

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 2018-2019

Sl. No	MOU / Consent letter / Collaborations	Activity Under MOU	Page No
1.	LSSSDC	Train the Trainers - 24th - 27th July 2018	1-18
2.	Dextrose Technologies Pvt Ltd, Bangalore	Internship - Vinayaka Hegde, MVOC FPN (November -2018 to June 2019)	19-20
3.	N Ranga Rao & sons Pvt Ltd	Consultancy	21-40
4.	Triphase Pharmaceuticals Pvt Ltd	Internship - Sonali Pant MSC-BT, 14th March-2019	41-42




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



Life Sciences Sector Skill Development Council

Head Office: 14, Palam Marg, Rear 2nd Floor, Vasant Vihar, New Delhi-110057, India
T : +91-11- 41042408 /407, F : +91-11- 41042409
Website : www.lsssdc.in

Date: 02nd Feb 2018
Letter no. VTAF0218-107

To,
Dr. Anuradha M
Principal
Padmashree Institute of Management & Sciences
No- 149, Padmashree Campus, Kommaghatta
Sulikere Post, Kengeri,
Bengaluru- 560060, Karnataka

Sub: Confirmation of Accreditation

Sir,

This is to confirm that Padmashree Institute of Management & Sciences, No- 149, Padmashree Campus, Kommaghatta, Sulikere Post, Kengeri, Bengaluru- 560060 vide proposal no.LFSVT1217148, has satisfactorily cleared the due diligence process.

Thus, LSSSDC confirms the above as "Accredited Vocational Training Partner" for the following Qualification Pack(s) in the above mentioned centre.

1. Research Associate- Product Development - LFS/Q0505 Certificate No- 00107/1
2. Quality Control Biologist- LFS/Q2301 Certificate No- 00107/2
3. Business Development Executive- Life Sciences – LFS/Q0402 Certificate No- 00107/3
4. Production/Manufacturing Biologist – LFS/Q2201 Certificate No- 00107/4

Certificate of Accreditation No.LFSVTAF18105/ Certificate No. 00107 is being issued

Above accreditation is subjected to strict compliance of LSSSDC issued protocol. In case Institute fails to comply with any condition, LSSSDC reserves right to cancel the Accreditation.

With Regards

Ranjit Madan

(Chief Executive Officer)



CERTIFICATE OF ACCREDITATION

Accreditation No.: LFSVTAF.18.105

Certificate No.: 00107/1...

LSSSDC is pleased to declare

..... Padmashree Institute of Management & Sciences
..... No.-149, Padmashree Campus, Kammaghatta, Sulikere Post, Kengeri, Bengaluru
as Accredited Vocational Training Partner

This certificate permits following Qualification Pack(s):

..... Research Associate - Product Development - LFS/g0505

Ranjit Madan

Ranjit Madan
Chief Executive Officer

Life Sciences Sector Skill Development Council
13, Palam Marg, 3rd Floor, Vasant Vihar, New Delhi-110057
www.lssdc.in

Issued on: 02nd Feb 2018.....

Validity: 01st Feb 2019.....



CERTIFICATE OF ACCREDITATION

Accreditation No.: LFS.VTAF.18105

Certificate No.: 00107/2

LSSSDC is pleased to declare

..... Padmashree Institute of Management & Sciences
..... No-149, Padmashree Campus, Kammaghatta, Sulikere Post, Kengeri, Bengaluru
..... as Accredited Vocational Training Partner

This certificate permits following Qualification Pack(s):

..... Quality Control Biologist - LFS/Q.230.1

Ranjit Madan

Ranjit Madan
Chief Executive Officer

Life Sciences Sector Skill Development Council
13, Palam Marg, 3rd Floor, Vasant Vihar, New Delhi-110057
www.lssdc.in

Issued on: 02nd Feb 2018...

Validity: 01st Feb 2019..



CERTIFICATE OF ACCREDITATION

Accreditation No.: LFS.VTAF.18105

Certificate No.: 00107/3

LSSSDC is pleased to declare

..... Padmashree Institute of Management & Sciences
..... No.-149, Padmashree Campus, Kottamaghatta, Sulikere Post, Kengeri, Bengaluru
as Accredited Vocational Training Partner

This certificate permits following Qualification Pack(s):

..... Business Development Executive - Life Sciences - LFS/Q0402

Ranjit Madan

Ranjit Madan
Chief Executive Officer

Life Sciences Sector Skill Development Council
13, Palam Marg, 3rd Floor, Vasant Vihar, New Delhi-110057
www.lsssdc.in

Issued on: 02nd Feb. 2018.

Validity: 01st Feb. 2019.



CERTIFICATE OF ACCREDITATION

Accreditation No.: LFS.VTAF.18105

Certificate No.: 00107/4

LSSSDC is pleased to declare

..... Padmashree Institute of Management & Sciences
..... No.-149, Padmashree Campus, Kommaghatta, Sulikere Post, Kengeri, Bengaluru.
as Accredited Vocational Training Partner

This certificate permits following Qualification Pack(s):

..... Production/Manufacturing Biologist - LFS/02201

Ranjit Madan

Ranjit Madan
Chief Executive Officer

Life Sciences Sector Skill Development Council
13, Palam Marg, 3rd Floor, Vasant Vihar, New Delhi-110057
www.lsssdc.in

Issued on: 02nd Feb. 2018...

Validity: 01st Feb. 2019...



Government Of India, Government of Karnataka,
Department of Biotechnology, K-tech & LSSSDC



TRAIN THE TRAINERS

From 24th to 27th July 2018

@



PADMASHREE
INSTITUTE OF MANAGEMENT
AND SCIENCES

K-tech

Venue: Ground Floor Seminar Hall





PADMASHREE
INSTITUTE OF MANAGEMENT
AND SCIENCES

Date	24 th - 27 th July 2018
Title	Train the Trainers - LSSSDC, NSDC
Speaker	Mr. H P Gupta, Senior trainer, LSSSDC, NSDC Mr. U N Mishra, Senior quality Trainer, LSSSDC,NSDC
Participants	30 Faculties from different colleges
Occasion	FDP (Faculty Development Programme)



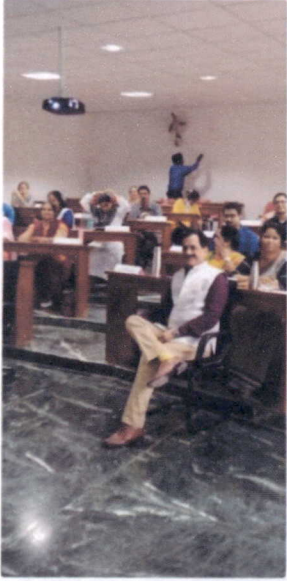
Detail of the Participants attending for TOT at Padmashree Institute of Management and Sciences on 24/07/2018

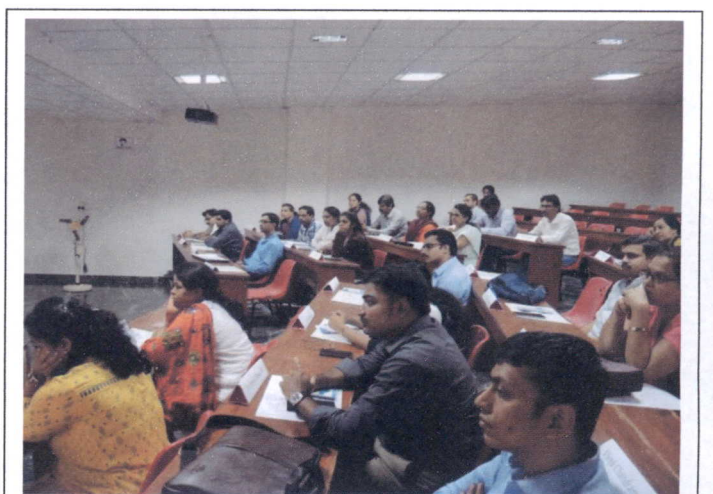
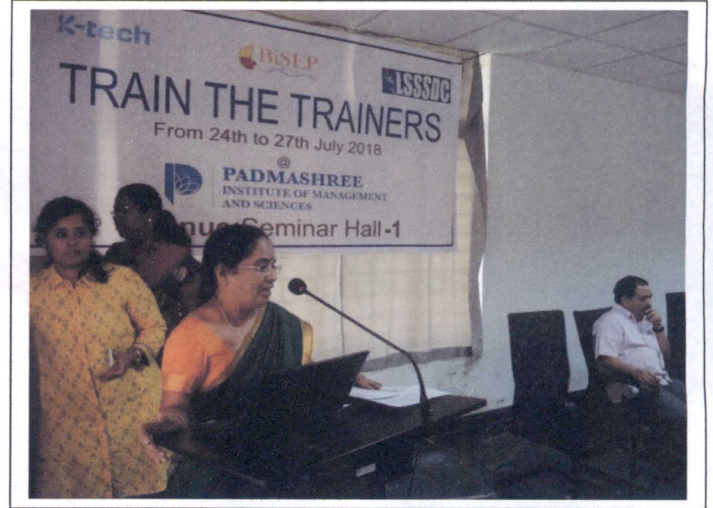
Sl. No	Name of the Participant	College Name and Address	Telephone No. And Email	Date and time of reporting to the Venue	Need accomodation (Yes/No)	Any other Assistance required
1	Keshava Prasad T. S.	Yenepoya (Deemed to be University), University Road, Mangalore - 575018	9972250102 tskprasad@gmail.com	July 24 7:00 AM	Yes of	
2	Pratigya Subba	Yenepoya (Deemed to be University), University Road, Mangalore-575018	9972238973 psubba09@gmail.com	July 24 8:00 AM	Yes	Drop to airport
3	Manoj Godbole	SDMC, Ujire	manojgodbole@gmail.com 9448943404	July 24th 6.30am	Yes	Drop to KSRTC, Bus stand
4	Laxmikant R Patil	K L E Tech University, Hubballi (Formerly Known as B V B College of Engineering and Technolog)	laxmikantrpatil75@gmail.com	July 24th9:30am	Yes	Pick up from Anand rao circle

