MEMORANDUM OF AGREEMENT

KNOW ALL MEN BY THESE PRESENTS:

MR. ADOLFO & LARRAC MALE ENCESTO M. GRANADA Dr. HILANA L. BUSTAMANTE

DIT. EDGARDO IL ESPERANCILLA DT. (DOR O'AGUIIRRE, Jr.

This AGREEMENT is made and entered into by and between:

The DEPARTMENT OF SCIENCE AND TECHNOLGY - REGIONAL OFFICE NO. VIII, a government agency duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office at Government Center, Candahug, Palo, Leyte, represented in this Agreement by its Regional Director, Engr. EDGARDO M. ESPERANCILLA, hereinafter referred to as "DOST VIII",

The EASTERN VISAYAS STATE UNIVERSITY (EVSU), a government higher educational institution that hosts the EASTERN VISAYAS FOOD INNOVATION CENTER (EVFIC), with principal office at Quarry District, Tacloban City, represented in this Agreement by the University President, Dr. DOMINADOR O. AGUIRRE, JR., hereinafter referred to as "TECHNOLOGY DEVELOPER"

-and-

The KANANGA KAANIB AGRICULTURE COOPERATIVE (KKAC), a duly registered association with principal office at Poblacion Kananga, Leyte and represented in this Agreement by its Chairman, MR. ADOLFO E. LARRAZABAL, hereinafter referred to as "TECHNOLOGY ADOPTOR".

-WITNESSETH-

WHEREAS, the DOST VIII, is mandated to render scientific and technological services in the region, conducts technology transfer and commercialization activities, and establishes collaborations with relevant entities to ensure utilization of research results by end-users, industry and general public;

WHEREAS, the DOST VIII and EVSU has formed a strategic collaboration in the establishment of the EVFIC to catalyze the development of the food processing industry in the region;

WHEREAS, the TECHNOLOGY DEVELOPER is undertaking the technology development on Spray Drying of Goat's Milk using the DOST-HITS equipment, hereinafter called as the "TECHNOLOGY":

WHEREAS, the DOST VIII and TECHNOLOGY DEVELOPER desire that the TECHNOLOGY can be used for the benefit of the industry;

WHEREAS, the TECHNOLOGY ADOPTOR, is an entity registered with the Registration Number has signified intent to adopt, utilize, make, produce and/or commercialize the TECHNOLOGY and/or the product called Spray Dried Goat's Milk:

WHEREAS, TECHNOLOGY ADOPTOR has signified its intent to scale-up, produce and commercialize TECHNOLOGY;

WHEREAS, the DOST VIII and TECHNOLOGY DEVELOPER agree to grant the TECHNOLOGY ADOPTOR the authorization/permission to produce, manufacture,

market and commercialize the Spray Dried Goat's Milk given that all the technology requirements have been met and fulfilled;

NOW, THEREFORE, for and in consideration of the foregoing premises and the stipulations herein set forth, the parties hereto voluntarily agree as follows:

1.0 Grant of Authorization:

The **TECHNOLOGY ADOPTOR** is hereby granted a non-exclusive and non-transferable authority/permission to adopt, utilize, make, produce and/or commercialize the **TECHNOLOGY** for a period of three years.

2.0 Obligations of DOST VIII:

DOST VIII shall have the following obligations during the effectivity of this Agreement:

- 2.1 Provide required technical and consultancy services to **TECHNOLOGY ADOPTOR**;
- 2.2 Provide assistance to **TECHNOLOGY ADOPTOR** through its various technology transfer and commercialization programs/projects;

3.0 Obligations of TECHNOLOGY DEVELOPER:

TECHNOLOGY DEVELOPER shall have the following obligations during the effectivity of this Agreement:

- 3.1 Optimize the **TECHNOLOGY** processes for adoption and commercialization of the **TECHNOLOGY ADOPTOR**:
- 3.2 Provide **TECHNOLOGY ADOPTOR** with the necessary information on the **TECHNOLOGY**;
- 3.3 Allow the use of EVFIC facilities by the TECHNOLOGY ADOPTOR in the production using the TECHNOLOGY particularly during the process optimization stage subject to existing policies on use of facilities of the EVFIC;
- 3.4 Conduct training of the personnel of **TECHNOLOGY ADOPTOR** on the **TECHNOLOGY** and production using the **TECHNOLOGY**;
- 3.5 Provide technical and consultancy services as the need arises on the TECHNOLOGY and production using the TECHNOLOGY;
- 3.6 Conduct performance appraisal/monitoring and evaluation visit on the use of the TECHNOLOGY and its production and commercialization;
- 3.7 Conduct monitoring and evaluation/impact assessment of related technology transfer activities on the TECHNOLOGY and the TECHNOLOGY ADOPTOR.

