

# **CONSULTANCY SERVICE AGREEMENT**

This **CONSULTANCY SERVICE AGREEMENT** ("the Agreement") is entered into on this **28th day of January 2026** by and between:

**1) Agnivridhi India**, hereinafter referred to as the Service Provider, having its principal place of business at A-116, Udytech Trade Centre, Sector 132, Noida, Uttar Pradesh;

**and**

**2) Startup Solutions Pvt Ltd**, hereinafter referred to as the Service Receiver, having its place of business at 123 Tech Park, Bangalore, Karnataka 560001.

**WHEREAS**, the Service Provider agrees to provide consultancy services for assisting the Service Receiver in availing benefits under various schemes through the completion of the necessary documentation as required under the scheme;

**NOW THEREFORE**, in consideration of the mutual covenants and agreements contained herein, the parties agree as follows:

## **1. DEFINITIONS**

- a) Agreement:** Refers to this Agreement and all annexures or amendments made in writing and mutually agreed upon by both parties.
- b) Service Provider:** The party providing the consultancy services in exchange for payment.
- c) Service Receiver:** The party receiving and availing the consultancy services.
- d) Scheme:** Any Government or Financial Institution scheme under which the Service Receiver seeks assistance.

## **2. SCOPE OF SERVICE PROVIDER**

- a)** The Service Provider shall prepare all the necessary documents for filing the application under the concerned scheme based on the information and documents provided by the Service Receiver.
- b)** The Service Provider shall maintain strict confidentiality of all information and documents; shall not disclose them to any third party without written consent.
- c)** Upon request, the Service Provider may assist in submission of the application on behalf of the Service Receiver.

## **3. COVENANTS OF THE SERVICE RECEIVER**

- a) Acknowledgment:** The Service Receiver acknowledges that the registration and application process is subject to change as per the applicable regulations and norms of the concerned authority.
- b) Processing Fee:** The Service Receiver agrees to a Processing fee of **Rs. 500000/-** as per the following structure:

- **Stage 1: Rs. 20000/-** (Token money, payable at the time of signing this Agreement)
- **Stage 2:** 5.00% (As success fee post-disbursement)

**c) Provision of Documents:** The Service Receiver shall provide all required documents for processing the application.

**d) Refund Clause:** All payments made are non-refundable once services commence. Refunds shall only be made if the Service Provider fails to deliver the work. Bank rejections, delays or policy changes shall not be grounds for refund.

**e) Payment Mode:** All payments shall be made only to Agnivridhi India's official bank account.

#### **4. SCHEME DETAILS & PROCESS**

The process shall include: Preparation of application and supporting documents → Submission to the concerned Bank/Financial Institution → Coordination for obtaining approval and disbursement of funds.

#### **5. ELIGIBILITY AND RESPONSIBILITY**

The eligibility of the Service Receiver is dependent on the documents and project details provided by them. Agnivridhi India shall not be held responsible for rejection by any authority due to incorrect, false or incomplete information provided by the Service Receiver.

#### **6. BENEFITS & SUBSIDIES**

Any interest waivers, moratorium periods, or interest subsidies are governed by the scheme guidelines. The Company shall not be liable if these are later modified, delayed or cancelled by the concerned authority.

#### **7. DURATION AND TIMELINE**

The duration of the loan/grant and the timeline for approval are dependent on the concerned Bank or Government Authority. Agnivridhi India has no control over these factors. Any delays in approval cannot be grounds for refund or compensation.

#### **8. DOCUMENTATION AND PROCEDURES**

All required documents including KYC, financial statements, collateral documents, etc., must be submitted within the requested timeframe. The Project Report and Financial Projections shall be prepared by Agnivridhi India based on the information provided by the Service Receiver.

#### **9. SERVICE PROVIDER'S DUTIES**

Agnivridhi India shall:

- Guide the Service Receiver in preparation of documents

- Coordinate with the Service Receiver and concerned authorities
- Submit the application within the agreed timeline
- Follow up for status updates
- Provide consultation support

However, Agnivridhi India cannot guarantee approval or sanction of the application.

