

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MoU") is entered on this date
_____ ("the Effective Date") at Bengaluru, Karnataka, India

BY AND BETWEEN



PurpleSynapz

AND



Chhatrapati Shahu Ji Maharaj University, Kanpur

MEMORANDUM OF UNDERSTANDING FOR ACADEMIC AND RESEARCH COOPERATION

BETWEEN

PurpleSynapz, Bengaluru

AND

Chhatrapati Shahu Ji Maharaj University, Kanpur



The MEMORANDUM OF UNDERSTANDING (hereinafter referred to as MOU) is made between **PurpleSynapz, Bengaluru, Karnataka, India** (hereinafter called First Party)

and

Department of Legal Studies, Chhatrapati Shahu Ji Maharaj University, Kanpur, Uttar Pradesh, India will be the Second Party on the OTHER PART (who for the purpose of this MOU) are hereinafter individually referred to as PARTIES.

The parties having discussed fields of common interests and allied academic activities between the two institutions have decided to enter into long-term collaboration on the basis of equality and reciprocity and to promote sustainable partnerships and understanding.

OBJECTIVES OF THE AGREEMENT

The objectives of the MoU will include programs offered at either party which are felt to be desirable and feasible for the development and strengthening of expertise in the various fields that may include any or all of the following activities:

- I. Exchange of ideas on research publications, academic programs and research projects;
- II. Promotion of technology, incubation and startups;
- III. Exchange of faculty and researchers;
- IV. Promotion of collaborative research in areas of mutual interest;
- V. Development of short-term academic and training programs
- VI. Participation of jointly organized academic meetings, seminars, and workshops;
- VII. Creation, publication and marketing of educational material and academic information;
- VIII. Technical assistance
- IX. Any other areas which the parties agree are in their mutual interest.



ARTICLE 1: Scope, Goals and Forms of Cooperation

In pursuit of the objectives of this MOU, the signing institutes hereby agree to undertake to promote, within the framework of regulations applying in each of the institutions, and subject to the availability of resources, the following activities:

- I. Research collaboration, including joint research projects in the area of mutual interest. This may lead to the formation of Centre of Interdisciplinary Legal Research which involve inter-institutional collaboration to build a critical mass, particularly in emerging research areas.
- II. Exchange of faculty members and research personals. However, the number, timing and duration of such exchange may vary according to the needs of the particular programs.
- III. Exchange of academic materials like publication, databases, courseware, and sharing of library resources like research papers, indices to theses, books and magazines on relevant subjects where possible and appropriate, and other academic information.
- IV. Sponsoring and conducting joint conferences, seminars, symposia, workshops, training programs and other academic meetings on the matter of mutual interest.
- V. Extending invitations for attending scholarly and technical meeting and assisting in making arrangements for attending such meeting. However, the institutes will not bear the cost of such arrangements.
- VI. Promotion and support the Institutional visit of students, research personals and faculty members for the mutual benefits of both institutions.
- VII. Inclusion of faculty member of both institution as resource persons for delivering lectures/talk on specialized topics in different academic programs.



- VIII. Facilitating the cultural and intellectual enrichment opportunities for the faculty and students of both institutions.
- IX. Utilization of the research facilities of one institution by the research scholar, students, and faculty of other institution for innovative research work.
- X. Promotion of Legal incubation and startups for benefits of the students.
- XI. All joint activities will be realized through the mutual agreement and clearly established conditions and mutual obligations of the appropriate institute entity.

ARTICLE 2: Management

- I. CEO of the First party and the Vice Chancellor of the second party will be responsible to work out operational details of co-operation between the two organizations and ensure proper and effective implementation of this MOU.
- II. The Advisory Committee will meet at least once in a year alternatively in the institution of First party and the Second party to review the activities. This meeting shall include presentation on the academic and research activities, which should be open to all students, faculties and scientists.