4.0 Obligations of TECHNOLOGY ADOPTOR:

TECHNOLGY ADOPTOR shall have the following obligations during the effectively of this Agreement:

- 4.1 Provide the raw materials during the process optimization of the **TECHNOLOGY**;
- 4.2 Comply strictly with the requirements and specifications of the TECHNOLOGY and the use thereof as provided by TECHNOLOGY DEVELOPER;
- 4.3 Maintain the quality and safety of the product according to the standards specified by the **TECHNOLOGY DEVELOPER**;
- 4.4 Provide the land, building, facilities, machineries, equipment, materials, supplies, manpower, administrative support, working capital and all others necessary in all aspects of the production, marketing and/ or commercialization of the product;
- 4.5 Allow **DOST VIII** and **TECHNOLOGY DEVELOPER** free access to the production facilities and data at any time;
- 4.6 Provide data to TECHNOLOGY DEVELOPER in its conduct of the performance appraisal on the use of the TECHNOLOGY and on the production and distribution or commercialization of the product, including its performance standard and quality assurance.

Confidentiality or Secrecy:

- TECHNOLOGY ADOPTOR, its officers, employees, agents and representatives shall keep in strictest confidence any and all information about the TECHNOLOGY and all other data which TECHNOLOGY ADOPTOR had come to know by virtue of this Agreement, and shall not use any information gained in connection with this Agreement for any purpose other than that specifically stated in this Agreement, and shall not disclose such knowledge to any other party without prior written consent of DOST VIII and TECHNOLOGY DEVELOPER.
- 5.2 This Confidentiality or Secrecy clause shall survive this Agreement.

6.0 Intellectual Property Rights:

6.1 **TECHNOLOGY ADOPTOR** shall sign or cause to be signed all documents necessary to perfect ownership rights of technology developer (DOST VIII and/or EVSU/EVFIC) in the **TECHNOLOGY** including all its intellectual property rights therein, including without limitation all necessary agreements with its employees, agents or representative.

7.0 Product Marking or Labelling:

7.1 **TECHNOLOGY ADOPTOR** agrees to acknowledge **DOST VIII** and **TECHNOLOGY DEVELOPER** in every presentation of the product. Further, in the event that the **Letters of Patent** are issued,

FO E. LARGEZABAL ENGR. ERWESTO H. GRANADA Dr. HILARIA L. BUSTAMANTE

5.0

DII: EDGARDOM, ESPERANCILLA Dr. DOMINALVAR O. ÁGUIRRE, Jr.

7.2 Nutritional facts, shelf-life (expiration date) and other testing of the product shall be shouldered by **TECHNOLOGY ADOPTOR**.

8.0 Infringement by Third Parties:

- 8.1 Each party shall promptly give notice in writing to the other party of any known actual or potential infringement of the **TECHNOLOGY**.
- 8.2 Each party agrees to cooperate with, and give reasonable assistance to the other party, in abating or preventing an infringement.

9.0 Warranties and Liabilities:

- 9.1 The TECHNOLOGY, information, documentation, and all related materials, are provided by TECHNOLOGY DEVELOPER and accepted by TECHNOLOGY ADOPTOR "as is." TECHNOLOGY DEVELOPER makes no warranties, express or implied, with respect to the performance, merchantability, completeness, capability, fitness for a particular purpose, or non-infringement of the TECHNOLOGY.
- 9.2 TECHNOLOGY DEVELOPER shall not be held accountable for any defects, failures and unsatisfactory performance of the TECHNOLOGY arising from any unauthorized deviation in its utilization as specified by TECHNOLOGY DEVELOPER. In no case shall TECHNOLOGY DEVELOPER be liable for consequential, incidental, liquidated, punitive, exemplary, and special damages in relation to the adoption, utilization, production, manufacturing, selling, distribution and commercialization of the TECHNOLOGY.
- 9.3 **TECHNOLOGY ADOPTOR** warrants that it has all the regulatory licenses and approvals in applying the **TECHNOLOGY** and/or producing the product and performing its obligations under this Agreement.

