THIS INSTRUMENT AND ANY SECURITIES ISSUABLE PURSUANT HERETO HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE “**SECURITIES ACT**”), OR UNDER THE SECURITIES LAWS OF CERTAIN STATES. THESE SECURITIES MAY NOT BE OFFERED, SOLD OR OTHERWISE TRANSFERRED, PLEDGED OR HYPOTHECATED EXCEPT AS PERMITTED IN THIS SAFE AND UNDER THE SECURITIES ACT AND APPLICABLE STATE SECURITIES LAWS PURSUANT TO AN EFFECTIVE REGISTRATION STATEMENT OR AN EXEMPTION THEREFROM.

FuzeHub, Inc.

**Simple Agreement for Future Equity (Safe)**

THIS CERTIFIES THAT in exchange for the payment by FuzeHub, Inc. (the “**Investor**”) of up to $50,000 (the “**Purchase Amount**”; see below) on or about\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2025, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, a \_\_\_\_\_\_\_\_\_\_\_\_\_organized under the laws of the State of \_\_\_\_\_\_\_\_\_\_ (the “**Company**”), issues to the Investor the right to certain of the Company’s Capital Securities (as defined herein), subject to the terms described below.

The “**Post-Money Valuation Cap**” is $6,000,000.

The “**Discount Rate**” is 85% (meaning Investor will pay 15% less for Standard Preferred Securities, as defined herein).

The “**Purchase Amount**” at any given time is the amount actually disbursed to the Company, not to exceed $50,000, pursuant to that certain Milestone Agreement between the Company and the Investor. If the Company has an “**Equity Financing**” (as defined below) before the full $50,000 has been disbursed, the remaining amount shall be disbursed to the Company at the closing of such **Equity Financing**.

See **Section 2** for certain additional defined terms.

**1. *Events***

(a) **Equity Financing**. If there is an Equity Financing before the termination of this Safe, on the initial closing of such Equity Financing, this Safe will automatically convert into that number of securities of Safe Preferred Securities equal to the Purchase Amount divided by the Conversion Price.

In connection with the automatic conversion of this Safe into Safe Preferred Securities, the Investor will execute and deliver to the Company all of the transaction documents related to the Equity Financing; *provided,* that such documents are the same documents to be entered into with the purchasers of Standard Preferred Securities, with appropriate variations for the Safe Preferred Securities if applicable, and *provided further,* that such documents have customary exceptions to any drag-along applicable to the Investor, including, without limitation, limited representations and warranties and limited liability and indemnification obligations on the part of the Investor.

(b) **Liquidity Event**. If there is a Liquidity Event before the termination of this Safe, the Investor will automatically be entitled to receive a portion of the Proceeds immediately prior to, or concurrent with, the consummation of such Liquidity Event, equal to the greater of (i) the Purchase Amount (the “**Cash-Out Amount**”) or (ii) the amount payable on the number of Common Securities equal to the Purchase Amount divided by the Liquidity Price (the “**Conversion Amount**”). If any of the Company’s securityholders are given a choice as to the form and amount of Proceeds to be received in a Liquidity Event, the Investor will be given the same choice.

Notwithstanding the foregoing, in connection with a Change of Control intended to qualify as a tax-free reorganization, the Company may reduce the cash portion of Proceeds payable to the Investor by the amount determined by the Company’s board of directors, board of managers or similar governing body (the “**Board**”) in good faith for such Change of Control to qualify as a tax-free reorganization for U.S. federal income tax purposes, provided that such reduction (A) does not reduce the total Proceeds payable to the Investor and (B) is applied in the same manner and on a pro rata basis to all securityholders who have equal priority to the Investor under Section 1(d).

(c) **Dissolution Event**. If there is a Dissolution Event before the termination of this Safe, the Investor will automatically be entitled to receive a portion of Proceeds equal to the Cash-Out Amount, due and payable to the Investor immediately prior to the consummation of the Dissolution Event.

