

Strictly Confidential

NON-BINDING TERM SHEET Call Innov-ID

This Term Sheet contains a summary of the terms and conditions, which are merely indicative, under which **Portugal Capital Ventures – Sociedade de Capital de Risco, S.A.** (hereinafter referred as to **Portugal Ventures**), in its capacity as the managing body of a venture capital fund to be indicated, is considering investing in the company identified below.

This Term Sheet is not a binding or final investment proposal, which shall always be subject to compliance with any prior conditions precedent and a final agreement between the Parties as to the terms of the investment and their relationship as shareholders, under an Investment Agreement and a Shareholders' Agreement.

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1.	The Parties	 Founders: Portugal Ventures Other Investors
		4. The COMPANY
2.	The COMPANY	(hereinafter the COMPANY) is a private limited company, with company tax number, registered at the Companies Registration Office and with registered office at (or to be incorporated)
3.	Project	The Founders submitted an application to the investment programme Call INNOV-ID for fostering venture capital investment in pre-seed, seed or early stage science and technology-based projects in the proof of concept, functional prototype or MVP ("Minimum Viable Product") development phase, aimed at expanding scientific and technological knowledge, promoting the transfer to companies and the transformation of this knowledge into innovation. The application was submitted through (name of Ignition Partner) for development of the project entitled, as described in the scope of said application (the Project).
4.	Investment	Total investment: EUR
		• Founders: EUR by means of the subscription of quotas that do not carry special rights
		Portugal Ventures: EUR by means of
		 the subscription of a quota, with a value of € 1,00, that carry special rights;
		 Convertible Notes, convertible into Class A shares, upon the Transformation of the Company into a public limited company as decided by Portugal Ventures. The decision



		 shall be taken at Portugal Ventures' discretion, within 24 months following the investment, and Portugal Ventures shall have a minority shareholding in the share capital. The Founders shall be afforded a put option to acquire Portugal Ventures' stake (capital and credits), within the first 18 months, for the amount invested plus 20%. Cap Table after investment attached as Schedule I.
5.	Conditions Precedent	 Companies that are already incorporated must have an "SME Certificate" issued by IAPMEI – the Portuguese Institute for Support to SMEs and Innovation; Tax and Social Security clearance certificates must be provided, where
		 applicable; The Permanent Business Registration Certificate Code of the COMPANY, must be provided, where applicable;
		 Management reports or, alternatively, the simplified business information (IES) report from the past 2 financial years must be provided, where applicable;
		 Full conversion of shareholders' financial debt into equity or quasi-equity instruments at the time of the Fund's investment, if any, with an unanimous written resolution of approval signed by all shareholders;
		 Prior favourable assessment by Portugal Ventures of the documents required to comply with its anti-money laundering and counter terrorist financing obligations with regard to the founders, co-investors and the company.
6.	Copyright and Intellectual Property and/or Industrial Property Rights	The Founders undertake to transfer to the COMPANY , free of charge, on the date of its incorporation/the capital increase subscribed by shareholders who acquire quotas that carry special rights, any and all rights they own arising from patents, utility models, copyrights, model registrations, industrial designs, registered trademarks and any pending processes on the date of the incorporation of the COMPANY which may constitute such rights related to the Project and which may be considered necessary for the implementation and development thereof. The Founders and the COMPANY further undertake to ensure that any and all intellectual and/or industrial property rights relating or which may later relate to the Project shall always and at all times be owned by the COMPANY , free of any liens or encumbrances.
7.	Representations and Warranties	Representations and warranties as regards the Founders , the Project and the COMPANY must be provided to Portugal Ventures , under the terms and conditions to be stipulated in the Shareholders' Agreement.
8.	Shareholders' Agreement	On the date Portugal Ventures invests in the COMPANY an Investment Agreement and a Shareholders' Agreement between all shareholders shall be executed to govern matters relating to corporate governance, the obligation