10.0 Transfer or Assignment:

10.1 **TECHNOLOGY ADOPTOR** shall not transfer, assign, or sub-license the **TECHNOLOGY**, or any part thereof, to any other entity, without the prior written consent of **TECHNOLOGY DEVELOPER**.

11.0 Force Majeure:

- 11.1 The Parties agree that they will carry on their obligations under this Agreement correctly and punctually and with due diligence. If either Party is temporarily unable, by reason of force majeure, to meet any of its obligations under this Agreement and if such Party gives to other Party written notice of the event within 15 days after its occurrence, such obligation of the Party shall be suspended for as long as the inability continues;
- 11.2 Neither party shall be liable to the other Party for loss or damages sustained by reason of force majeure or delay arising from such event; and,





14.0 Arbitration:

The parties shall attempt amicably to resolve any and all controversies, disputes or claims arising out of or relating to this Agreement or a breach thereof. Any such controversies, disputes or claims, which have not been resolved within <u>ninety (90) days</u> after written notice from one party to the other party that such controversy, dispute or claim exists, shall be finally settled by arbitration in accordance with the Procedure of Arbitration of the Arbitration Law of the Philippines or Arbitration Law of the United Nations Commission on International Trade Law (UNCITRAL) or the Rules of Conciliation and Arbitration of the International Chamber of Commerce, at the option of TECHNOLOGY DEVELOPER. The venue of arbitration shall be the Philippines or any neutral country, at the option of TECHNOLOGY DEVELOPER.

15.0 **Effectivity or Term:**

- This Agreement shall take effect immediately upon the date of signing 15.1 by the parties hereto and shall remain in force for a period of one (1) year unless otherwise terminated for any cause by TECHNOLOGY **DEVELOPER** and/or **DOST VIII**.
- 15.2 This Agreement may be extended or renewed upon the mutual consent in writing by the parties herein.
- 15.3 A Technology Licensing Agreement may be undertaken after expiration of this Agreement under such terms and conditions that maybe agreed upon by all parties. After the expiration or termination of the Agreement, all information gained by the TECHNOLOGY ADOPTOR for commercialization/business purposes shall remain confidential;
- 15.4 Failure of the TECHNOLOGY ADOPTOR to commercialize the TECHNOLOGY within one year shall automatically pre-terminate this Agreement;

Termination or Cancellation:

- TECHNOLOGY DEVELOPER and/or DOST VIII has the right to 16.1 terminate or cancel this Agreement without need of judicial action and without any penalty or sanction, at any time before its expiration, for unsatisfactory performance by TECHNOLOGY ADOPTOR or for its violation of any term of this Agreement or for any cause whatsoever, by giving the other party a written notice at least thirty (30) calendar days in advance to that effect, which notice shall be final and binding on all the parties.
- TECHNOLOGY DEVELOPER and/or DOST VIII has likewise the right 16.2 to terminate or cancel this Agreement if TECHNOLOGY ADOPTOR is adjudged bankrupt or insolvent, or makes a general assignment of control, merger or consolidation thereof, or a trustee, receiver, judicial manager, liquidator, administrator, or conservator is appointed for TECHNOLOGY ADOPTOR; if TECHNOLOGY ADOPTOR files a petition for insolvency, suspension of payments, or to reorganize under the bankruptcy or similar laws; or, TECHNOLOGY ADOPTOR ceases its business operations, or permits its license or authority to conduct its

business to expire or be revoked without said license being immediately renewed.