(d) **Liquidation Priority**. In a Liquidity Event or Dissolution Event, this Safe is intended to operate like standard non-participating preferred securities. The Investor’s right to receive its Cash-Out Amount is:

(i) Junior to payment of outstanding indebtedness and creditor claims, including contractual claims for payment and convertible promissory notes (to the extent such convertible promissory notes are not actually or notionally converted into Capital Securities);

(ii) On par with payments for other Safes and/or Preferred Securities, and if the applicable Proceeds are insufficient to permit full payments to the Investor and such other Safes and/or Preferred Securities, the applicable Proceeds will be distributed pro rata to the Investor and such other Safes and/or Preferred Securities in proportion to the full payments that would otherwise be due; and

(iii) Senior to payments for Common Securities.

The Investor’s right to receive its Conversion Amount is (A) on par with payments for Common Securities and other Safes and/or Preferred Securities who are also receiving Conversion Amounts or Proceeds on a similar as-converted to Common Securities basis, and (B) junior to payments described in clauses (i) and (ii) above (in the latter case, to the extent such payments are Cash-Out Amounts or similar liquidation preferences).

(e) **Termination**. This Safe will automatically terminate (without relieving the Company of any obligations arising from a prior breach of or non-compliance with this Safe) immediately following the earliest to occur of: (i) the issuance of Capital Securities to the Investor pursuant to the automatic conversion of this Safe under Section 1(a); or (ii) the payment, or setting aside for payment, of amounts due to the Investor pursuant to Section 1(b) or Section 1(c).

2. ***Definitions***

“**Capital Securities**” means the capital stock or the membership units of the Company if the Company is a limited liability company, including in each case, without limitation, the “**Standard Preferred Securities**”, after they have been issued.

“**Change of Control**” means (i) a transaction or series of related transactions in which any “person” or “group” (within the meaning of Section 13(d) and 14(d) of the Securities Exchange Act of 1934, as amended), becomes the “beneficial owner” (as defined in Rule 13d-3 under the Securities Exchange Act of 1934, as amended), directly or indirectly, of more than 50% of the outstanding voting securities of the Company having the right to vote for the election of members of the Company’s Board (ii) any reorganization, merger or consolidation of the Company, other than a transaction or series of related transactions in which the holders of the voting securities of the Company outstanding immediately prior to such transaction or series of related transactions retain, immediately after such transaction or series of related transactions, at least a majority of the total voting power represented by the outstanding voting securities of the Company or such other surviving or resulting entity or (iii) a sale, lease or other disposition of all or substantially all of the assets of the Company.

“**Common Securities**” means the common stock or common membership units of the Company.

“**Company Capitalization**” is calculated as of immediately prior to the Equity Financing and (without double-counting):

* Includes all Capital Securities issued and outstanding;
* Includes all Converting Securities;
* Includes all (i) issued and outstanding Options and (ii) Promised Options;
* Includes the Unissued Option Pool; and
* Excludes, notwithstanding the foregoing, any increases to the Unissued Option Pool (except to the extent necessary to cover Promised Options that exceed the Unissued Option Pool) in connection with the Equity Financing.

“**Conversion Price**” means either: (1) the Safe Price or (2) the Discount Price, whichever calculation results in a greater number of Safe Preferred Securities.

“**Converting Securities**” includes this Safe and other convertible securities issued by the Company, including but not limited to: (i) other Safes; (ii) convertible promissory notes and other convertible debt instruments; and (iii) convertible securities that have the right to convert into Capital Securities.

“**Discount Price**” means the price per security of the Standard Preferred Securities sold in the Equity Financing multiplied by the Discount Rate.

“**Dissolution Event**” means (i) a voluntary termination of operations, (ii) a general assignment for the benefit of the Company’s creditors or (iii) any other liquidation, dissolution or winding up of the Company (**excluding** a Liquidity Event), whether voluntary or involuntary.

