terminate this Agreement upon 90 days prior written notice to the other where it considers termination justified on the grounds that no further purpose would be served by continuing with the collaboration. Such notice of termination will only be given by either party after full discussion with the other party of the reasons for the proposal to give such notice.

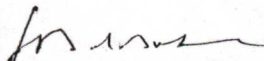
- 3.2 If either party hereto shall commit any breach of or default in any of the terms or conditions of this Agreement, and also shall fail to remedy such default or breach within 90 days after the receipt of written notice thereof from the other party hereto, the party giving notice may, at its option and in addition to any other remedies which it may have at law or in equity, terminate this Agreement by sending notice of termination in writing to the other party to such effect, and such termination shall be effective as of the date of the receipt of such notice.
- 3.3 Termination of this Agreement by either party for any reason shall not affect the rights and obligations of the parties accrued prior to the effective date of termination of this Agreement. No termination of the Agreement, however effected, shall affect the parties rights and duties, or release the parties hereto from their rights and obligations hereunder.
- 3.4 Either party to this agreement shall have the right at any time by giving 90 days notice in writing to the other party to terminate the agreement in any of the following events.
- 3.5 If the Either Party commits a breach of any of the terms and conditions of this agreement.
- 3.6 If Either Party enter into liquidation whether compulsorily or voluntarily otherwise than for the purpose of amalgamation or reconstruction or compound with their creditors or have receiver appointed of all or any part of their assets or take or suffer any similar action in consequence of debt.

ARTICLE – 4

OBSERVATION OF SECRECY

- 4.1 Both PIMS and RISHI undertake that they will not at any time after entering into this agreement divulge any information in relation to the affairs or business or method of carrying on business to any third parties that will be detrimental to each other.

For Rishi Herbal Technologies (P) Ltd.,


Managing Director

Padmashree Institute of Management & Sciences
Kommaghatta, Kerikeri, Bangalore -560 060



Managing Trustee

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ARTICLE – 5

GENERAL CONDITIONS

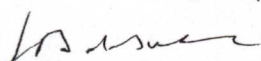
- 5.1 PIMS undertakes that without the prior consent of RISHI they will not directly or indirectly offer services based on the technical or marketing support given by RISHI to others during the currency of this agreement.
- 5.2 RISHI undertakes that without the prior consent of PIMS they will not directly or indirectly utilize the infrastructure, facility and offer services to others during the currency of this agreement.
- 5.3 PIMS hereby declares that it will not claim copyright on the material information supplied on the services to RISHI and RISHI hereby declares that it will not claim ownership on the facility at PIMS.
- 5.4 And in the like manner nothing in this agreement shall constitute or deemed to constitute that RISHI is partner of PIMS and latter shall have no authority or power to bind RISHI or to contract in the name of and create liability against RISHI in any way or for any purpose.
- 5.5 RISHI shall not be responsible for acts or defaults of PIMS or of the PIMS's employee or representatives or its body corporate.
- 5.6 And in the like manner PIMS shall not be responsible for acts or defaults of RISHI or of the RISHI's employee or representative of RISHI or its body corporate.
- 5.7 Except in so far as hereinafter provided the PIMS shall not assign, transfer, charge or in any other manner make over or purport to assign, transfer, charge or make over this agreement or their rights there under or any part thereof without the consent in writing of the RISHI.

ARTICLE – 6

ARBITRATION

- 6.1 Any disputes, difference or question which may arise at any time hereafter between RISHI and PIMS touching the true construction of this agreement or the rights and liabilities of the parties hereto shall be referred to the decision of two arbitrators to be agreed upon between the parties in accordance with and subject to the provision of Indian Arbitration and conciliation Act 1996 or any statutory modifications or re-enactment thereof for the time being in force.