16.3 Within thirty (30) calendar days after the termination or cancellation of this Agreement, the parties shall settle their respective accountabilities as of the date of termination or cancellation. Should this Agreement be terminated or cancelled due to any reason attributable to TECHNOLOGY ADOPTOR, the TECHNOLOGY ADOPTOR shall be prohibited from using the TECHNOLOGY after the expiration of this Agreement.

17.0 Successors and Assigns:

This Agreement shall be binding upon the parties and shall inure to their benefit of their permitted successors and assigns.

18.0 No Waiver:

The failure or delay of a party to exercise its rights under this Agreement, or any custom or practice of a party in variance with the terms hereof, shall not constitute a waiver by the relevant party of the terms of this Agreement, and the relevant party may demand exact compliance with the terms hereof. Waiver by a party of any particular default by the other party shall constitute a waiver of any subsequent default of the same or different nature.

19.0 **Entire Agreement:**

This Agreement shall contain the entire Agreement between the parties on the subject matter and supersedes all previous agreements or understandings in respect of that subject matter.

20.0 **Amendments or Modifications:**

No amendment or modification to this Agreement shall be valid and binding between parties unless made in writing and signed by the parties herein.

21.0 Severability:

If any part of this Agreement is declared void, illegal or unenforceable, the remaining parts of this Agreement shall remain in full force and effect.

22.0 Other Provisions:

- 22.1 Each Party shall comply with all governmental regulations relating to this Agreement and agrees to indemnify and hold the other Party harmless from any loss, damage or cost including attorney's fees, incurred by the other Party arising from violation of any such governmental regulations;
- 22.2 In the event that any provision of this Agreement shall be declared null and void, this Agreement shall be construed as if such provisions were not part of this Agreement; and,

22.3 The terms and conditions herein contained, constitute the entire Agreement between the parties regarding the subject matter hereof, and supersede all previous Agreements and understandings, whether oral or written, between the parties hereto with respect to the subject matter hereof. No modification, alteration, addition or change in the terms hereof shall be binding on either party hereof unless reduced to writing and duly executed by the parties in the same manner as the executions of this Agreement.

IN WITNESS WHEREOF, the parties hereto affixed their signatures this 16th day of June 2017 in Tacloban City, Philippines.

DEPARTMENT OF SCIENCE AND TECHNOLOGY - REGIONAL OFFICE NO. VIII

EASTERN VISAYAS STATE UNIVERSITY

Regional Director

Dr. DOMINADOR O. AGUIRRE, JR. University President

MARY'S ABUYOG SPECIAL TSOKOLEYT MORON ATBP.

ESMERAL DAD. MANAOG Proprietor

SIGNED IN THE PRESENCE OF:

ENGR.ERNESTO M. GRANADA ART, TO, DOST

HILARIA L. BUSTAMANTE **EVFIC Director**

ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES) CITY OF TACLOBAN)SS.

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BEFORE ME, a Notary Public and in the City of Tacloban, Philippines, this 2017 personally appeared the following persons exhibiting to me their respective government issued identification documents (IDs) specified below:

1. Engr. EDGARDO M. ESPERANCILLA

Identification (ID)

: Passport

No.

Issued by

Issued on

2. Dr. DOMINADOR O. AGUIRRE, Jr. Identification (ID)

No.

Issued by

Issued on

3. Mr. ADOLFO LARRAZABAL

Identification (ID)

No.

Issued by

Issued on

All known to me to be the same persons who executed the foregoing Memorandum of Agreement, consisting of 10 pages including this page where this Acknowledgment is written, and they acknowledged to me that the same is their free and voluntary act and deed as well as of the respective entities represented.

WITNESS MY HAND SEAL on the date and at the place first above written.

Doc. No.: Page No.:

Book No .:

Series of 2017

CARISSA'E' SANTO

Notary Public

NC 2016-02-49

Commissioned for the City of Tacloban and the
Territorial Jurisdiction of RTC Tacloban

Issued on Peb. 24, 2016 and until Dec. 31, 2017

2nd Floor, Prima Asuncion Bidg.

Apitong Road, Tacloban City
Roll of Attorneys No. 57572

MCLE Compliance No. V-0022255; April 30, 2016

13P No. 1030B99; 01-04-2017; Leyte Chapter

PTR No. 7572705; 01-04-2017; Tacloban City