

# Green Method Engineering(P)Ltd.

19/ 195A1, ATC Building, Moolepadam Nagar Road HMT Junction, Kalamassery P.O.,Cochin- Kerala 683 104 0484-2555336, 2543985

www.greenmethodengineering.com mail@greenmethodengineering.com

## Memorandum of Understanding Between:

Green Method Engineering Pvt Ltd., ATC Building, Moolepadam
Nagar Road HMT Junction, Kalamassery, Kerala 683104
and

Department of Biotechnology & Biochemical Engineering, Sree Chitra Thirunal College of Engineering, Pappanamocode, Thiruvananthapuram 695018, Kerala

This Memorandum of Understanding (MoU) is entered into this day on 28th August 2021 by and between Green Method Engineering Pvt Ltd., ATC Building, Moolepadam Nagar Road HMT Junction, Kalamassery, Kerala 683104, Ernakulam Dist., Kerala State. (hereinafter referred to as "GME"), on the One Part.

And

Principal, Sree Chitra Thirunal College of Engineering, Pappanamocode, Thiruvananthapuram 695018, Kerala, India. Department of Biotechnology and Biochemical Engineering of Sree Chitra Thirunal College of Engineering, Pappanamocode, Thiruvananthapuram 695018, Kerala was established in 2002 (hereinafter referred to as "the Academic Collaborating Institute (ACI)").

Recitals

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- a. Green Method Engineering Pvt Ltd. (GME) was established in the year 2004 as an Approved 'A Class' consultant of Kerala State Pollution Control Board and Approved consultant of Kerala State Suchitwa Mission.
- b. Sree Chitra Thirunal College of Engineering (SCTCE), Pappanamocode, Thiruvananthapuram 695018, Kerala, India is a premier Government controlled Engineering College which was established by the Government of Kerala in the year 1995 under Kerala State Road Transport Corporation (KSRTC) and affiliated to APJ Abdul Kalam Technological University (KTU) with AlCTE approval for academic programs in various Engineering streams. The students and faculties of the Department of Biotechnology & Biochemical Engineering of SCTCE will form the beneficiary group of this MoU from the part of SCTCE.
- c. The purpose of this MoU is with reference to exploring the areas of cooperation, benefiting both the Academic Collaborating Institute and GME
- d. Academic Collaborating Programme (ACP). ACP is expected to bridge the gap between campus and corporate and thereby enhancing the employability of emerging workforce. Some of these activities are: Workshop for students, Faculty Development Programs for teachers, Student Awards to encourage healthy competition at colleges, Internship Training opportunity for students of Department of Biotechnology & Biochemical Engineering.

NOW THIS MoU WITNESSETH as follows:

## Areas of cooperation

 GME agrees to offer a package of Academic Collaborative Programme, containing the following to the Collaborating Institute. GME shall support the student and teacher communities through workshops, Faculty Development Programmes and student internships Target per year-Workshops for students, on mutual convenience.

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- 2. The ACP Institute will support GME in its learning, hiring, value engineering of products, and Research & Development requirements of new products, new innovations and satisfactory implementation within the stipulated time period on mutual convenience.
- 3 Confidentiality: Each party shall maintain complete confidentiality of any information of the other, disclosed during the term of this MoU ("Confidential Information"), either directly or indirectly in any form whatsoever including, but not limited to, in writing, in machine readable or other tangible form, orally or visually (subsequently reduced to writing) . Both parties undertake to (i) hold all such Confidential Information in strictest confidence, (ii) not to disclose such Confidential Information either in whole or in part to any person other than those of its officers, employees and agents who need to know the Confidential Information for the purpose authorized hereunder provided that each such officer, employee or agent has agreed in writing to maintain the confidentiality of the Confidential Information in accordance with the terms hereof or (iii) not to use such Confidential Information for any purpose whatsoever save as may be strictly necessary for the performance of this MoU. This clause pertaining to confidentiality shall survive the term of this MoU and remain in full force and effect not withstanding any termination of this MoU.
- 4. Intellectual Property Rights: IPR titles or ownership of any products, proprietary information or technology tools, processes, utilities, and methodology including any GME proprietary products or components thereof used hereunder or development of any deliverables and all new ideas, inventions, innovations, or developments conceived, developed, contributed, distributed or made by GME hereunder, and all customization's, enhancements and modifications thereof, will not be transferred from GME to the ACP Collaborating Institute on account of use of the same as part of any work under this MoU and shall always remain with GME.

