

3.5.2 Number of functional MoUs with institutions, other universities, industries, corporate houses etc. during the year :

Organisation with which MoU is signed	Name of the institution/ industry/ corporate house	Year of signing MoU	Duration	List the actual activities under each MOU year wise	Number of students/teachers participated under MoUs
Collegedunia Web Pvt Ltd	CMR Technical Campus	2021	28-07-2021(Till the end of the academic cycle for year 2021)	Providing digital marketing services as stipulated under by the first party to the	10
Virtusa Consulting Services Pvt Ltd.	CMR Technical Campus	2021	6/25/2021	With an intension to enhance the quality of the education for students of the Partner.	12
LAG Solutions Pvt Ltd.	CMR Technical Campus	2021	6/1/2021	The purpose of this Agreement is to set forth the mutually	13
Quantum Learning	CMR Technical Campus	2021	7/4/2021(1 Year)	Free online Faculty Development Program being offered through the	13
Orbit Shifters India Pvt Ltd	CMR Technical Campus	2020	12/6/2020(2 years)	ORBIT SHIFTERS shall partner with CMRTC as an effective knowledge partner.	10

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Director

CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401.

Memorandum Of Understanding

This **Memorandum of Understanding** (hereafter referred to as **MoU**) is signed and executed on 28 day of July 2021.

BY AND BETWEEN

Collegedunia Web Pvt. Ltd., a company duly incorporated under the provision of Companies Act 1956, corporate office at 4TH FLOOR, Plot No. 418-419, AIHP Signature Tower, Phase IV, Sector 18, Gurugram, Haryana 122015 (herein referred as First Party).

AND

CMR Technical Campus, located at Kandlakoya (V, Medchal Rd, Hyderabad, Telangana 501401, established under CMR Technical Campus, registered under Andhra Pradesh Societies Registration Act XXI of 1860 Vide No. 1128 of 2007, having PAN **AABTC0360Q** and TAN **HYDC04359F** (hereinafter referred as Second Party)

FOR THE PURPOSE OF

Providing digital marketing services (hereafter referred to as "**Campaign**") as stipulated under clause 2 of this Agreement) by the first party to the concerned institution of the second party.

NOW, THEREFORE, IN CONSIDERATION OF THE PROMISES AND THE MUTUAL COVENANTS OF THE MOU HEREINAFTER SET FORTH, THE PARTIES HEREBY AGREE TO THE FOLLOWING:

1. Term of the Agreement.

This MOU shall come into force from the date of signing and shall remain valid till **30 January 2021 or till the end of the admission cycle for the academic year 2021**, whichever is later unless and otherwise terminated by either party as mentioned in clause 4 hereinafter.

2. Scope of Services

1. The Deliverables from the First Party to the Second Party are stipulated in **Annexure-1**, which, along with all terms and conditions stipulated therein shall forms part of the present Agreement.
2. The First Party shall be involved in the engagement activities like interviews and testimonials from dignitaries, students and alumni at various stages of campaign.
3. The second party shall give the **API integration** system to the first party for the delivery purpose of the services as stipulated in Annexure- 1, during the entire campaign tenure.

Annexure

Director

CMR Technical Campus
Kandlakoya (V), Medchal
Hyderabad, Telangana-501 401.

4. Campaign shall not continue beyond the date so decided except if a written request is received from the second party to extend the period of campaign, deliverables and the MoU at the additional cost as may be mutually agreed between the parties.

3. Pricing & Payments:

1. For the consideration of providing services under this agreement by the First Party to the Second Party, the Second Party agrees to the payment terms and schedule as stipulated in **Annexure-2**, which shall form part of this Agreement.
2. The Second Party agrees that the charged amount is non-refundable.
3. First party shall raise the invoice upon the Second Party for the aforesaid installments.
4. Second Party agrees to make the payment within 10 days of the date of the invoice. Upon such default, the campaign will be paused till the next payment is released.
5. For the admissions/applications deal, reconciliation shall be in every 30 days, invoice will be raised by the first party, the same is to be paid by the second party within a period of 10 days.
6. Any delay in the payment of installments, in addition to the installment due, will attract interest of 18% PA on the instalment amount calculated from the due date till the date of receipt of the payment by the first party.
7. The second party shall release the payments to the bank of the First Party as per the following details:

Banking Details of First Party

Account Holder	CollegeDunia Web Pvt. Ltd.
Account Number	50200014527292
Bank Name	HDFC Bank Ltd
Branch Name	Chandni Chowk, New Delhi
IFSC Code	HDFC0000553
PAN No	AAFCC5173J
GST No	06AAFCC5173J1ZK

4. Termination of MoU :

1. This MoU can be terminated on mutual consent of both the parties without assigning any reason, by giving 30 days advance written notice to the other party.
2. This MoU can be terminated with immediate effect by either party if the other party fails to rectify any violation of the terms and conditions of this Agreement provided that a

prior notice of not less than 10 (ten) days of such violation has been given to the other party.

3. The First Party may, without notice, terminate or suspend the Agreement with immediate effect in case any of the installment payable by the Second Party remains due for more than 30 days.
4. Termination under this Clause shall not absolve the Second Party from any of its liability, obligations and duties under this Agreement arising out of the services rendered by the First Party prior to such termination.

5. Point of Contact :

Point of contact from first party shall be as follows:

Name	Designation	Email Id	Mobile
Mr. Zeeshan Hashmi	State Head	Zeeshan.hashmi@collegedunia.com	9910867511

Point of contact from second party shall be as follows:

Name	Designation	Email Id	Mobile
Mr. Abhinav Reddy	Vice Chairman	vcicechairman@cmrct.ac.in	9390432519

For the escalations purpose, either parties can mail/write to the above point of contacts, and the party shall respond within 24 hours.