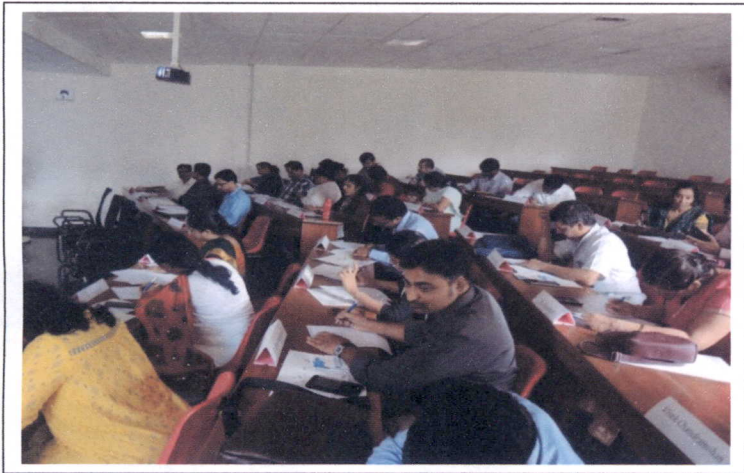
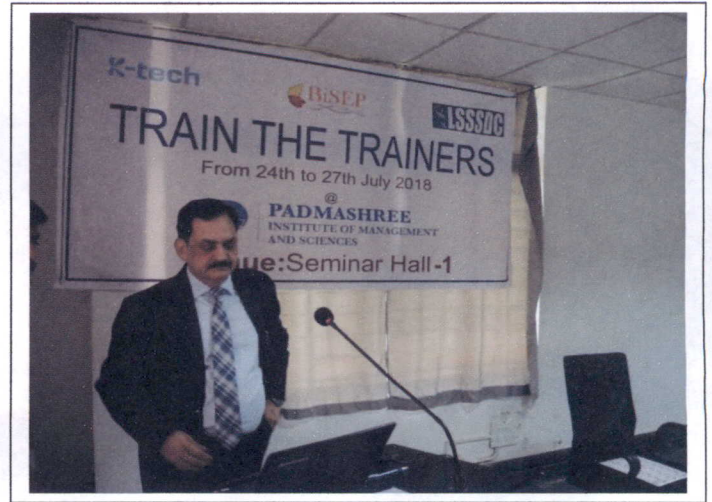
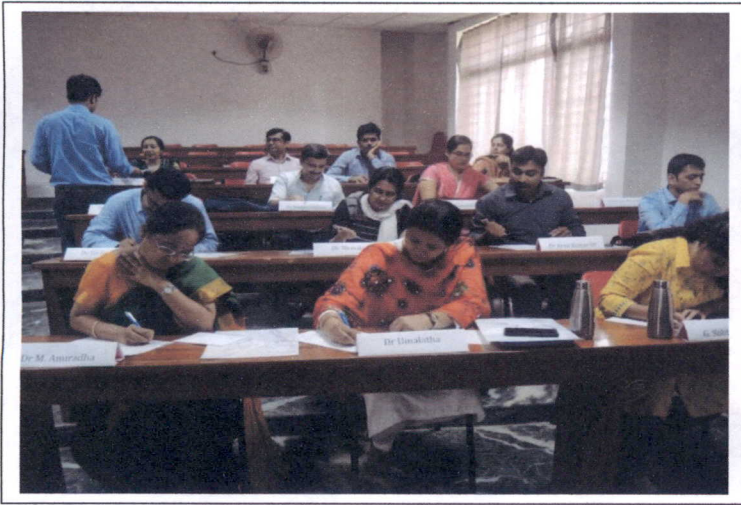
5	Jiji George	St Aloysius College Mangaluru	jijiplathottam@gmail.com 7760231210	July 24th 9:30 am	Yes	Pick up from Anand Rao circle
6	Supreetha K	Dayananda sagar Institutions, Bengalore	supreetha.11@gmail.com	July 24th 9:30 am	No	Pick up from Nagarabhavi circle.
6	Dr.Sharada P	Basaveshwar Engineering college,Bagal kot	sharadabec1980@gmail.com	July 24th 9.30	Yes	Pick up from Majestic station
7	Dr Ashok Kumar K.S.	The Oxford college of science, Bengaluru	0962008033, ashok.biology@gmail.com	July 24th, 9:30 am	NO	NIL
8	Dr. Nirmala Nair	The Oxford college of science, Bengaluru	09845325602, drnirmala.oxford@gmail.com	July 24th, 9:30 am	Yes	Pick up from Banashnakeri bus stop.
9	Arun Kumar ST	The Oxford college of science, Bengaluru	09379919246, stakumar@gmail.com	July 24th, 9:30 am	No	NIL
10	Dr Herman D'Souza	School of Lif Sciences, Manipal	9448017901 hsdsouza@gmail.com	July 24th 7. am	Yes	
11	Dr Sudharshan Prabhu	School of Lif Sciences, Manipal	9986448662 sudharshan.prabh@manipal.edu	July 24th 7 am	Yes	

12	Mr. Arun Patil	Yenepoya (Deemed to be University), University Road, Mangalore - 575018	99641215 51 arun26feb@gmail.com	July 24 7:00 AM	Yes	
13	Mr. Manjunath dammalli	Siddaganga institute of technology, tumkur	95380835 02	July 24, 9.30 am	No	
14	Dr.Lokesh. K.N.	Ramaiah Institute of Technology	90080368 08 knlokesh@msrit.edu	July 24. 9.30 am	No	
15	Dr. Sushil Kumar Middha	Maharani Lakshmi Ammanni College For Women Malleswaram, Banggalore-12	98860982 67 drsushilmiddha@gmail.com	July 24 9.30am	No	
16	Ms. Vandana P	Maharani Lakshmi Ammanni College For Women Malleswaram, Banggalore-12	99865069 20 bisepprogram@mlacw.org	July 24 9:30am	No	
17	Dr. B. Y. Sathish Kumar	JSS College, Ooty Road, Mysore	92422080 01 bysathish@gmail.com	July 24 9:30am	Yes	Pickup from Kengeri Railway Station
18	Dr. N. D. Rekha	-"-	98809295 55 rekhand1972@gm	-"-	-"-	-"-

			ail.com			
19	Dr. Sunitha SN	Mount Carmel College, Bangalore-560052	Ph:94482 87719 email:sunitha.shroff@gmail.com	24/07/2018 9:30 a.m.	No	None
20	Dr. Mythri R	Mount Carmel College, Bangalore-560052	Ph:97413 02445 email:r.mythri@gmail.com	24/07/2018 9:30 a.m.	No	Pickup from nearest metro station
21	Dr. Anuradha	Padmashree Institute of Management & Sciences	Ph: 99028639 00 pimsprincipal@gmail.com	NA	NA	NA
22	Dr.Umalatha	Padmashree Institute of Management & Sciences	Ph: 94486862 74 Umaharish1976@gmail.com	NA	NA	NA
23	G Subbalakshmi	Padmashree Institute of Management & Sciences	Ph: 95383488 96 shubagsl@gmail.com	NA	NA	NA
24	Mr.Abhilash	Genei labs	Ph:96323 72739 info@geneilabs.com		no	







