

# TRADEMARK LICENSE AGREEMENT

This Trademark License Agreement (the "Agreement") is made effective as of 2021, by and between Ronaldson Bellande, Bellande Technologies Corporation Inc

## 1. PROTECTED INTERNATIONAL MARKS

### 1.1 Company Elements

The following company-related trademarks are covered under this agreement:

- a) Company name and variations
- b) Corporate logo and design elements
- c) Company slogans and taglines
- d) Brand identity elements
- e) Product and service names
- f) Visual identity system components

### 1.2 Research Organization Elements

The following research organization-related trademarks are covered:

- a) Institute/organization name
- b) Department designations
- c) Research center branding
- d) Academic program names
- e) Institutional logos
- f) Facility and laboratory names

### 1.3 Research Elements

The following research-related trademarks are protected:

- a) Research methodology names
- b) Proprietary process names
- c) Scientific discovery titles
- d) Patent-related identifiers
- e) Research tool and instrument names
- f) Dataset and database names

## 2. GRANT OF LICENSE

### 2.1 Rights Granted

Licensor grants to Licensee a non-exclusive, non-transferable license to use the Protected Marks in accordance with the terms and conditions set forth in this Agreement.

### 2.2 Territory

This license applies to Licensee.

### 2.3 Field of Use

The Protected Marks may be used only in connection with:

- a) Authorized research activities
- b) Official corporate communications
- c) Approved product development
- d) Sanctioned academic programs
- e) Licensed publications

### **3. QUALITY CONTROL**

#### **3.1 Standards**

Licensee shall maintain quality standards for all goods and services offered in connection with the Protected Marks, meeting or exceeding:

- a) Industry standards
- b) Research integrity guidelines
- c) Academic excellence criteria
- d) Professional best practices

#### **3.2 Quality Monitoring**

Licensor reserves the right to:

- a) Inspect use of Protected Marks
- b) Review associated materials
- c) Request compliance documentation
- d) Audit quality control measures

### **4. USAGE REQUIREMENTS**

#### **4.1 Proper Mark Usage**

Licensee shall:

- a) Use appropriate trademark symbols
- b) Acknowledge Licensor ownership
- c) Follow style guidelines
- d) Maintain mark distinctiveness

#### **4.2 Restrictions**

Licensee shall not:

- a) Modify Protected Marks
- b) Create derivative marks
- c) Register similar marks
- d) Challenge mark validity

### **5. TERM AND TERMINATION**

#### **5.1 Duration**

This Agreement shall remain in effect for an unlimited duration, unless terminated earlier.

#### **5.2 Termination Rights**

Either party may terminate this Agreement upon:

- a) Material breach
- b) Quality standard failures
- c) Bankruptcy/insolvency
- d) Mutual agreement

### **6. PROTECTION AND ENFORCEMENT**

#### **6.1 Mark Protection**

Licensor shall:

- a) Maintain registrations
- b) Defend against infringement
- c) Pursue violators
- d) Update mark portfolio

## **6.2 Cooperation**

Licensee shall:

- a) Report infringement
- b) Assist in enforcement
- c) Maintain records
- d) Provide documentation

## **7. WARRANTIES AND INDEMNIFICATION**

### **7.1 Licensor Warranties**

Licensor warrants:

- a) Mark ownership
- b) Right to license
- c) No known conflicts
- d) Valid registrations

### **7.2 Indemnification**

Each party shall indemnify the other against claims arising from:

- a) Breach of Agreement
- b) Negligent acts
- c) Willful misconduct
- d) Third-party claims

## **8. GENERAL PROVISIONS**

### **8.1 Governing Law**

This Agreement shall be governed by Jurisdiction law.

### **8.2 Dispute Resolution**

Disputes shall be resolved through:

- a) Negotiation
- b) Mediation
- c) Arbitration
- d) Litigation

### **8.3 Modification**

This Agreement may only be modified in writing, by Licensor.

## **SIGNATURES**

Ronaldson Bellande

Bellande Technologies Corporation Inc