ARTICLE 3: Implementation of the Memorandum of Understanding

- I. It is understood that the First party and Second party subscribe to the principle of equal opportunity and do not discriminate on the basis of state, race, sex, age, cast or religion. Both the institutions shall abide by these principles in the administration of this agreement and neither party shall impose criteria for exchange of faculty or scholars or students, which violate principles of non-discrimination.
- II. Students and research scholars may visit the departments of the institute after finalizing a mutually acceptable schedule.



- III. All the expenses shall be the direct responsibility of the student concerned (subject to any agreements on payment arrangements made by either institution with its own students).
- IV. The researchers will be allowed to make use of the research facilities available in the departments of these institutes after prior approval of the visiting schedule and due approval from Heads of both Institutions.
- V. Both parties promote research and realize collaborative projects giving priority to interdisciplinary works.

ARTICLE 4: COORDINATORS

All activities conducted under the auspices of this MOU must have the endorsement of the coordinators. At PurpleSynapz, Bengaluru, the coordinator shall be **Mr. Kapil Awasthi**, Chief Executive Officer, PurpleSynapz and at Chhatrapati Shahu Ji Maharaj University, Kanpur, the coordinator will be **Dr. Shashi Kant Tripathi**, Associate Professor from Atal Bihari Vajpayee School of Legal Studies. Coordinators shall notify their counterparts should a new person be named to the position.

ARTICLE 5: Terms and Conditions

- I. This MOU shall come into effect from the date it is signed by the parties and shall be valid for three years extendable up to five years. Both parties shall review the status of the MOU at the end of each three/five-year period to determine any modification, whenever necessary. The period of validity of this MOU may be extended by mutual consent up to five years. This MOU may be amended by mutual written agreement and may be terminated at any time by either party upon written notification signed by the competent authority of the party initiating termination. Such notification must be given to the other party at least six months in advance from the effective date of termination.



- II. All joint activities not completed at the expiration or termination of the MOU may be continued until their completion under the terms of this MOU.
- III. No amendment or modification of the MOU shall be valid unless the same is made in writing by both the parties or their authorized representatives and specifically stating the same to be amendment of the MOU. The modifications/changes shall become part of the MOU and shall be effective from the date on which they are made / executed unless otherwise agreed.
- IV. Financial terms and conditions will be decided mutually as per needs of both parties. This MOU will be considered only for academic and R&D purposes only by both parties.
- V. It is the intention of the institution that all research derived from the collaborative efforts of the two parties will be the joint property of both parties, proportionate to the parties' respective contribution, unless otherwise specified in an Addendum to the Memorandum of Agreement, or another writing signed by both institutions.






ARTICLE 6: Dispute Resolution

- I. Any issues that are not addressed or stipulated in the MoU shall be discussed and resolved through negotiation in good faith and such resolution will be incorporated as written amendments to the MoU by mutual agreement between two Parties.
- II. No disputes are foreseen in the implementation of the MoU. The two Parties, however, agree that if any dispute arises between them, efforts will be made to settle the same as amicably as possible. If the dispute still remains unsettled, it will be referred for resolution bilaterally to Chief Executing Officer, PurpleSynapz, Bengaluru and to Vice Chancellor of Chhatrapati Shahu Ji Maharaj University, Kanpur. The decisions so arrived at shall be final and binding on the parties to this MoU.



This MOU has been executed in two originals, one of which has been retained by the First party and the other by the Second party)

IN WITNESS WHEREOF, the parties have executed this MOU and represent that they approve, accept and agree to terms contained herein.

 Signed by Mr. Kapil Awasthi CEO PurpleSynapz	 Signed by Prof. Sudhir Kumar Awasthi Pro Vice Chancellor Chhatrapati Shahu Ji Maharaj University
Bengaluru (K.A.)	Kanpur (U.P.)
Dated: 22.6.2022	Dated: 22.6.2022
Witness 1 DILIPANSH SHUKLA 	Witness 1 Dr. Shashi Kant Tripathi 
Witness 2 	Witness 2 Samaruddin 