ATTENDANCE SHEET

TRAIN THE TRAINERS

(Life Sciences Sector Skill Development Council)

Host Institution: Padmashree Institute of Management and Sciences

Sl No	Code	Name of the Trainer	Name of the Institute	Signature			
				24-07-18	25-07-18	26-07-18	27-07-18
1	BEC	Dr. Sharada P. F	Basaveshwar Engineering College	[Signature]	[Signature]	[Signature]	[Signature]
2	DSCE	Supreetha K F	Dayananda Sagar College of Engineering	[Signature]	[Signature]	[Signature]	[Signature]
3	GU	Dr. Parameshara F	Gulbarga University				
4	JSS	Dr. Satish Kumar B.Y. Rekha M	J.S.S. College of Arts, Science and Commerce	[Signature]	[Signature]	[Signature]	[Signature]
5	KLETU	Dr. L.R. Patil M	KLE's Technological University	[Signature]	[Signature]	[Signature]	[Signature]
6	MCC	Dr. Sunitha Shroff F	Mount Carmel College	[Signature]	[Signature]	[Signature]	[Signature]
7	MCC	Dr. Mythri F	Mount Carmel College	[Signature]	[Signature]	[Signature]	[Signature]
8	MLACW	Vandana Parashar F	Maharani Lakshmi Ammani College for Women	[Signature]	[Signature]	[Signature]	[Signature]
9	MLACW	Dr. Sushil Kumar Middha M	Maharani Lakshmi Ammani College for Women	[Signature]	[Signature]	[Signature]	[Signature]
10	MSRIT	Dr. Abhilash Abhilash M	Genei Laboratories	[Signature]	[Signature]	[Signature]	[Signature]
11	MSRIT	Dr. Lokesh K N M	M.S. Ramaiah Institute of Technology	[Signature]	[Signature]	[Signature]	[Signature]
12	PESU	Dr. Seema Tarannum F	PES University	[Signature]	[Signature]	[Signature]	[Signature]
13	PESU	Divya Prabha F	PES University	[Signature]	[Signature]	[Signature]	[Signature]
14	PIMS	Dr M. Anuradha F	Padmashree Institute of Management & Sciences	[Signature]	[Signature]	[Signature]	[Signature]
15	PIMS	Dr Umalatha F	Padmashree Institute of Management & Sciences	[Signature]	[Signature]	[Signature]	[Signature]
16	PIMS	G. Subbalakshmi F	Padmashree Institute of Management & Sciences	[Signature]	[Signature]	[Signature]	[Signature]
17	SAC	Dr. Jiji George F	St Aloysius College	[Signature]	[Signature]	[Signature]	[Signature]
18	SDM-D	Dr. Praveenkumar Shetty M	SDM College of Medical Sciences & Hospital	[Signature]	[Signature]	[Signature]	[Signature]
19	SDM-U	Dr Manoj Godbole M	SDM College	[Signature]	[Signature]	[Signature]	[Signature]
20	SIT	Mr. Manjunath Dammalli M	Siddaganga Institute of Technology (SIT)	[Signature]	[Signature]	[Signature]	[Signature]
21	SIT	Vivek Chandramohan M	Siddaganga Institute of Technology (SIT)	[Signature]	[Signature]	[Signature]	[Signature]
22	SOLS	Dr. Herman M	School of Life Sciences, Manipal Academy of Higher Education (MAHE)	[Signature]	[Signature]	[Signature]	[Signature]
23	SOLS	Dr. Sudarshan M	School of Life Sciences, Manipal Academy of Higher Education (MAHE)	[Signature]	[Signature]	[Signature]	[Signature]
24	TOCS	Dr Ashok K M	The Oxford college of Science	[Signature]	[Signature]	[Signature]	[Signature]
25	TOCS	Mr Arun Kumar ST M	The Oxford college of Science	[Signature]	[Signature]	[Signature]	[Signature]
26	TOCS	Dr Nirmala F	The Oxford college of Science	[Signature]	[Signature]	[Signature]	[Signature]
27	YU	Dr. Keshava Prasad M	Yenepoya (Deemed to be University)	[Signature]	[Signature]	[Signature]	[Signature]
28	YU	Praigyaa Subba F	Yenepoya (Deemed to be University)	[Signature]	[Signature]	[Signature]	[Signature]
29	YU	Arun Patil F	Yenepoya (Deemed to be University)	[Signature]	[Signature]	[Signature]	[Signature]
30	PIMS	Dr. INDU F	PIMS	[Signature]	[Signature]	[Signature]	[Signature]

CERTIFIED TRAINER

This is to certify that
Dr Umalatha (Aadhaar Number - XXXXXXXX5109) with Trainer ID - T-0187E6
has successfully cleared the assessment as
Trainer with Grade 'B'
for the Qualification Pack of Research Associate- Product Development/ Synthesis/ Medicinal
Chemistry (LFS/Q0505)
conforming to National Skill Qualification Framework Level - 5
Date of Issue: 28/10/2018 | Valid Upto: 28/10/2020



LFS/Q0505/230819/T-0187E6



Satish Reddy
Chairperson
Life Sciences Sector Skill Development
Council





Skill India
कौशल भारत - कुशल भारत



सत्यमेव जयते
GOVERNMENT OF INDIA
MINISTRY OF SKILL DEVELOPMENT
& ENTREPRENEURSHIP

N·S·D·C
National
Skill Development
Corporation
Transforming the skill landscape
www.nsdcindia.org

Certificate

This is to certify that

Mrs. Divyashree W/O Chethan Sharma S
has successfully cleared the assessment for the role of
Quality Control Biologist (QP No. - LFS/Q2301)
conforming to National Skill Qualifications Framework Level-5

Date of Issuance null
System Identification Number
187675432186441010



Issued by.....

Institution Name.....

Signature.....

Satish Reddy
Chairman

Life Sciences Sector Skill Development Council



(253)89070467052220000008274
www.nsdcindia.org/pbsecure



CERTIFICATE OF MEMBERSHIP

Padmashree Institute of Management
And Sciences (PIMS)

is an active member of

Life Sciences Sector Skill Development Council

from 14-Dec-2020 to 13-Dec-2022



Ranjit Madan

Ranjit Madan

Chief Executive Officer

Member Id: LFM/2020/39

(Membership does not qualify for Affiliation)

JAS-ANZ



ISO 9001:2015 Certificate No: EAS/01Q/1018/0092
CIN No: U73100KA2017PTC107735
GSTIN: 29AAGCD4177N1Z0



Dr M. Anuradha
Principal
Padmashree Institute of Management and Sciences
Padmashree Campus, Sy. No. 149, Kommaghatta
Sulikere Post, Kengeri
Bangalore – 560060

18-02-2019

Dear Dr. M. Anuradha,

Sub: Letter of Consent

Greetings from DEXTROSE TECHNOLOGIES Pvt. Ltd.

We appreciate various efforts of your institute towards skill enhancement mission and all the courses offered under this umbrella for employability. We are happy about the discussion of skill gaps in the life science sector and eager to contribute towards bridging the gap along with Padmashree Institute of Management and Sciences. The industry needs a skilled workforce for production, quality control and various lab techniques. In this regards, we are keen to get associated with your organization and assure our continued support for the same. This letter of consent expresses our interest to explore the possibilities of training students, mentoring them for industry-ready as per the course curriculum of LSSSDC. Our organization will support and provide internship opportunities in the life science sector as mentioned above on mutual concern.

We wish Pamashree Institute a great success in all the endeavours.
We are looking forward to continued collaboration.


Thanking you,



Mr. Aravind Ganessin
Managing Director
Dextrose Technologies Pvt. Ltd.
Contact Mail: aravind@dextrosetech.com
Contact No: 9686928701

UNLEASHING CODONS

REGISTERED AND CORPORATE OFFICE ADDRESS
124, 2ND FLOOR, 1ST MAIN ROAD, KENGERI SATELLITE TOWN, BANGALORE-560060
INTERFACE@DEXTROSETECH.COM
WWW.DEXTROSETECH.COM

ISO 9001:2015 Certificate No: EAS/01Q/1018/0692
CIN NO: U73100KA2017PTC107735
GSTIN: 29AABDD4177N1Z0

Date: 30/06/2019

CERTIFICATE

This is to certify that **Mr. VINAYAKA HEGDE**, M Voc Food Processing and Nutraceuticals from Padmashree Institute of Management and Sciences, Bangalore has successfully completed his internship entitled “**Basics on Bio techniques, Product testing and Formulation services**” at DEXTROSE TECHNOLOGIES Pvt. Ltd., Bangalore from 1st November 2018 to 30th June 2019.