For Rishi Herbal Technologies (P) Ltd.,


Managing Director

Padmeshree Institute of Management & Sciences
Kannamaghatta, Ken, Bangalore - 560 080


Managing Trustee

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modules, kits, undertake joint contract research, provide know-how, technical and marketing support for undertaking analytical job work.

IT IS AGREED as follows:

Definitions

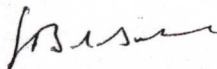
The following terms shall have the following meanings:


- 'Agreement Period' is from 05.11.2008 until written termination on mutual agreement.
- "Agreement" means this document and the provisions there of which are aimed at providing/conducting training programmes, developing training modules, kits, undertake joint research, provide know-how, technical and marketing support for undertaking analytical job work to PIMS and includes annexures and all documents herein attached and all amendments which the two parties may hereafter agree to in writing from time to time in future.
- 'Technical & marketing support" means All the activities that M/s. Rishi Herbal Technologies Pvt. Ltd., undertakes respecting the inputs relating to conduct of training programmes, development of training module, kits, placement services, analytical job work and undertake joint research projects either jointly or separately.
- "Resulting Intellectual Property" Individually and collectively all inventions, improvements and/or discoveries which are conceived and/or made by one or more members or other agents of the RISHI acting either on their own or jointly with one or more employees of the PIMS in performance of this agreement.

ARTICLE – 1 TERMS AND CONDITIONS

- 1.1 PIMS hereby grants to the RISHI, the right during the currency of this agreement to provide technical and marketing support for conducting training programmes, placement services, contract analysis, joint research projects either jointly or severely, subject to the terms and conditions hereinafter appearing.

For Rishi Herbal Technologies (P) Ltd.,


Managing Director


Padmeshree Institute of Management & Sciences
Kominaghatta, Kengeri, Bangalore - 560 060

Managing Trustee

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Date: 06.11.2017

To,
The Principal,
Padmashree Institute of Management and Sciences,
Kommaghatta, Kengeri,
Bangalore.

This is to acknowledge the receipt of **Rs. 8,000.00 (Eight Thousand Rupees Only)** towards industrial training charges to the following faculty of Padmashree Institute of Management and Sciences, Bangalore.

Name of the faculties mentioned below:

1. Dr. Veeranna S
2. Ms. Lakshmi Ratnakaran
3. Dr. Mohammed Aman
4. Dr. Preenon Bagchi

Thanking you,

With regards,

For **Rishi Herbal Technologies Pvt. Ltd.**

Dr. S. Balasubramanya
Managing Director



KATRA PHYTOCHEM [INDIA] PRIVATE LIMITED

Works : No.7, A-1, Attibele Industrial Area, Anekal Taluk, Bangalore Dist. Tel : 91-8110-653906, 91-80-27820053, 27820253, Fax : 91-80-27820306

Date : May 11, 2010

Padmashree Institute of Management & Science,
Nagarabhavi Circle,
Bangalore.

Kind Attn : Dr. Anuradha,
Principal

Dear Dr. Anuradha,

Sub : Support on Industry oriented course.

It was a pleasure interacting with you and quite pleased to know we have a common concern on bridging the gap between academia and the industry.

As discussed, we are pleased to express our co operation and consent of a possible support from our end to design industry oriented courses, giving guest talks, and trouble shooting etc.

This is an initial letter of consent and expression of interest to be a part of the training programme on Nutraceuticals and Food Processing Industrial course.

We would also explore the possibilities of providing suitable placement opportunities for the well trained candidates in the relevant industries once their course is completed.

We look very much forward to work closely with you on this project which I am sure will be highly helpful for many aspiring industrialists.

Thanks and with best regards,

Yours faithfully,
for Katra Phytochem [India] Private Limited,

[S. Swaminathan],
Executive Director.

CC : Mr. A. T. Jacob - MD & CEO

At the Confluence of Wellness, Health and Science.