	to provide information periodically, the conversion of Portugal Ventures ' credits into capital and divestment.
9. Corporate Governance	The management of the COMPANY will be entrusted to its management board, which shall be responsible for defining and monitoring the operational and financial management of the COMPANY , subject, however, to the provisions set forth in the Articles of Association and in the Shareholders' Agreement, in particular concerning matters that are mandatorily subject to resolution by the Shareholders' General Meeting ¹ .
10. Governing Bodies	 Management Board: Made up of two or three members, of which Two shall be appointed by the Founders; One by Portugal Ventures, if it so wishes, at any time.
	 Audit Committee (if applicable): To be put forward by the Founders and subject to approval by Portugal Ventures.
11. Inalienability of Shares - Lock-Up	The shareholders may not sell their stake without consent from Portugal Ventures during the term of the Shareholders' Agreement.
12. Pre-emption Right in the Transfer of Shares	Portugal Ventures shall have a right of first refusal in the transfer of shareholdings without special rights attached thereto.
13. Liquidation Preference	(i) In any Liquidity Event, (ii) in the event of the dissolution or winding-up of the COMPANY , the consideration received, or the assets to be distributed, shall firstly be divided by Portugal Ventures , under the terms and conditions to be stipulated in the Shareholders' Agreement. Where the consideration to be received under (i), or the assets to be distributed under (ii) result in the distribution of funds to the shareholders in an amount exceeding, respectively, 1.5x (in case of a Liquidity Event) or 1x (in case of a dissolution or winding-up) the total amount of the investment made by Portugal Ventures , the remainder shall be distributed pro rata among all shareholders, according to the percentage of the shares they hold. All other terms and conditions shall be stipulated in the Shareholders' Agreement.
14. Non-Competition and Exclusivity Pact	The Founders undertake to not carry out any other professional activities and to not compete with the COMPANY , except when authorised by Portugal Ventures , under the terms and conditions to be stipulated in the Shareholders' Agreement.

¹ Matters to resolve in General Shareholders' Meeting which are considered approved, provided that Portugal Ventures does not vote against: Attribution of any special rights to shareholders; Amendments to the Articles of Association; Change of the COMPANY's share capital; Suppression of the preemptive right of the shareholders; Amortization of quotas; Acquisition and disposal of own quotas; Approval of the COMPANY's fiscal year accounts and application of results; Approval of the annual budget and activity and investment plan; Distribution of dividends or any other assets to shareholders; Substantial alteration of the COMPANY's activity; Authorization for managers to carry out concurrent activities; Appointment of governing bodies and determination of the respective remuneration; Consent of the COMPANY to the transfer of quotas.



15. Capital Event	If, within 24 months from the date of the investment, there is a capital increase corresponding to at least double the amount it invested, Portugal Ventures may opt to convert into equity the convertible notes it holds over the COMPANY, with a discount of 20%, from the date of the investment, over the subscription price of said capital increase, with Portugal Ventures' holding a minority interest, but never less than 2%.
16. Walk away	Portugal Ventures reserves the right to sell, and the Founders undertake the obligation to purchase, for €10, the shares, convertible notes and credits held by Portugal Venture s.
17. Right to convert convertible notes into equity	If, within 24 months from the date of the investment, the capital increase provided for under paragraph 15 has not occurred, Portugal Ventures shall be entitled/may opt to convert into equity any credits/convertible notes it holds over the COMPANY , subject to external evaluation.
18. Mentoring	The Founders accept that the Ignition Partner will appoint a mentor, who will provide mentoring and will be responsible for monitoring the activity of the COMPANY and provide quarterly reports to Portugal Ventures . The Parties agree that, following the investment, the COMPANY shall pay €2,500 + VAT to the Ignition Partner who submitted the application and that
19. Ethics, Integrity, Corporate Responsibility and Legal Compliance	will be responsible for providing mentoring. The Parties undertake to act ethically and with integrity and corporate and social responsibility and in strict compliance with the laws and regulations in force, in particular as regards the processing of personal data, preventing corruption and conflicts of interest, and in combating money laundering and terrorist financing.
20. Amendments	The above terms may be amended based on the management regulation of the Venture Capital Fund managed by Portugal Ventures that is a shareholder of the COMPANY , or any other rules imposed by the financing institutions of said Venture Capital Fund.

(On behalf of the Founders)



(On behalf of the **Other Investors**)

(On behalf of the **COMPANY**)



GRUPO BP:

Schedule I Cap Table after Investment