Mr. Aravind Ganessin
Managing Director
DEXTROSE TECHNOLOGIES Pvt. Ltd
Bangalore-560060

UNLEASHING CODONS

REGISTERED AND CORPORATE OFFICE ADDRESS
124, 2ND FLOOR, 1ST MAIN ROAD, KENGERI SATELLITE TOWN, BANGALORE-560060
INTERPAGE@DEXTROBETECH.COM
WWW.DEXTROBETECH.COM



सत्यमेव जयते

INDIA NON JUDICIAL

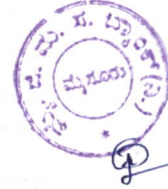
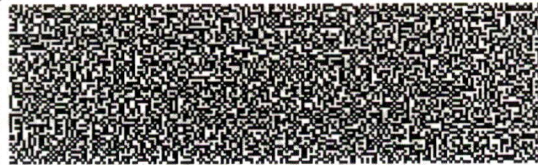
Government of Karnataka

Rs. 100

e-Stamp

Certificate No. : IN-KA14812721219526R
Certificate Issued Date : 27-May-2019 11:02 AM
Account Reference : NONACC (BK)/ kakscub08/ MYSORE SOUTH4/ KA-MY
Unique Doc. Reference : SUBIN-KAKAKSCUB0858592193633113R
Purchased by : N RANGA RAO AND SONS PVT LTD
Description of Document : Article 12 Bond
Description : AGREEMENT
Consideration Price (Rs.) : 0
 (Zero)
First Party : N RANGA RAO AND SONS PVT LTD
Second Party : PADMASHREE INSTITUTE OF MANAGEMENT AND SCIENCES
Stamp Duty Paid By : N RANGA RAO AND SONS PVT LTD
Stamp Duty Amount(Rs.) : 100
 (One Hundred only)

सत्यमेव जयते



Please write or type below this line

RESEARCH AND DEVELOPMENT AGREEMENT

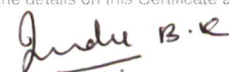
This Research & Development Agreement ("Agreement") is made and executed on 27th May 2019 ("Effective Date") by and between:

1. N Ranga Rao & Sons Private Limited, a company incorporated under the Companies Act, 2013 and having its registered office at 1553, Vanivilasa Road, Mysore 570004 (hereinafter referred

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at www.shcilestamp.com and 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.



to as the “Company”, which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and assigns) of the FIRST PART

AND

2. Padmashree Institute of Management and Sciences, Bengaluru, affiliated to Bangalore University educational and research institute registered under the Padmashree Charitable Trust having its principal registered office address at [149, Kammaghatta, Kengeri, Bengaluru, represented by its authorized signatories Dr. M. Anuradha and Dr. Indu B.K. (hereinafter referred to as “Consultant”, which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its successors-in-interest and permitted assigns) of the SECOND PART

The Company and the Consultant shall hereinafter be collectively referred to as “Parties” and individually as “Party”.

WHEREAS

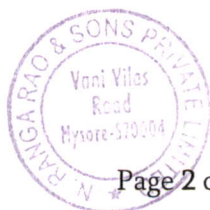
- A. The Company is inter alia engaged in the business of manufacturing and selling incense sticks and prayer products (“Business”) and is desirous of availing certain research and development services in connection with its Business from persons skilled in the field of food and plant sciences.
- B. The Consultant is an agency, which specializes in implementing technology to create innovative food segments, and comprises of a team of experts in the field of food and plant sciences. The Consultant has represented to the Company that it has the requisite expertise and manpower to render research and development services, the details of which are more specifically outlined in Annexure A to this Agreement (“R&D Services”).
- C. Relying on the representations of the Consultant, the Company hereby agrees to engage the Consultant, and the Consultant hereby agrees to render the R&D Services in accordance with the terms and conditions hereinafter set forth in this Agreement.

NOW THEREFORE, THE PARTIES AGREE AS FOLLOWS:

1. DEFINITIONS AND INTERPRETATIONS

In this Agreement, including in the Recitals hereof, the following words, expressions and abbreviations shall have the following meanings, unless the context otherwise requires:

- 1.1. “Agreement” shall mean this Research and Development Services Agreement and any Annexures hereto, whether attached or incorporated by reference;



- 1.8. "Products" shall mean and include the products developed by the Consultant pursuant to the R&D Services rendered under this Agreement including but not limited to (a) ready to use theerthams; and (b) panchaamrudham.

2. SCOPE OF ENGAGEMENT

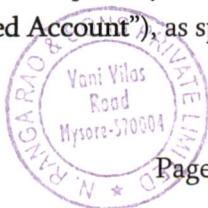
- 2.1. With effect from the Effective Date, the Company hereby appoints the Consultant on a non-exclusive basis to provide the Company, the R&D Services as specified in Annexure A to this Agreement.
- 2.2. The Parties agree that the scope of R&D Services and the specifications of the Products to be developed may be varied from time to time during the Term of this Agreement, as may be mutually agreed to between the Parties in writing from time to time.

3. TERM OF PROJECT

- 3.1. This Agreement shall come into force with effect from the Effective Date, and unless otherwise terminated by the Parties pursuant to Clause 12 of this Agreement (Termination), it shall to remain in existence for a period of twenty four months. ("Term").
- 3.2. Unless this Agreement is terminated pursuant to Clause 12 of this Agreement (Termination), the Company shall notify the Consultant at least Sixty days prior to the expiration of the Term as to whether the Company desires to renew this Agreement ("Renewal Term") and the terms and conditions pursuant to which such renewal shall take effect. If the Parties are unable to agree on the terms and conditions of any renewal, then the Agreement shall terminate upon expiry of the Term, without any further action required to be taken by either Party.

4. CONSIDERATION

- 4.1. In consideration of the Consultant providing R&D Services to the Company and developing the Products, the Company agrees to pay the Consultant, sufficient and valid consideration, the details of which are outlined in Annexure B to this Agreement ("Consideration"). The Consideration shall be payable upon an invoice being raised by the Consultant on the Company and in accordance with the payment terms stipulated in Annexure B to this Agreement.
- 4.2. The Consideration shall be paid by the Company to the designated bank account of the Consultant ("Designated Account"), as specified in Annexure B to this Agreement.

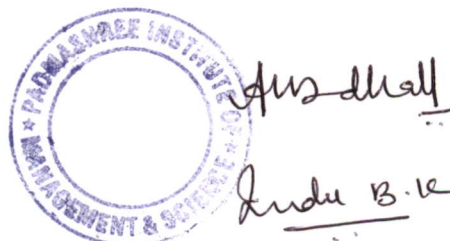
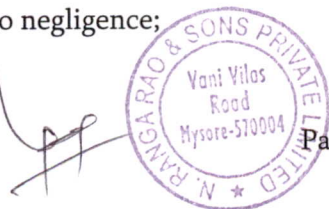


4.3. All payments made to the Consultant under this Agreement shall be net of all applicable taxes, excluding Goods and Services Tax (GST).