“**Dividend Amount**” means, with respect to any date on which the Company pays a dividend on any of its outstanding Capital Securities, the amount of such dividend that is paid per security of Capital Securities multiplied by (x) the Purchase Amount divided by (y) the Liquidity Price (treating the dividend date as a Liquidity Event solely for purposes of calculating such Liquidity Price).

“**Equity Financing**” means a bona fide transaction or series of transactions with the principal purpose of raising capital and resulting in an investment of at least Five Hundred Thousand ($500,000) Dollars, pursuant to which the Company issues and sells Standard Preferred Securities at a fixed valuation.

“**Initial Public Offering**” means the closing of the Company’s first firm commitment underwritten initial public offering of its Common Securities on a nationally recognized exchange in the United States, pursuant to a registration statement filed under the Securities Act.

“**Liquidity Capitalization**” is calculated as of immediately prior to the Liquidity Event, and (without double- counting):

* Includes all Capital Securities issued and outstanding;
* Includes all (i) issued and outstanding Options and (ii) to the extent receiving Proceeds, Promised Options;
* Includes all Converting Securities, **other than** any Safes and other convertible securities (including without limitation Preferred Securities) where the holders of such securities are receiving Cash-Out Amounts or similar liquidation preference payments in lieu of Conversion Amounts or similar “as-converted” payments; and
* Excludes the Unissued Option Pool.

“**Liquidity Event**” means a Change of Control or an Initial Public Offering.

“**Liquidity Price**” means the price per security equal to the Post-Money Valuation Cap divided by the Liquidity Capitalization.

“**Options**” includes options, restricted stock awards or purchases, RSUs, SARs, warrants or similar securities, vested or unvested.

“**Proceeds**” means cash and other assets (including without limitation securities consideration) that are proceeds from the Liquidity Event or the Dissolution Event, as applicable, and legally available for distribution.

“**Promised Options**” means promised but ungranted Options that are the greater of those (i) promised pursuant to agreements or understandings made prior to the execution of, or in connection with, the term sheet for the Equity Financing (or the initial closing of the Equity Financing, if there is no term sheet), or (ii) treated as outstanding Options in the calculation of the Standard Preferred Securities’ price per security.

“**Safe**” means an instrument containing a future right to Capital Securities, similar in form and content to this instrument, purchased by investors for the purpose of funding the Company’s business operations. References to “this Safe” mean this specific instrument.

“**Safe Preferred Securities**” means the securities of the series of Standard Preferred Securities issued to the Investor in an Equity Financing, having the identical rights, privileges, preferences and restrictions as the Standard Preferred Securities, other than with respect to: (i) the per security liquidation preference and the initial conversion price for purposes of price-based anti-dilution protection, which will equal the Conversion Price; and (ii) the basis for any dividend rights, which will be based on the Conversion Price.

“**Safe Price**” means the price per security equal to the Post-Money Valuation Cap divided by the Company Capitalization.

“**Standard Preferred Securities**” means the series of preferred securities issued to the investors investing new money in the Company in connection with the initial closing of the Equity Financing and containing preferred terms standard to similar sized venture capital transactions.

“**Unissued Option Pool**” means all Capital Securities that are reserved, available for future grant and not subject to any outstanding Options or Promised Options (but in the case of a Liquidity Event, only to the extent Proceeds are payable on such Promised Options) under any equity incentive or similar Company plan.

3. ***Company Representations and Warranties***

The Company hereby represents and warrants to the holder of this Safe as follows:

(a) The Company is a \_\_\_\_\_\_\_\_\_\_\_ duly organized, validly existing and in good standing under the laws of the state of \_\_\_\_\_\_\_\_\_\_\_\_, and has the power and authority to own, lease and operate its properties and carry on its business as now conducted;