"NATURALLY AND COLORFULLY YOURS"



OFFICE : # 1134, 1st Floor, 100 Feet Road, HAL, Ind Stage, Bangalore - 560 008, India Tel : 91-80-4180 8000 Fax : 91-80-4180 8043

KATRA PHYTOCHEM PVT LTD

Industrial Visit on 11-04-2018

BiSEP & MVOC- FPN

At Katra Phytochem Pvt Ltd. commenced in 1996 with a vision of giving global scale and acceptability to value added Natural products from India. Their focus is on a completely integrated value chain comprising of Non GMO seed production, cultivation based on a strict IPM format through farmer networking, Post-harvest processing, concentration of active principle through anaerobic fermentation, dehydration, & solvent extraction, all under ISO 9001:2008, GMP and Kosher norms.

They have an extensive contract farming operation in central Karnataka comprising of over 6,500 acres and a network of over 5000 progressive farmers. The strong contract farming team is manned by a group of qualified and dedicated agro-professionals with considerable experience in related areas such as, IPM strategies, intervention on agri - practices, management of logistics and the monitoring of progress at each stage, at a micro level. The agro-extension infrastructure complements multiple agro initiatives and ensures the procurement of the various quality raw materials.



Dr. Anuradhā. M
Principal

Padmashree Institute of
Management & Sciences

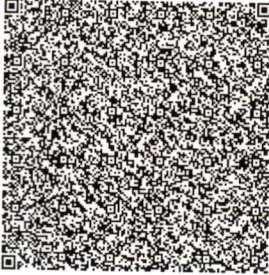


सत्यमेव जयते

INDIA NON JUDICIAL Government of Karnataka

e-Stamp

Certificate No. : IN-KA548571984712700
Certificate Issued Date : 31-May-2016 04:18 PM
Account Reference : NONACC (FI)/ kaksfcl08/ NAGARABAVI/ KA-BN
Unique Doc. Reference : SUBIN-KAKAKSFCL08595044673711750
Purchased by : PADMASHREE INSTITUTE OF MANAGEMENT AND SCIENCES
Description of Document : Article 12 Bond
Description : MOU
Consideration Price (Rs.) : 0
(Zero)
First Party : PADMASHREE INSTITUTE OF MANAGEMENT AND SCIENCES
Second Party : CENTRE FOR PROCESSED FOODS
Stamp Duty Paid By : PADMASHREE INSTITUTE OF MANAGEMENT AND SCIENCES
Stamp Duty Amount(Rs.) : 20
(Twenty only)



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

MEMORANDUM OF UNDERSTANDING

THIS MEMORANDUM OF UNDERSTANDING is made at Bangalore on this 1st day of June;

BETWEEN

Padmashree Institute of Management & Sciences, (hereinafter referred to as "PIMS")
a college affiliated to Bangalore University, recognised by University Grants Commission vide

Ans Mall
Padmashree Institute of Management & Sciences
149, Padmashree Campus, Sulikere Post,
Bangalore-560 060.

Centre for Processed Foods

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

1 of 6

sec. 2(f) and 12(B) and accredited by NAAC, having situated at Padmashree Campus, Sy. No. 149, Kommaghatta, Sulikere P.O, Kengeri, Bangalore – 560060 and managed by Padmashree Charitable Trust registered under Indian Trust Act, 1882 and having represented by its Principal (the 'First COLLABORATOR') on first part;

AND

Centre for Processed Foods (hereinafter referred to as '**CPF**') a company incorporated under Companies Act 1956 and having its registered office at 462, Sukhakarta, 4th A Cross Road, Bagalakunte, Bengaluru, Karnataka 560073 and represented by its CEO, Chetan L Hanchate, (the '**SECOND COLLABORATOR**') on second part;


WHEREAS **PIMS** having necessary infrastructure and facility to offer courses and provide training in the areas Food Processing, Nutraceuticals, Biotechnology, microbiology, Biochemistry has been approved by UGC, New Delhi as DDU-KAUSHAL KENDRA and by Department of IT, BT and S&T, Government of Karnataka as Biotechnology Skill Enhancement Program (BiSEP) and, **CPF** being given its consent to extend internship opportunity to students and technical expertise together having identified the mutuality of interest that may result in benefits to both the collaborators through student internship and technical expertise.