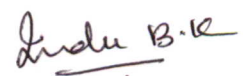
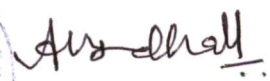
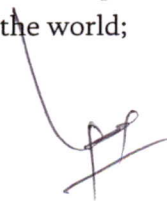
5. REPRESENTATIONS, WARRANTIES AND COVENANTS

5.1. The Consultant hereby represents, warrants and covenants to the Company that:

- (a) it has the facilities, resources, skilled personnel and cutting-edge technology required for rendering the R&D Services and developing the Products in a timely and efficient manner;
- (b) it has the scientific, technological and technical expertise, and the existing know-how required to perform and shall perform such R&D Services in a competent and professional manner;
- (c) it shall strictly adhere to the confidentiality obligations as outlined in Clause 8 of this Agreement and hold all Confidential Information made available by the Company or any such information which the Consultant may have access to in course of providing the R&D Services under this Agreement in strict confidence;
- (d) it shall strictly comply with all Applicable Law, now or hereafter in effect, relating to their performance of this Agreement and maintain in full force and effect all licenses, permits, authorizations, registrations and qualification from any authority to the extent necessary to perform its obligations hereunder;
- (e) this Agreement does not conflict with any of the Consultant's existing agreements;
- (f) all works submitted/delivered by the Consultant to the Company in relation to the R&D Services and development of the Products ("Works") that contribute towards the concerned novelty and idea, are and will be, the Consultant's original work and the same does not and shall not, infringe the copyright, trademark or other Intellectual Property Rights, privacy rights, or any other legal or moral rights of any third party;
- (g) all information contained in the Consultant's Works, including, but not limited to, the Reports and Studies undertaken, is not false, plagiarized, misleading, incomprehensible, inadequate, inconsistent, inaccurate or unknowingly incorrect;
- (h) for the purpose of this Agreement, the products are developed in accordance with ancient Hindu traditions
- (i) it shall be liable for all performance deficiencies such as a lack of technical feasibility or usefulness of the developed Products, if they were aware of the same or unaware of the same due to negligence;



- 1.2. “Applicable Law” shall mean any statute, law, regulation, ordinance, rule, judgment, notification, rule of common law, Order, decree, bye-law, government approval, directive, guideline, requirement or other governmental restriction, or any similar form of decision of, or determination by, or any interpretation, policy or administration, having the force of law of any of the foregoing, by any Governmental Authority (as defined below) having jurisdiction over the matter in question, whether in effect as of the date of this Agreement or thereafter;
- 1.3. “Business Day” shall mean any day (other than Saturday or Sunday);
- 1.4. “Confidential Information” shall mean any information disclosed by the Company including but is not limited to, business information, business plans, financial statements, specifications, research, trade secrets, discoveries, ideas, know-how, designs, drawings, flow charts, data, reports, programs, marketing plans, user information, content, works, media, budget figures, recipes, formulas, study reports, test reports, toxicity data and other technical, financial and business information concerning the Company and or its Business, which may be disclosed to the Consultant for the purposes of rendering R&D Services under this Agreement.
- 1.5. “Force Majeure” shall mean an act of God, war, civil disturbance, strike, lockout, act of terrorism, flood, fire, explosion or legislation or restriction by any Governmental Authority (as defined below), or any other similar circumstance beyond the control of any Party, which has the effect of wholly or partially suspending the obligations hereunder, of the Party concerned during the continuance and to the extent of such prevention, interruption or hindrance;
- 1.6. “Governmental Authority” shall mean any national, state, provincial, local or similar government, governmental, regulatory or administrative authority, branch, agency, any statutory body or commission or any non-governmental regulatory or administrative authority, body or other organization to the extent that the rules, regulations and standards, requirements, procedures or Orders of such authority, body or other organization have the force of Applicable Law or any court, tribunal, arbitral or judicial body, or any stock exchange of the India or any other country;
- 1.7. “Intellectual Property” or “Intellectual Property Rights” shall mean any and all trademarks and services marks (whether or not registered), copyrights, design rights (whether or not registered), moral rights, patents, performance rights, database rights, internet, WAP and other new media rights, names, logos and codes, publicity rights, and any and all other intellectual property and proprietary rights of any nature whatsoever that subsist, or may subsist, or be capable of registration, in each case, in relation to the work done by the Consultant as a part of its R&D Services or any part thereof and which exists, or may exist around the world;



- (j) it shall not be entitled to commission any third party with the implementation of partial tasks without the prior written permission of the Company;
- (k) it shall deploy its employees/personnel who have the technical expertise and knowledge in performing the R&D Services as envisaged under this Agreement; and
- (l) it will use its best endeavours to promote the interests of the Company, and perform the R&D Services to the best of its ability.

5.2. Each Party represents and warrants to the other Party that:

- (a) They are qualified and registered to transact business in all locations where the performance of their respective obligations hereunder would require such qualification; and
- (b) They have all the necessary rights, powers and authority to enter into and perform this Agreement and the execution, delivery and performance of this Agreement by the Parties have been duly authorized by all necessary corporate action.

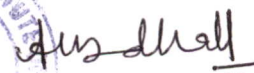
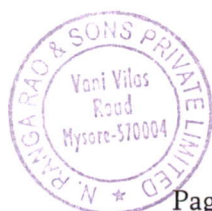
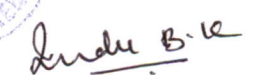
6. **CONSULTANT'S OBLIGATIONS AND DELIVERABLES**

6.1. In addition to the obligations outlined in Annexure A to this Agreement, the Consultant shall have the following obligations:

- (a) To maintain the facilities, resources, skilled personnel and cutting-edge technology required for rendering the R&D Services and developing the Products in a timely and efficient manner;
- (b) To provide the R&D Services and carry out its obligations under this Agreement to the best of its ability and in a timely an efficient manner; and
- (c) To provide any information sought from it under this Agreement to the Company in the manner prescribed by the Company.

6.2. The following shall be the deliverables of the Consultant:

- (a) Share the detailed design of the Products and related standard operative procedure with the Company within the timelines prescribed in Annexure A to this Agreement. The standard operative procedure document must detail all the steps, processes, details of the hindu traditions followed and procedures involved in the development of the products.

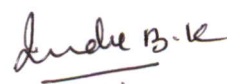
- (b) Conduct relevant '*Toxicity Studies*' on Products and accordingly share reports on the same, with the Company. If required, such studies may be outsourced by the Company to laboratories accredited by the National Board of Accreditation (NBA) or other authorized bodies;
- (c) Conduct relevant in-vitro '*Efficacy Studies*' on the Products and accordingly share reports on the same, with the Company. Such studies shall consist of anti-oxidant assays, anti-microbial assays, enzyme assays, and biochemical assays, as and if required. However, animal or animal cell culture studies shall not form a part of these '*Efficacy Studies*';
- (d) Conduct relevant '*Quality Studies*' on the Products and accordingly share reports on the same, with the Company. The quality of the Products would be tested on their microbial load, heavy metal load, mineral content, TDS, pH, moisture, proximate analysis, active principle (for required Products), ash content (for solid and semi-solid Products), bulk density (for solid Products), and other such factors laid down specifically under Annexure A of this Agreement. Further, an appropriate Certificate of Analysis (COA) of the Products shall be forwarded to the Company;
- (e) Conduct relevant '*Shelf Life Studies*' on the Products and accordingly share reports on the same, with the Company. These tests must ensure that the Products' properties, quality, and safety be maintained throughout its Shelf-life and stated Storage conditions;
- (f) Perform accelerated Stability tests on the Products;
- (g) The tests and studies referred to in clauses (b) to (f) above, shall be carried out by the Consultant only after the Consultant has received prior written consent for the same from the Company. Further, all the costs for the tests and studies mentioned above in clause (b) to (f) shall have to be pre-approved by the Consultant from the Company.
- (h) The tests and studies mentioned above in clauses (b) to (f) shall be performed by the Consultant in an accredited lab to be selected by the Company.
- (i) Submit relevant '*Literature*' on the ingredients and the traditional usages of the developed Products, to the Company;
- (j) Send monthly reports on developments within the Project to the Company, and on the successful completion of the Project, a dossier along with procedure and product data sheets, shall be submitted to the Company;
- (k) Convene a meeting with the Company's Representative(s), once every two weeks after the commencement of R&D Services, in order to allow the Company to evaluate the efficiency of the provided R&D Services and discuss the future plan of action;



- (l) Provide technical inputs and other such inputs required, for the Company to obtain a Foods Safety and Standards Authority of India (FSSAI) license in these developed Products.
- (m) Ensure that it achieves the goals/targets with regard to the R&D Services as set out in Annexure A to this Agreement.
- (n) assist the Company's personnel with any and all queries regarding the R&D Services provided by the Consultant;
- (o) deliver the Services in accordance with the service levels and the timelines as indicated by the Company from time to time;
- (p) provide e-mail and telephone support to the Company's staff during normal working hours on Business Days, for any critical escalation during the term of this Agreement;
- (q) deliver such R&D Services in a manner as specifically outlined in Annexure A to this Agreement; and
- (r) Not subcontract any part of the R&D Services assigned to the Consultant by Company in this Agreement, to any third party without obtaining prior written approval of the Company.