(b) The execution, delivery and performance by the Company of this Safe is within the power of the Company and has been duly authorized by all necessary actions on the part of the Company (subject to section 3(d)). This Safe constitutes a legal, valid and binding obligation of the Company, enforceable against the Company in accordance with its terms, except as limited by bankruptcy, insolvency or other laws of general application relating to or affecting the enforcement of creditors’ rights generally and general principles of equity. To its knowledge, the Company is not in violation of (i) its current certificate of incorporation, articles of organization or bylaws, (ii) any material statute, rule or regulation applicable to the Company or (iii) any material debt or contract to which the Company is a party or by which it is bound, where, in each case, such violation or default, individually, or together with all such violations or defaults, could reasonably be expected to have a material adverse effect on the Company;

(c) The performance and consummation of the transactions contemplated by this Safe do not and will not: (i) violate any material judgment, statute, rule or regulation applicable to the Company; (ii) result in the acceleration of any material debt or contract to which the Company is a party or by which it is bound; or (iii) result in the creation or imposition of any lien on any property, asset or revenue of the Company or the suspension, forfeiture, or nonrenewal of any material permit, license or authorization applicable to the Company, its business or operations;

(d) No consents or approvals are required in connection with the performance of this Safe, other than: (i) the Company’s corporate approvals; (ii) any qualifications or filings under applicable securities laws; and (iii) necessary corporate approvals for the authorization of Capital Securities issuable pursuant to Section 1;

(e) To its knowledge, the Company owns or possesses (or can obtain on commercially reasonable terms) sufficient legal rights to all patents, trademarks, service marks, trade names, copyrights, trade secrets, licenses, information, processes and other intellectual property rights necessary for its business as now conducted and as currently proposed to be conducted, without any conflict with, or infringement of the rights of, others;

(f) All Capital Securities which may be issued upon the conversion of this Safe, shall, upon issuance, be duly authorized, validly issued, fully paid and nonassessable, and free of any liens and encumbrances except for restrictions on transfer provided for herein or under applicable federal and state securities laws.

(g) The Company’s capitalization table, attached as Schedule 1 hereto, is true and complete as of the [Date of Safe].

4. ***Company Covenants***.

Company understands and agrees that:

(a) The Company shall provide Investor with not less than ten (10) days prior written notice of, including a description of the material facts surrounding, any of the following events: (i) declaration of any dividend or distribution upon its Capital Securities, whether in cash, property, stock, membership units or other securities and whether or not a regular cash dividend; (ii) offering for subscription pro rata to the securityholders of any class or series of its Capital Securities any additional securities of any class or series or other rights; (iii) effecting any reclassification or recapitalization of Capital Securities; or (iv) the merger or consolidation with or into any other corporation, or sale, lease, license, or conveyance of all or substantially all of its assets, or liquidation, dissolution or winding up.

(b) So long as the Investor holds this Safe and/or any Capital Securities, the Company shall deliver to the Investor (i) copies of all notices to the securityholders of the Capital Securities of the Company, delivered at the same time and in the same manner as is delivered to the securityholders, and (ii) upon Investor’s request, the Company’s most recently prepared annual and/or quarterly financial statements.

(c) The Company shall not issue any fractional Capital Securities issuable upon conversion of this Safe, and the number of shares or units to be issued shall be rounded down to the nearest whole share or unit. If a fractional interest arises upon any conversion of this Safe, the Company shall eliminate such fractional interest by paying Investor the amount computed by multiplying the fractional interest by the fair market value of such full security.

5. ***Investor Representations***

(a) The Investor has full legal capacity, power and authority to execute and deliver this Safe and to perform its obligations hereunder. This Safe constitutes a valid and binding obligation of the Investor, enforceable in accordance with its terms, except as limited by bankruptcy, insolvency or other laws of general application relating to or affecting the enforcement of creditors’ rights generally and general principles of equity.

(b) The Investor has been advised that this Safe and the underlying securities have not been registered under the Securities Act, or any state securities laws and, therefore, cannot be resold unless they are registered under the Securities Act and applicable state securities laws or unless an exemption from such registration requirements is available. The Investor is purchasing this Safe and the securities to be acquired by the Investor hereunder for its own account for investment, not as a nominee or agent, and not with a view to, or for resale in connection with, the distribution thereof, and the Investor has no present intention of selling, granting any participation in, or otherwise distributing the same. The Investor is a sophisticated investor and has such knowledge and experience in financial and business matters that the Investor is capable of evaluating the merits and risks of such investment, is able to incur a complete loss of such investment without impairing the Investor’s financial condition and is able to bear the economic risk of such investment for an indefinite period of time.

