FOUNDER'S AGREEMENT - Simplified Summary

1. This Agreement was signed on 22 August 2025 (Effective Date).

Parties involved:

- o EQUITY OWNERSHIP The initial authorized share capital of the Company, Road, Juhu, Mumbai
- o hereinafter referred to as PS). (RM and PS must hereinafter be collectively referred to as the Founders and Purpose: Purpose: Rahul Mehra, 10,00,000, company, AGREEMENT, Clause 1, inc
- 2. During discussions, both parties may exchange confidential information (During discussions, both parties may exchange confidential information (business plans, finances, customer lists, technical data, trade secrets, know-how, designs, source codes, marketing strategies, etc)

Obligations of the Receiving Party:

- o Keep the information in strict confidence and protect it like its own confidential data
- o Not share it with any third party without the written consent of the Disclosing Party
- o Use it only for the Purpose and nothing else
- o Share it only with employees, directors, advisors, or consultants who need to know, provided they also follow Exclusions from Confidential Information: Information is not confidential if:
 - o It is already public or becomes public without fault of the Receiving Party
 - o The Receiving Party already had it legally before disclosure
 - o It is developed independently by the Receiving Party
 - o Disclosure is required by law, regulation, or court order (with prior written notice to the Disclosing Party)

Term: This Agreement is effective for 3 years from the Effective Date

- 3. Confidentiality obligations continue for 5 years after termination
- 4. On termination or written request, the Receiving Party must return or destroy all confidential documents and copies
- 5. No rights or licenses (patents, copyrights, trademarks, or IP) are granted under this Agreement Governing Law & Jurisdiction:
 - o Governed by the laws of India
 - o Courts in Mumbai have exclusive jurisdiction

Dispute Resolution:

- o Any disputes will be settled by arbitration under the Arbitration and Conciliation Act, 1996
- o Arbitration will be conducted by a sole arbitrator chosen by mutual consent
- o Seat of arbitration: Mumbai, India
- o Arbitration language: English

General Provisions:

- o This Agreement is the entire understanding and replaces all earlier discussions
- o If any part is unenforceable, the rest remains valid

Key Financial Details:

- o Rs.1,00,000
- o Rs.10
- o Rs. 10,00,000

Contact Information:

- o Phone: 2025
- o Phone: 400014

Signatures:

o For EQUITY OWNERSHIP The initial authorized share capital of the Company: Mr. Vinod Sharma, [Title] Witness: [Name], Road, Juhu, Mumbai

o For hereinafter referred to as PS). (RM and PS must hereinafter be collectively referred to as the Founders Witness: [Name], Parel, Mumbai