7. INTELLECTUAL PROPERTY RIGHTS

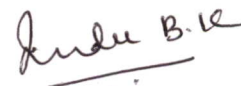
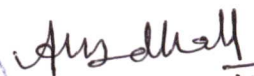
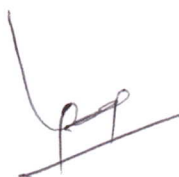
- 7.1. The Intellectual Property Rights in and to the Works created/developed by the Consultant as part of its R&D Services under the Agreement shall solely vest with the Company. Nothing contained in this Agreement constitutes or implies grant of any form of license to the Consultant to develop, use, sell or sub-license the Works, Products of the Company.
- 7.2. The Consultant, shall at its own expense, defend, or at its option settle any action brought against the Company which consists of a claim that the use of such Intellectual Property within the scope of any activity contemplated under this Agreement infringes any Intellectual Property right belonging to a third party, and the Consultant agrees to be responsible for and indemnify the Company against all losses, costs (including reasonable legal costs), damages, liabilities, claims and expenses suffered or incurred by the Company in connection with any such claim.



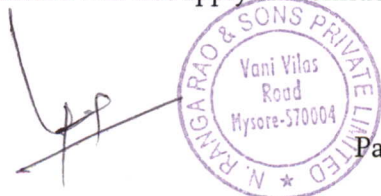
- 7.3. The Consultant represents that the performance of its R&D Services under this Agreement will not breach any assignment of works, proprietary information, confidentiality or similar agreement with any other third party. The Consultant represents that it shall not bring or use in the performance of its R&D Services for the Company any documents or materials or intangibles of any third party that are not generally available to the public or have not been legally transferred to the Company.
- 7.4. No individuals or entities other than the Consultant and the Consultant's employees and independent contractors (who shall be appointed subject to the prior written consent of the Company) shall undertake any work in connection with this Agreement. The Consultant shall obtain and maintain in effect written agreements with each of its employees/personnel/sub-contractors who participate in any of the Consultant's R&D Services hereunder. Such agreements shall contain terms and conditions sufficient for the Consultant to comply with this Clause and Clause 8 (Confidentiality Obligations).
- 7.5. All intellectual property rights existing prior to the Agreement shall continue to vest with the owner/proprietor of such intellectual property rights.
- 7.6. The Parties recognize that all third-party intellectual property rights are the exclusive property of their respective owners. The Consultant shall inform the Company of any third-party intellectual property rights that may be required to perform the R&D Services, required under the terms of this Agreement. Under such circumstances, the Consultant shall procure appropriate licenses to use such third-party Intellectual Property Rights from the owner of such third-party Intellectual Property Rights.

8. CONFIDENTIALITY OBLIGATIONS

- 8.1. If and when required, both parties may be given access to each other's Confidential Information in connection with this Agreement. For the purpose of this Agreement, the party receiving such information is determined to be the "Receiving Party" while the party that discloses such information is determined to be the "Disclosing Party".
- 8.2. The Receiving Party acknowledges that the Confidential Information is received on a confidential basis, and that the Disclosing Party shall remain the exclusive owner of its Confidential Information and of Intellectual Property Rights contained therein. No license or conveyance of any such rights to the Receiving Party is granted or implied under this Agreement.



- 8.3. The Consultant agrees and confirms that it shall not use, share and reveal the Company's Confidential Information for any purpose other than as envisaged under this Agreement and provide it only on a need to know basis for the sole purpose of the provision of the R&D Services. The Receiving Party will ensure that all the parties to whom information has been disclosed pursuant to this Agreement have signed appropriate confidentiality and non-disclosure agreements (with terms no less onerous than terms appearing in this Agreement) to ensure the Disclosing Party's Confidential Information disclosed under this Agreement is protected from unauthorized use and disclosure.
- 8.4. The Receiving Party shall:
- (a) take all steps as may be reasonably necessary to protect the integrity of the Confidential Information and to ensure against any unauthorized disclosure thereof;
 - (b) promptly inform the Disclosing Party of any potential or accidental disclosure of the Confidential Information and take all steps to retrieve and protect the said Confidential Information;
 - (c) use the Confidential Information only for the purpose for which it was provided and not profit from the same in any unauthorized manner to the exclusion of the Disclosing Party;
 - (d) destroy or return all the Confidential Information in its possession to the Disclosing Party either during or after the termination of this Agreement as requested by the Disclosing Party;
 - (e) not retain copies, notes or excerpts of such Confidential Information upon destroying such Confidential Information; and
 - (f) provide a written confirmation to the Disclosing Party once the requested Confidential Information is destroyed from his database.
- 8.5. The Parties acknowledges that in the event of any breach or threatened breach of this Clause by the Receiving Party, monetary damages may not be an adequate remedy, and therefore, the Disclosing Party shall be entitled to injunctive relief to restrain the Receiving Party from any such breach, actual or threatened.
- 8.6. The confidentiality obligations stipulated under this Clause shall survive the termination of the Agreement.
- 8.7. This Clause will not apply to Confidential Information to the extent that:



Handwritten signature in black ink, appearing to read "Anil Dhall". Below it, another handwritten signature in black ink, appearing to read "Anil B. K".

- (a) such Confidential Information has been placed in the public domain other than through the fault of the Receiving Party;
- (b) has already been in possession of the Receiving Party or its agents before the date of receipt from Disclosing Party;
- (c) has been received by the Receiving Party from a third party who has lawfully acquired it and who is under no obligation restricting its disclosure;
- (d) is independently developed by the Receiving Party or its agents without reference to or use of Data or Confidential Information; and
- (e) the Disclosing Party has approved in writing the disclosure of the Confidential Information.

9. NON-SOLICITATION

9.1. During the Term of this Agreement and for a period of 12 (Twelve) months after the date of termination of the Consultant's engagement with Company, the Consultant shall not: (a) endeavor to entice away from the Company, any employee, consultant or any freelancer engaged by Company, by terminating their contract or leaving their employment with Company as the case may be; and/or (b) assist any person to do any of the acts referred to in clause (a) above.

10. INDEMNIFICATION

10.1. The Consultant shall indemnify, defend and hold harmless the Company its directors, employees, affiliates against any and all claims, liabilities, actions, losses, judgments, payments made in settlements, suits, proceedings, demands, damages, costs and expenses including reasonable attorney's fees, resulting from/relating to:

- (a) any actual or alleged breach of the Consultant's representations, warranties, or obligations set forth in this Agreement;
- (b) any act of wilful misconduct or gross negligence by the Consultant during the performance of its duties under this Agreement that is detrimental to the pecuniary interests, reputation or goodwill of the Company;
- (c) misappropriation by the Consultant of any property of the Company or the commission of an act or acts by the Consultant constituting fraud against the Company;
- (d) any infringement of Intellectual Property Rights or other rights of authorized third-parties by the Consultant, while providing R&D Services under this Agreement;
- (e) any deficiency within the developed Products;



- (f) any failure to provide or delay in the provision of, any of the R&D Services to the Company even if such failure or delay is directly or is contributed to directly by any failure of a third party provider to provide an element of the R&D Services; or
- (g) any act, commission or omission that is in violation of any of the terms and conditions of this Agreement or Applicable Law.

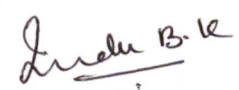
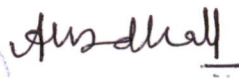
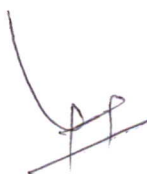
11. LIMITATION OF LIABILITY

- 11.1. The Consultant agrees that the Company shall not be liable for any indirect, incidental, contingent, consequential, ancillary, punitive, exemplary, special or similar damages, including but not limited to, loss of profits or loss of data, whether incurred as a result of negligence or otherwise. Such liability shall also not arise even if foreseeable or if the Company has been advised of the possibility of such losses.
- 11.2. Nothing in this Agreement shall be taken to exclude or limit the Consultant's liability under or arising out of this Agreement whether based in contract, tort (including negligence and strict liability) or otherwise to the extent that such liability cannot be excluded by law.

12. TERMINATION & CONSEQUENCES OF TERMINATION

The Company shall have the right to terminate this Agreement without cause by providing not less than 1 (one) month's prior written notice to the Consultant.

- 12.1. In the event that the Consultant commits a material breach of this Agreement which is incapable of remedy or which in the case of a breach capable of remedy shall not have been remedied within 7 (Seven) days of the receipt of a written notice from the Company identifying the breach and requiring its remedy, the Company reserves the right to terminate the Agreement immediately after the expiry of the above stipulated 7 (Seven) day time period.
- 12.2. The Company shall be entitled to terminate the Agreement forthwith in the event: (i) the Consultant commits an act of wilful misconduct or gross negligence during the performance of its duties under this Agreement that is detrimental to the pecuniary interests, reputation or goodwill of the Company; (ii) there is any misappropriation by the Consultant of property of the Company or the commission of an act or acts by the Consultant constituting fraud against the Company; and/or (iii) breach of confidentiality obligations by the Consultant under this Agreement. In the event the Company terminates the Agreement pursuant to the grounds stipulated in Clause 12.2 and Clause 12.3, the Company shall be entitled to full refund of the Consideration that has been paid to the Consultant till the date of such termination.