6. ***Miscellaneous***

(a)Any provision of this Safe may be amended, waived or modified by written consent of the Company and the Investor.

(b) All notices and other communications between the Company and the Investor shall be deemed delivered and effective when given personally, emailed with a delivery receipt or read receipt confirmation, or mailed by first-class registered or certified mail, postage prepaid, at such address as may have been furnished to the Company or the Investor, as the case may be, in writing by the Company or such Investor from time to time. All notices to the Investor shall be addressed as follows unless changed in writing by the Investor:

By Email:

Company:

Investor:

By Mail:

FuzeHub, Inc.

Attn: Elena Garuc, CEO

25 Monroe Street, Suite 201

Albany, NY 12210

with a copy to:

Richard E. Honen, Esq.

Phillips Lytle LLP

3 Winners Circle, Suite 306

Albany, NY 12205

(c) The Investor is not entitled, as a holder of this Safe, to vote or be deemed a holder of Capital Securities for any purpose other than tax purposes, nor will anything in this Safe be construed to confer on the Investor, as such, any rights of a Company securityholder or rights to vote for the election of Board members or on any matter submitted to Company securityholders, or to give or withhold consent to any corporate action or to receive notice of meetings, until securities have been issued on the terms described in Section 1. However, if the Company pays a dividend on outstanding Common Securities (that is not payable in of Common Securities) while this Safe is outstanding, the Company will pay the Dividend Amount to the Investor at the same time.

(d) Neither this Safe nor the rights in this Safe are transferable or assignable, by operation of law or otherwise, by either party without the prior written consent of the other, and may not be transferred or assigned in whole or in part without compliance with applicable federal and state securities laws by the transferor and the transferee.

(e) This Safe and the Capital Securities (and the securities issuable, directly or indirectly, upon conversion of the securities, if any) shall be imprinted with a legend in substantially the following form:

THE SECURITIES REPRESENTED BY THIS CERTIFICATE HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933 AS AMENDED. THEY MAY NOT BE SOLD, OFFERED FOR SALE, PLEDGED OR HYPOTHECATED IN THE ABSENCE OF AN EFFECTIVE REGISTRATION STATEMENT AS TO THE SECURITIES UNDER SAID ACT OR AN OPINION OF COUNSEL SATISFACTORY TO THE COMPANY THAT SUCH REGISTRATION IS NOT REQUIRED.

(f) In the event any one or more of the provisions of this Safe is for any reason held to be invalid, illegal or unenforceable, in whole or in part or in any respect, or in the event that any one or more of the provisions of this Safe operate or would prospectively operate to invalidate this Safe, then and in any such event, such provision(s) only will be deemed null and void and will not affect any other provision of this Safe and the remaining provisions of this Safe will remain operative and in full force and effect and will not be affected, prejudiced, or disturbed thereby.

(g) All rights and obligations hereunder will be governed by the laws of the State of New York, without regard to principles of conflicts of law.

(h) On receipt of evidence reasonably satisfactory to the Company of the loss, theft, destruction or mutilation of this Safe and, in the case of mutilation, on surrender and cancellation of this Safe, the Company shall execute and deliver, in lieu of this Safe, a new Safe of like tenor.

(i) This Safe may be signed in any number of counterparts and via electronic mail, each of which will be an original, but all of which together will constitute one and the same instrument.

[*The remainder of this page has been intentionally left blank*]

IN WITNESS WHEREOF, the undersigned have caused this Safe to be duly executed and delivered as of the date first written above.

[\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**]**

By:

[*name*]

[*title*]

Address:

FUZEHUB, INC.**:**

By:

Name:

Title:

Doc #4944343.1

Schedule 1

Company Capitalization Table