## **10. SERVICE RECEIVER'S DUTIES**

The Service Receiver must:

- Provide accurate and truthful information and documents
- Respond promptly to all communications from Agnivridhi India
- Bear all government fees, bank charges and other applicable costs
- Maintain regular contact with Agnivridhi India

Failure to cooperate or provide false information may result in immediate termination of this Agreement without refund.

## **11. SANCTIONING AUTHORITY AND ROLE**

The final sanctioning authority is the concerned Bank, NBFC or Government Department based on the selected scheme. The sanction letter, if issued, shall be issued officially by the sanctioning authority. The role of Agnivridhi India shall end at the submission and coordination stage.

## **12. TIMEFRAME FOR PROCESSING**

The estimated duration for processing shall be between 30 to 180 working days depending on the scheme and the authority. Agnivridhi India shall not be responsible for any delays or rejections caused by external agencies.

## **13. LIABILITY AND DISCLAIMER**

Agnivridhi India shall not be liable for:

- Delay or rejection of application by banks/government authorities
- Changes in government policies or scheme guidelines
- Financial loss incurred by the Service Receiver due to delays in approval
- Non-receipt of funds due to any reason
- Forced fund utilization or repayment obligations

## **14. VALIDITY OF AGREEMENT**

This Agreement shall expire if the Service Receiver fails to provide the required documents within 30 days of the date of this Agreement. The Agreement is valid for a

period of 3 months from the date of execution, unless terminated earlier by either party.

## **15. TERMINATION**

- a)** Either party may terminate this Agreement by providing 30 days written notice to the other party.
- b)** Either party may terminate immediately if the other party is in material breach of this Agreement.
- c)** Termination of this Agreement shall not affect any claim for services rendered or work completed prior to termination.

## **16-20. GENERAL PROVISIONS**

- 16) Relationship:** Nothing in this Agreement creates an employment relationship, agency, partnership or joint venture between the parties.
- 17) Third Party Rights:** This Agreement is for the benefit of the parties and their respective successors. No third party has any rights or obligations under this Agreement.
- 18) Amendment:** This Agreement may only be modified or amended by written document signed by both parties.
- 19) Severability:** If any provision of this Agreement is found to be invalid, it shall not affect the validity or enforceability of the remaining provisions.
- 20) Waiver:** Failure of either party to enforce any provision of this Agreement shall not constitute a waiver of such provision or the right to enforce it in future.

## **21. GOVERNING LAW AND DISPUTE RESOLUTION**

This Agreement shall be governed by and construed in accordance with the laws of India. Any disputes arising out of or relating to this Agreement shall be resolved through mutual discussion. If no settlement is reached within 30 days, the disputes shall be resolved through arbitration under the Arbitration and Conciliation Act, 1996, with the place of arbitration being Delhi.

## **22. NOTICES**

All notices shall be given in writing by registered post or email to the addresses mentioned in this Agreement.

## **23. ENTIRE AGREEMENT**

This Agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, representations and agreements, whether written or oral.

## **24. COUNTERPARTS**

This Agreement may be signed in counterparts, each of which shall be deemed an original and all of which together shall constitute one instrument.

## **25. ACKNOWLEDGMENT AND ACCEPTANCE**

Both parties confirm that they have read, understood and accept all the terms and conditions of this Agreement.

**IN WITNESS WHEREOF, the parties have executed this Agreement**

<b>AGNIVRIDHI INDIA PVT LTD</b>	<b>SERVICE RECEIVER</b>
<b>By: Director</b> <hr/>	<b>Name: Startup Solutions Pvt Ltd</b> <hr/>
<b>Date: 28/01/2026</b>	<b>Date: 28/01/2026</b>

## **UNDERTAKING**

**I hereby undertake that:**

- i) I shall ensure full compliance with the terms mentioned in Clause 3. Failure to comply shall result in immediate termination of this Agreement without any refund.**
- ii) All official communications from Agnivridhi India shall be through Legal@agnivridhiindia.com or through written letters only. Communication through WhatsApp, calls or any other medium shall not be considered as binding.**
- iii) I undertake that I have provided true and correct information. Providing any false or misleading information shall render this Agreement void and all fees paid shall be non-refundable.**
- iv) I hereby confirm that I have read, understood and accepted all the terms and conditions mentioned on the website www.agnivridhiindia.com and in this Agreement.**

**Signature: \_\_\_\_\_ Date: 28/01/2026**