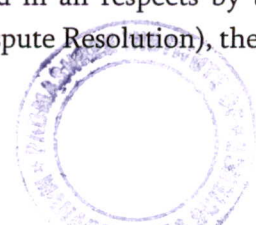
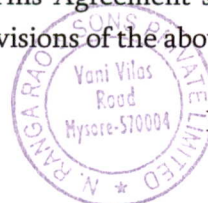
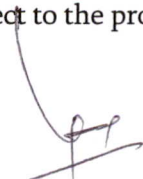
- 12.3. Upon termination of this Agreement, any rights or authority granted by either Party to the other Party shall terminate with immediate effect and all payments accrued before or on the effective date of termination will become immediately due and payable.
- 12.4. Within 5 (Five) Business Days after the termination of this Agreement, upon the request of the Disclosing Party, the Receiving Party will return or destroy, at the option of the Disclosing Party, all Confidential Information of the Disclosing Party.
- 12.5. The accrued rights of the Parties as at termination or the continuation after termination of any provision expressly stated to survive or implicitly surviving termination shall not be affected or prejudiced in any manner.

13. DISPUTE RESOLUTION

- 13.1. In the event of any dispute, claim or controversy arising under, or in relation to, this Agreement (“Dispute”), such Dispute shall be resolved by arbitration in accordance with the Arbitration and Conciliation Act, 1996. The Dispute shall be settled by a sole arbitrator to be appointed mutually by the parties to the Dispute. If the parties are unable to appoint a sole arbitrator by way of mutual consent, then such arbitrator shall be appointed pursuant to the provisions of Section 11 of the Arbitration and Conciliation Act, 1996. The seat of arbitration shall be Mysore, India and the arbitration proceedings shall be governed by the provisions of the Arbitration and Conciliation Act, 1996, as amended from time to time. All arbitration proceedings shall be conducted in English. The arbitration award shall be final and binding on the Parties and shall be enforceable in any competent court of law, and the Parties agree to be bound thereby and to act accordingly.

14. MISCELLANEOUS

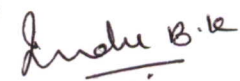
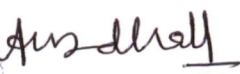
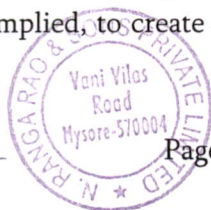
- 14.1. **Force Majeure:** Neither Party shall be liable for any failure or delay in performance of any obligation, under this Agreement to the extent such failure nor delay is due to a Force Majeure Event. The Party having any such cause shall promptly notify the other Party in writing of the nature of such cause and the expected delay. If, however, it is not feasible for a Party to prevent the occurrence of the Force Majeure Event as a result of which that Party is prevented from performing its obligation for more than 30 (Thirty) days due to such Force Majeure Event (“Aggrieved Party”), the other Party may decide to release the Aggrieved Party from performing its obligation hereunder or may modify the relevant provisions of this Agreement affected by the Force Majeure Event so long as the Force Majeure Event continues, in order to enable the Aggrieved Party to perform its other obligations hereunder as so modified.
- 14.2. **Governing Law:** This Agreement shall be governed in all respects by the laws of India. Subject to the provisions of the above Clause 13 (Dispute Resolution), the courts at Mysore,



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India shall have exclusive jurisdiction to determine any disputes arising out of or in relation to this Agreement.



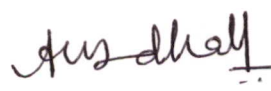

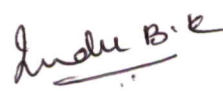
- 14.3. **Assignment:** The Consultant may not assign its rights and obligations under this Agreement without the prior written consent of the Company.
- 14.4. **Amendments and Waivers:** Any provision of this Agreement may be amended, varied or waived if, and only if such amendment, variation or waiver is in writing and signed, in the case of an amendment/variation by each of the Parties, or in the case of a waiver, by the Party against whom the waiver is to be effective. No waiver by any Party of any term or condition of this Agreement, in any one or more instances, shall be deemed to be or construed as a waiver of the same or any other term or condition of this Agreement on any future occasion.
- 14.5. **Severability:** The invalidity or unenforceability of any provision in this Agreement shall in no way affect the validity or enforceability of any other provision herein. In the event of the invalidity or unenforceability of any provision of this Agreement, the Parties will immediately negotiate in good faith to replace such a provision with another, which is not prohibited or unenforceable and has, as far as possible, the same legal and commercial effect as that which it replaces.
- 14.6. **Entire Agreement:** This Agreement, the Annexure attached herewith and recitals hereto (which are hereby expressly incorporated herein by reference) constitutes the entire understanding between the Parties and supersedes all other discussions and understanding between the Parties.
- 14.7. **Notices:** Except as may be otherwise provided herein, all notices, requests, waivers and other communications (“Notices”) shall be delivered at the addresses provided for above.
- 14.8. **Survival:** Clauses 7 to 11 of this Agreement shall be enforceable despite termination of this Agreement. Any other provisions of this Agreement, which are by their nature, intended to survive the termination of this Agreement, shall survive the termination of this Agreement.
- 14.9. **Non-Exclusive:** This Agreement shall not limit or restrain the Company’s right to execute similar agreements for obtaining similar research and development services from other consultants.
- 14.10. **Independent Parties:** Nothing contained herein shall be deemed to create any partnership, joint venture, or relationship of principal and agent between the Parties hereto or any of their affiliates or subsidiaries, or to provide either Party with any right, power, or authority, whether express or implied, to create any such duty or obligation on behalf of the other Party.



14.11. **Authority to Sign:** Each Person signing the Agreement represents and warrants that he/she is duly authorized and has legal capacity to execute and deliver the Agreement.

14.12. **Counterparts:** This Agreement may be executed in 2 (Two) counterparts, each of which when executed and delivered shall constitute an original of this Agreement but shall together constitute one and only the Agreement.

IN WITNESS WHEREOF the Parties hereto have duly executed this Agreement as of the date and year hereinabove first written.

For and on behalf of N Ranga Rao & Sons Private Limited (Company)	For and on behalf of Samedha Innovations (Consultant)
  <p>Name: Ganesha K U Designation: Authorised Signatory</p>	  <p>Name: Dr. M. Anuradha Designation: Authorised Signatory</p>  <p>Name: Dr. Indhu B.K. Designation: Authorised Signatory</p>

ANNEXURE A
R&D SERVICES

Ready to use Theertham: (Liquid concentrate)

1. Product design and development
2. Sensory evaluation
3. Literature about the ingredients and traditional usages
4. Quality parameters (microbial load, heavy metal load)
5. Stability and shelf life studies

Time lines:

0-6 months: Product design and development

Sensory evaluation

Literature survey

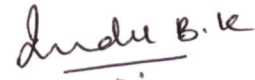
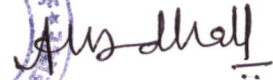
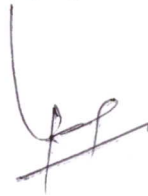
Stability and shelf life studies

6-9 months: Repetition of the formulation

Process data sheet preparation (lab scale)

Quality parameters (microbial load, heavy metal load, pH, density, colour, taste)

9-10 months: Dossier preparation with all the technical details



ANNEXURE B

CONSIDERATION AND PAYMENT TERMS

The Company shall pay the Consultant, sufficient and valid consideration in a manner as set forth below:

- Initial advance shall be paid to the Consultant for consumables and other outsourcing work by on signing the agreement.
- The remainder of the payments, in accordance with the payment structure below, shall be forwarded to the Consultant only after the completion of the Project.
- GST and other indirect taxes, as applicable, will be extra.

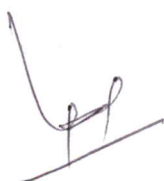
Initial Payments

- (i) Initial Advance: INR 1,00,000/- (Rupees One Lakh Only) can be paid as advance towards the product development, chemicals, glass ware and other expenditure, against an invoice raised in the name of the Company.