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- 5. In no event shall either party be liable for any indirect, incidental, special, consequential damages, including, but not limited to, loss of profits, revenue, data or use, incurred by the other party in connection with, arising out of or under this MoU save for any such loss suffered resulting from any willful and grossly negligent act or omission of either of the parties.
- 6. Neither this MoU, nor any activities described herein, shall be construed as creating a partnership, joint venture, agency or other such relationship. Both parties agree that this MoU represents a nonexclusive relationship between the parties and nothing contained herein shall preclude either party from participating/initiating similar relationship with third parties.
- Neither party shall issue any press release, public announcement or other such disclosure concerning this MoU without the other party's prior written consent as to such release or announcement.
- This MoU may not be amended without the prior written consent of both the parties.
- This MoU will be effective for three years from 28 August 2021. This MoU
  can be renewed based on mutual convenience.
- Governing Law: This MoU shall be governed by the laws of India and the Courts in Kochi, Kerala shall have exclusive jurisdiction.
- 11. Termination: Either party can cancel or terminate this MoU unilaterally (and without reason), by giving an advance written notice of one month to the other.
- 12. Notices: All notices, requests, demands and other communications under this MoU or in connection herewith shall be given to or made upon the respective parties as follows:

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GME: Green Method Engineering Pvt Ltd.,
ATC Building, Moolepadam Nagar Road HMT Junction,
Kalamassery, Kerala 683104

To the ACP Collaborating Institute:

Department of Biotechnology & Biochemical Engineering,

Sree Chitra Thirunal College of Engineering,

Pappanamocode, Thiruvananthapuram 695018, Kerala

or to such other person or addresses as any of the Parties shall have notified to the others.

All notices, requests, demands and other communications given or made in accordance with the provisions of this MoU shall be in writing by letter, email, fax or telegram.

### 13. FORCE MAJEURE:

If either of the two parties is prevented, restricted, delayed or interfered by reason of:

- Fire, explosion, cyclone, floods, droughts, earthquakes, epidemics;
- War, revolution, acts of public enemies, blockage or embargo, riots and civil commotion;
- Any law, order, proclamation, ordinance or requirements of any Government or authority or representative of any such Government, including restrictive trade practices or regulations;
- Strikes, shutdowns or labour disputes which are not instigated for the purpose of avoiding obligations herein; Or
- e) Any other circumstances beyond the reasonable control of the party affected; then not withstanding anything here before contained, the party affected shall be excused from its performance to the extent such performance relates to prevention, restriction, delay or interference and

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provided the party so affected used its best efforts to remove such cause of non-performances, and when removed the party shall continue performance with the utmost dispatch.

Each of the parties agrees to give written notice to the other party upon becoming aware of an Event of Force Majeure, and mentioning details of the circumstances giving rise to the Event of Force Majeure.

14. Indemnity: Each of the parties shall defend, indemnify and hold the other party harmless from and against any claim, liability, loss, costs or expenses (including reasonable Attorney's fees) arising out of or resulting from the material breach of the provisions herein

IN WITNESS WHEREOF THE parties have set their hands hereto on the day and year first herein above written under their respective seal of office.

For M/S GREEN METHOD ENGINEERING (P) LTD.

DAVIS M.V. **Executive Director** 

Authorized Signatory- GME Pvt. Ltd.

Authorized Signatory SCTCE

Witness:

2. Asha Elizabeth V.S.