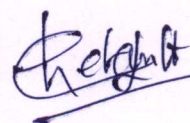
IT IS AGREED as follows:

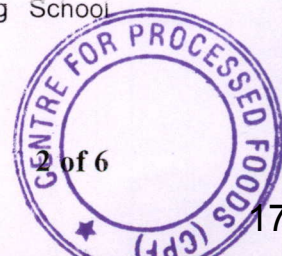
Definitions

The following terms shall have the following meanings:

'Agreement Period'	is from 01.06.2016 until written termination on mutual agreement.
"Agreement" means	this document and the provisions there of which are aimed at providing student internship and technical expertise for courses offered under DDU-KAUSHAL KENDRA, Biotechnology Skill Enhancement Program (BiSEP), life sciences courses and or similar programs intended by PIMS and includes annexures and all documents herein attached and all amendments which the two parties may hereafter agree to in writing from time to time in future.
'Technical support" means	All the activities that CPF undertakes respecting the pinputs relating to courses offered under DDU-KAUSHAL KENDRA, Biotechnology Finishing School


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Bangalore-560 060.





and or other programmes in **Food processing, Nutraceuticals, Biotechnology, Biochemistry, Microbiology.**

“Resulting Intellectual Property” Individually and collectively all inventions, improvements and/or discoveries which are conceived and/or made by one or more members or other agents of the **PIMS** acting either on their own or jointly with one or more employees of the **CPF** in performance of this agreement.

ARTICLE – 1 TERMS AND CONDITIONS

- 1.1 **CPF** hereby grants to the **PIMS**, the right during the currency of this agreement to provide student internships and technical support for conducting courses subject to the terms and conditions hereinafter appearing.
- 1.2 The period during which this agreement shall be is from the date of agreement thereafter subject to such provisions as to termination either during the period of agreement or thereafter as contained in the clause relating to termination.
- 1.3 **CPF** hereby agrees to provide technical support in conduct of courses/training programmes on “Nutraceutical and Food Processing” under DDU-KAUSHAL KENDRA, Biotechnology Finishing School and or other approved programs related to biotechnology, Microbiology, biochemistry intended either at **PIMS** facility or at places designated by **PIMS**.
- 1.4 **PIMS** undertakes to provide all infrastructure and facilities available and **CPF** in turn undertakes to provide necessary technical support to **PIMS** for smooth conduct of training programmes.
- 1.5 During the term of this Agreement, both representatives of the **PIMS** and **CPF** will meet as and when required at places mutually agreed upon to review the progress of courses and training programs and modify as the case may be.
- 1.6 Any agreement to change the terms of this Agreement in any way shall be valid only if the change is made in writing and approved by mutual agreement of authorized representatives of the parties hereto.
- 1.7 Neither party shall be liable to the other for any death or injury unless caused by the negligence of that party or its agents, nor shall it be liable to the other for any other

loss or damage whatsoever unless it is caused by its willful default or that of its agents.

- 1.8 For the avoidance of doubt all background information and know how used in connection with the collaboration shall remain the property of the party introducing the same.

ARTICLE – 2 TERMINATION OF AGREEMENT

- 2.1 This Agreement shall become effective on the date hereof and shall continue in effect unless terminated in accordance with the provisions of this clause. The parties may, however, reduce the term of this agreement for mutually agreeable terms and periods as desired under which the parties reduce to writing and sign. Either party may terminate this agreement upon 90 days prior written notice to the other where it considers termination justified on the grounds that no further purpose would be served by continuing with the collaboration. Such notice of termination will only be given by either party after full discussion with the other party of the reasons for the proposal to give such notice.
- 2.1 Either party to this agreement shall have the right at any time by giving 90 days notice in writing to the other party to terminate the agreement in any of the following events.
- 2.3 If the Either Party commits a breach of any of the terms and conditions of this agreement.
- 2.4 If Either Party enter into liquidation whether compulsorily or voluntarily otherwise than for the purpose of amalgamation or reconstruction or compound with their creditors or have receiver appointed of all or any part of their assets or take or suffer any similar action in consequence of debt.