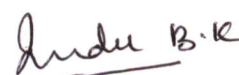
Payments Contingent Upon Tests & Studies:

- (i) Cost of Acute Oral Toxicity :
- INR 2,00,000/- (at the request of the Company out sourced and done at Accredited labs approved by the Company);
 - 50% advance payable before assigning the toxicity studies etc. as mutually agreed at the time of such assignment.
- (ii) Cost of Sub-acute oral Toxicity:
- INR 5,00,000/- (at the request of the Company out sourced and done at Accredited labs approved by the Company)
 - 50% advance payable before assigning the toxicity studies etc. as mutually agreed at the time of such assignment.

- (iii) Cost of Efficacy studies (cell lines) :



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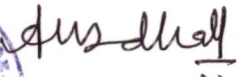
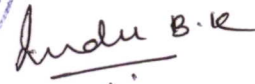


- Rs. 2,00, 000 (Cytotoxicity, modulatory effect) (at the request of the Company out sourced and done at Accredited labs approved by the Company)
- 50% advance payable before assigning the toxicity studies etc. as mutually agreed at the time of such assignment.
- (i) Literature search : Require 10 days with 5 man hours per day; fee included in the product development fee
- (ii) Quality parameters : in house, Actuals
- (iii) Stability and shelf life : In house, Actuals
- (iv) Product development: 3 to six months including studies (one person): INR 3,00,000/- (Rupees Three Lakhs Only) per product. TDs at the applicable rate shall be deducted from the payment.

DESIGNATED BANK ACCOUNT DETAILS:

1. Name of the account holder: Padmashree Institute of Management and Sciences
2. Account number: 842310210000001
3. Bank details: Bank of India, RPC layout , Vijayanagar
4. Type of account: SB
5. IFSC Code BKID0008423



Padmashree Institute of Management and Sciences

149. Kommaghatta, Kengeri, Bengaluru

Invoice

Invoice No: 1 State: Karnataka
Date of Issue: 27.05.2019 State Code: 29

Bill to Party		Ship to Party	
Name: N. Ranga Rao & Sons Pvt. Ltd.		Name: N. Ranga Rao & Sons Pvt. Ltd.	
Address: #1553 Vanivilasa Road, MYSORE - 570 004		Address: #1553 Vanivilasa Road, MYSORE - 570 004	
GSTIN/UIN: 29AAECN8103G1ZH		GSTIN: 29AAECN8103G1ZH	
State: Karnataka	Code 29	State: Karnataka	Code 29

Sr.No	Service Description	SAC	Value of supply
1	R&D services	998111	100000
TOTAL			100000

Total Invoice Amount Rupees one lakh only)

Bank Details
Name of the account holder: Padmashree Institute of Management and Sciences
Account number: 842310210000001
Bank details: Bank of India, RPC layout, Vijayanagar
Type of account: SB
IFSC Code BKID0008423

Certified that the particulars given above are true and correct
For Padmashree Institute of Management and Sciences

[Handwritten Signature]

Authorised Signatory



DATE : 07-04-2021

BANK OF INDIA RPC LAY OUT

BRANCH

PAGE :1

M/S. PADMASHREE INSTITUTE OF MANAGEMENT AND SCIENCES
 NO 149 KOMMAGHATTA
 SULIKERE POST KENGERI
 BANGALORE-560060
 KARNATAKA , INDIA
 Nominee :Not Regd.

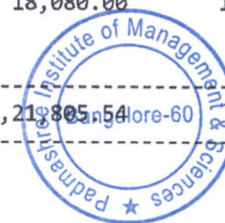
CUSTID :100359301
 A/C No :842310210000001
 TYPE :SB-INSTITUTIONAL
 CURRENCY :INR
 IFSC Code :BKID0008423
 MICR Code :560013026

Statement of Account from 01-04-2019 to 31-03-2020

Date	Description	Instr. No.	Debits	Credits	Balance
01-APR-2019	B/F				20,64,983.48
07-May-2019	Int:30-04-2019/01-02-2019			11,924.12	20,76,907.60
13-May-2019	UMALATHA	111436	49,500.00		20,27,407.60
07-Jun-2019	NEFT-N RANGA RAO SONS PRIVATE SOL-ID 02000 MUMBAI (MAHARASHTRA)			1,00,000.00	21,27,407.60
13-Jun-2019	113437:CTS INWARD CLG1		49,500.00		20,77,907.60
13-Jun-2019	RETURNED:^113437^:^REQUIRED INF			49,500.00	21,27,407.60
14-Jun-2019	UMALATHA	111437	49,500.00		20,77,907.60
14-Jun-2019	SERVEWELL INSTRUMENT	111439	3,37,775.00		17,40,132.60
09-Jul-2019	UMALATHA	111440	2,830.00		17,37,302.60
09-Jul-2019	UMALATHA	111441	49,500.00		16,87,802.60
05-Aug-2019	UMALATHA	111442	49,500.00		16,38,302.60
08-Aug-2019	Int:31-07-2019/01-05-2019			16,572.04	16,54,874.64
11-Sep-2019	UMALATHA	111445	49,500.00		16,05,374.64
19-Sep-2019	UMALATHA	111444	3,350.00		16,02,024.64
14-Oct-2019	UMALATHA	111446	49,500.00		15,52,524.64
15-Oct-2019	THE MYSORE SURGICAL	111443	3,144.00		15,49,380.64
06-Nov-2019	Int:31-10-2019/01-08-2019			13,642.40	15,63,023.04
12-Nov-2019	UMALATHA	111447	49,500.00		15,13,523.04
11-Dec-2019	UMALATHA	111448	49,500.00		14,64,023.04
04-Jan-2020	UMALATHA	111449	5,300.00		14,58,723.04
06-Jan-2020	UMALATHA	111451	49,500.00		14,09,223.04
13-Jan-2020	LAB NEEDS	111450	1,746.00		14,07,477.04
07-Feb-2020	Int:31-01-2020/01-11-2019			12,086.98	14,19,564.02
11-Feb-2020	UMALATHA	111452	5,280.00		14,14,284.02
11-Feb-2020	UMALATHA	111453	49,500.00		13,64,784.02
13-Mar-2020	UMALATHA	111454	49,500.00		13,15,284.02
20-Mar-2020	NEFT-FUND FOR SCIENCE AND ENGIN SOL-ID 02000 MUMBAI (MAHARASHTRA)			18,080.00	13,33,364.02
Grand Total			9,53,425.00	2,21,805.54	13,33,364.02

Dr. Anuradha. M
Principal

Padmashree Institute of
Management & Sciences



Communication Address

Site No. Special 3, Property No. 482, KSSIDC Industrial Estate, Kasaba Hobli, Hebbal, Mysore-570 016, Karnataka State, India
Tel: Operations.+91-821-4191022| info@triphasepharma.com| www.triphasepharma.com

February 18th, 2019

To,

Dr. Anuradha

Principal

Padmashree Institute of Management & Sciences

Bangalore

Dear Dr. Anuradha,

We are happy to interact with Padmashree Institute of Management & Sciences, Bangalore, and appreciate the efforts and are happy to know that we have a common concern about bridging a gap between academia and industry. In this regard, certainly we are pleased to support you and we are delighted to render our cooperation. We will surely interact with your students and will guide them to get trained in the specific job roles. We extend our consent and expression of interest to be a part of the training program with respect to quality control biologist, quality control microbiologist and lab technician courses conducted by your institute.

We are happy to extend placement opportunities on as required basis, if we find the candidate competent and suitable for the respective positions.

Looking forward to collaborating with you.

Thanking you

For Triphase Pharmaceuticals Pvt Ltd


Aditya Desiraju

Chairman & Managing Director



Communication Address

Site No. Special 3, Property No. 482, KSSIDC Industrial Estate, Kasaba Hobli, Hebbal, Mysore-570 016, Karnataka State, India
Tel: Operations.+91-821-4191022| info@triphasepharma.com| www.triphasepharma.com

14th March 2019

INTERNSHIP OFFER LETTER

To,

Dr Indu B.K

Placement officer

PIMS. Bangalore

Sub: Internship

Dear

Dr.Indu, Triphase Pharmaceuticals Pvt Ltd, is pleased to offer **Ms. Sonali Panth**, a M.Sc (Biotechnology) & PG Diploma (Nutraceutical & Food processing) student of PIMS, Bangalore, an Internship opportunity. Your Internship programme will be paid by Department of IT & BT, Government of Karnataka .You will report to Mr. Irfanulla Sharieff Director – R&D. The position is located in Mysore, Karnataka. The Internship programme will begin from April 2019 to September 2019.

Sincerely

Irfanulla Sharieff

Director – R&D.