

MEMORANDUM OF UNDERSTANDING

FOR GLOBAL OPERATIONS

THIS MEMORANDUM OF UNDERSTANDING (this "MOU") is made and entered into as of February 24, 2025, by and between the parties identified below.

PARTIES

BELLANDE TECHNOLOGIES CORPORATION INC., a corporation organized under the laws of an international jurisdiction, with its principal place of business established internationally, operating across global markets without geographical limitation ("BTC")

BELLANDE RESEARCH INNOVATION ORGANIZATIONS, an organization organized under the laws of an international jurisdiction, with its principal place of business established internationally, operating across global markets without geographical limitation ("BRIO")

BELLANDE FIRMS, a business entity organized under the laws of an international jurisdiction, with its principal place of business established internationally, operating across global markets without geographical limitation ("BF")

BELLANDE LABORATORIES, a business entity organized under the laws of an international jurisdiction, with its principal place of business established internationally, operating across global markets without geographical limitation ("BL").

BTC, BRIO, BF, and BL are collectively referred to herein as the "Bellande Entities" and individually as a "Bellande Entity."

RECITALS

The Bellande Entities desire to formalize their understanding regarding their respective rights and responsibilities to conduct international operations across all countries globally.

The Bellande Entities wish to document their intention to cooperate with one another in the pursuit of international business operations, research, innovation, and service delivery.

In consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

AGREEMENT

1. PURPOSE AND SCOPE

1.1 The purpose of this MOU is to set forth the understanding of the parties regarding the Bellande Entities' intention to conduct business operations, research activities, and service delivery in all countries worldwide.

1.2 This MOU acknowledges the parties' shared understanding that the Bellande Entities intend to:

- a) Operate internationally across all countries globally without any territorial restrictions or limitations
- b) Provide services worldwide to any one in any country, with no territorial restriction
- c) Communicate and engage with individuals, businesses, organizations, and governmental entities in ANY COUNTRY GLOBALLY without limitation
- d) Conduct sales, transactions, and business operations with ANY COUNTRIES GLOBALLY
- e) Conduct business in accordance with applicable laws and regulations in that country

1.3 For absolute clarity, all Bellande Entities have the unrestricted right to:

- a) Sell products and services to ANY COUNTRIES GLOBALLY
- b) Communicate with and engage any persons or entities in ANY COUNTRIES GLOBALLY
- c) Operate, establish presence, and conduct business in ANY COUNTRIES GLOBALLY

2. COMPLIANCE WITH LAWS

2.1 The parties acknowledge that international operations require compliance with various national and international laws, regulations, and treaties.

2.2 Each Bellande Entity shall be responsible for ensuring its own compliance with all applicable laws, regulations, and requirements in each jurisdiction where it conducts operations, including but not limited to:

- a) Business registration and licensing requirements
- b) Tax regulations and reporting obligations
- c) Import/export regulations
- d) Data privacy and protection laws
- e) Employment and labor laws
- f) Anti-corruption and anti-bribery laws
- g) Industry-specific regulations

3. COORDINATION AND COOPERATION

3.1 The Bellande Entities shall coordinate their international activities to maximize efficiency and effectiveness.

3.2 The Bellande Entities shall share information, resources, and expertise as appropriate to facilitate global operations.

4. TERM AND TERMINATION

4.1 This MOU shall be effective as of the date first written above and shall continue until terminated by mutual agreement of all parties.

4.2 Any party may withdraw from this MOU by providing thirty (30) days' written notice to the other parties.

5. RELATIONSHIP OF THE PARTIES

5.1 Nothing in this MOU shall be construed to create a partnership, joint venture, agency relationship, or employment relationship among the parties.

5.2 No party shall have the authority to bind any other party except as expressly provided in this MOU or in a subsequent written agreement.

6. GENERAL PROVISIONS

6.1 This MOU represents the entire understanding between the parties regarding the subject matter hereof and supersedes all prior discussions, negotiations, and understandings.

6.2 This MOU is not intended to create legally binding obligations except as expressly stated herein.

6.3 This MOU may be amended only by a written instrument executed by all parties.

6.4 This MOU may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

The parties have executed this MOU as of the date first written above.

BELLANDE TECHNOLOGIES CORPORATION INC.

Name: Ronaldson Bellande

Title: Founder, CEO, CTO, Director

Date: February 24, 2025

BELLANDE RESEARCH INNOVATION ORGANIZATIONS

Name: Ronaldson Bellande

Title: Founder, CEO, CTO, Director

Date: February 24, 2025

BELLANDE FIRMS

Name: Ronaldson Bellande

Title: Founder, CEO, Director

Date: February 24, 2025

BELLANDE LABORATORIES

Name: Ronaldson Bellande

Title: Founder, Director, President

Date: February 24, 2025