ARTICLE – 3 OBSERVATION OF SECRECY

- 3.1 Both **PIMS** and **CPF** undertake that they will not at any time after entering into this agreement divulge any information in relation to the affairs or business or method of carrying on business to any third parties that will be detrimental to each other.

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Bangalore-560 060.

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ARTICLE – 4

GENERAL CONDITIONS

- 4.1 **PIMS** undertakes that without the prior consent of **CPF** they will not directly or indirectly offer services based on the technical support given by **CPF** to others during the currency of this agreement.
- 4.2 **CPF** in turn undertakes that without the prior consent of **PIMS**, they will not directly or indirectly offer services based on the infrastructure and facility to others during the currency of this agreement.
- 4.3 **CPF** hereby declares that it will not claim copyright on the material information supplied on the services to **PIMS** and **PIMS** in turn declares that it will not claim ownership of technical support extended by **CPF**.
- 4.4 **CPF** shall not be responsible for acts or defaults of **PIMS** or of the **PIMS's** employee or representatives or its body corporate.
- 4.5 And in the like manner **PIMS** shall not be responsible for acts or defaults of **CPF** or of the **CPF's** employee or representative of **CPF** or its body corporate.

ARTICLE – 5

ARBITRATION

- 5.1 Any disputes, difference or question which may arise at any time hereafter between **CPF** and **PIMS** touching the true construction of this agreement or the rights and liabilities of the parties hereto shall be referred to the decision of two arbitrators to be agreed upon between the parties in accordance with and subject to the provision of Indian Arbitration and conciliation Act 1996 or any statutory modifications or re-enactment thereof for the time being in force.

ARTICLE – 6 APPLICABLE LAWS AND COMPETENT COURTS

- 6.1 This agreement and all questions concerning the validity, interpretation and performance of any of its terms and provisions or any right or obligations of the parties hereto shall be governed by and resolved in accordance with the laws of India.
- 6.1 The court in Bangalore shall have exclusive jurisdiction to entertain all unresolved disputes, differences or claims arising between the parties to this agreement.

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IN WITNESS WHEREOF, the parties hereto have executed this agreement on their behalf by and through their authorized representatives, on the day month and year written here above.

For and on behalf of
**Padmashree Institute of Management
& Sciences**

M. Anuradha

Signed:
Dr. M. Anuradha

Principal

June 01, 2016

Witness:

1. SHUBHASHREE S. RAO

Shubha

2.

For and on behalf of
Centre for Processed Foods

Chetan L Hanchate

Signed:
Mr. Chetan L Hanchate

CEO

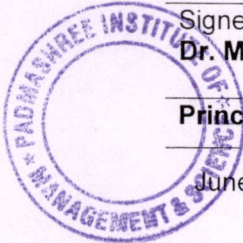
June 01, 2016

Witness:

1. Meera. C. Hanchate

Meera

2.





Details of Syllabus covered till June 2018.

3 messages

Chetan L. Hanchate <chetan@foodconsultant.co.in>

23 May 2018 at 11:16

Reply-To: "Chetan L. Hanchate" <chetan@foodconsultant.co.in>

To: Padmashree Institute of Management & Sciences <pimsprincipal@gmail.com>

Dear Dr. Mrs. Anuradha Madam,

Yesterday after my class my students offered me a checklist format to be filled and offered with details of syllabus covered or will be covered till June 2018 first week.

I have taken it with me as I was to leave to attend a meeting so yesterday I assured students that I will offer it by email scanned copy and offered same message through two students to inform you.

Accordingly I have prepared the same on the said paper by handwriting and also on a word file because may be your team may not be able to read my hand writing so both scanned copy and word file prepared are attached here with for your inf.

Kindly acknowledge the receipt of the same.

Fyi

Wishes,

Chetan L. Hanchate
 Director.CEO
 Centre for Processed Foods (CPF)
<http://www.foodconsultant.co.in/>

From: Padmashree Institute of Management & Sciences <pimsprincipal@gmail.com>

To: Chetan Hanchate <chetan@foodconsultant.co.in>

Sent: Monday, 30 April 2018 6:30 PM

Subject: Fwd: syllabus for preparing question bank

Forwarded is the syllabus units, which you are covering.

Anuradha



In Pursuit of Academic Excellence..

Dr. M Anuradha | Principal |

Padmashree Campus

Sy. No. 149, Kommaghatta

Sulikere Post, Kengeri, Bangalore - 560060.

Tel: 080 28485204 / 28485205

Mob: +91 9902863900

Web: www.pims.org.in



----- Forwarded message -----

From: Padmashree Institute of Management & Sciences <pimsprincipal@gmail.com>

Date: 30 April 2018 at 17:45

**LIST OF SUBJECTS SYLLUBUS COVERED
TILL JUNE FIRST WEEK
BY FACULTY MR. CHETAN L. HANCHATE**

1. Introduction & Functions of "Food" in day to day life
2. What is Food Industry & Food Business
3. Importance of Food & its Industry in day to day life
4. Existence of Food Processing Operations in India & other countries
5. Factuality and imperativeness of food industry in India and International economy
6. Importance & functions of food industry in Indian economy
7. Day-to-Day penetration of processed foods in Indian scenario
8. Diversification of processed foods, its classification, and introduction to related industries
9. Regulatory laws in food industry – National & International
10. Introduction to Mandatory & Voluntary laws
11. Details & functions of Raw materials, ingredients & additives
12. Introduction & functions of Packaging in food industry
13. Importance of labelling, guidelines to be followed, laws to be adhered
14. Introduction and objectives of HACCP & ISO22000
15. Introduction to functional foods and its kinds & manufacturing
16. Food product development -- Principle & Procedures to be followed

Total No. of Days – Inf. is there with your offices

Total No. of Hours – Duration of each class is not less than 2 hours

For your information.

Wishes,

Chetan L. Hanchate

Director.CEO

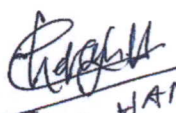
Centre for Processed Foods (CPF)

Bangalore.

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Couse plan

| Date | No of hours | Title of the topic covered                                          | Signature |
|------|-------------|---------------------------------------------------------------------|-----------|
|      |             | Introduction To Food                                                |           |
|      |             | Food Industry & Food Business                                       |           |
|      |             | Importance of Food Industry                                         |           |
|      |             | Existence of Food processing operations                             |           |
|      |             | Factual & Current Imperative need of food industry in India & Intl. |           |
|      |             | Function of food industry in India                                  |           |
|      |             | Penetration of processed Foods in India.                            |           |
|      |             | Kind of processed foods - Classification                            |           |
|      |             | Diversification of Food & related Industries.                       |           |
|      |             | Regulatory Laws in food Industry of National & International        |           |
|      |             | Introduction to Mandatory & Voluntary Laws                          |           |
|      |             | Detail of Raw Materials/Ingredients & Additives                     |           |
|      |             | Introduction & function of packaging of in Food Industry.           |           |
|      |             | Importance of Labeling, guidelines to follow & Laws to adhere       |           |
|      |             | Introduction & importance of HACCP & ISO 22,000, why, what & How    |           |

  
 CHETAN L. HAMCHETE  
 Introduction to Functional Foods  
 Food product Development principle & procedure to follow. 24