6. Arbitration:

If any dispute, difference, question or disagreement shall at any time hereafter arise between the said parties hereunder or any matter whatsoever to this contract/MoU shall be referred to a Sole Arbitrator in accordance with the provisions of The Arbitration and Conciliation Act 1996. The decision of the Arbitrator shall be final and binding on both the parties. The venue of the Arbitration shall be at Gurugram Haryana and the courts at Gurugram Haryana shall have the exclusive jurisdiction over any disputes between the parties.

Director
CMR Technical Campus
Kandlakoya (V), Merdehal (M&B),
Hyderabad, Telangana-501 407.

7. Intellectual Property Rights:

1. Each party shall retain their respective rights, title and interest in their patents, copyrights, trademarks, proprietary marks and/or licensed software, service marks, trade secrets and any other form of intellectual property ("Intellectual Property Rights"). Second Party hereby irrevocable waives all rights and claims in the Generated IPR, including without limitation, rights of title, license, interest etc.
2. The Parties further agree that neither Party shall acquire any right whatsoever, through use in commerce or otherwise, in the Intellectual Property Rights of the other Party on account of the limited permitted use as per the terms of this Agreement. All such rights pertaining to use and title of all Intellectual Property Rights of the parties shall exclusively vest with the respective parties.
3. No Party may, under any circumstances, seek to register any trademark, business name, business processes, inventions, company name, domain name using or incorporating the Intellectual Property of the other Party and each Party acknowledges that upon expiry or termination of this agreement, it shall have no right whatsoever in connection with the Intellectual Property Rights of the other Party.

8. Confidentiality:

1. The receiving Party shall not disclose the proprietary information, trade secrets, business plans, marketing plans, or such other information that may be categorized as confidential from its nature that may or may not be marked or designated as confidential ("Confidential Information") belonging to the other Party or any of its affiliate companies, to any third parties, without the express prior written consent of disclosing Party. The receiving Party shall use all reasonable efforts to maintain the confidentiality of all the Confidential Information of the disclosing Party that is in its possession or control, but in no event less than the efforts that it ordinarily uses with respect to its own Confidential Information. Each Party shall restrict all Confidential Information to its employees on a "need to know" basis and apprise them of the confidentiality requirements hereunder. This clause shall not apply to information that is:
 - (a) already lawfully available in the public domain; or
 - (b) lawfully known to the receiving Party at the time of disclosure; or
 - (c) lawfully obtained by the receiving Party on a non-confidential basis from a third party.
2. Upon termination or expiration of this Agreement, the receiving Party shall return or destroy all the Confidential Information kept in its possession to the disclosing Party and furnish a proof of such destruction of the Confidential Information. For any Confidential Information, which is not commercially practicable to be returned or

destroyed shall continue to be bound by this obligation of confidentiality post expiration or termination of this Agreement.

9. Indemnity:

Second Party hereby agrees to indemnify, reimburse, defend and hold harmless the First Party, its affiliates and other officers, directors, employees, agents, successors and assigns, from and against any and all costs, losses, damages, lawsuits, deficiencies, claims and expenses (including court costs and reasonable attorney's fees) incurred or suffered by the First Party in connection with or arising out of or resulting from or incidental to (i) any action or omission with respect to the content/schemes/information/material provided by Second Party to the First Party for the purpose of Campaign under this Agreement; (ii) any breach of obligations, representations and warranties as set out in this Agreement by the Second Party or any of its officers, employees or representatives; (iii) any harm to the properties, reputation and goodwill of the First Party directly attributable to the acts or omissions of the Second Party or any of its officers, employees or representatives.

10. Force Majeure:

Neither Party will be liable for any default or delay in the performance of its obligations under this Agreement, if and to the extent such default or delay is caused by fire, flood, earthquake, elements of nature or acts of God; wars, terrorist acts, site-specific terrorist threats, revolutions, restriction by the government authorities/agencies, pandemic, epidemic provided that the aforesaid events render the party unable to perform its services/obligations under this Agreement and provided that a notice in writing of not less than 15 days in advance, invoking this clause, is given to the other party.

Authorised Signatories :**For Collegedunia Web Private Limited
(First Party)**

Name: Mr. Zeeshan Hashmi
Designation: State Head
Date: 28/07/2021

**For CMR Technical Campus
(Second Party)**

Name:
Designation:
Date:


Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401.

ANNEXURE-1
(SCOPE OF SERVICES)

First Party Agrees to provide:

For the purpose of achieving the aforesaid target, First Party shall carry out the following activities: -

S. NO	PRODUCT	PRODUCT DETAILS	QUANTITY	DURATION	TENTATIVE RESPONSES	PRICE RATE
1	Listing	Providing Main Stream listing on the Collegedunia B.Tech Page	1	6 Months		1 LACS (EXCLUDING TAX)
2	Updating of Microsite	Updating of the Microsite with Reviews and Article of the college.(As and when provided)	-			
3	Campaign Response	Campaign Responses generated		2 Months	300	

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Director
CMR Technical Campus
Kandiakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401

Terms and Conditions:

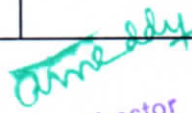
1. The first party will run various remarketing & retargeting activities for the institution of the second party to generate the responses.
2. The first party can run remarketing on its database over Google & other platforms.
3. All responses are billable except the cases of Invalid details (i.e. Wrong Mobile Number).
4. The target deliverable by the First Party as stipulated hereinabove is subject to the fulfillment of following condition by the Second Party:
 - (i) The first call by the second party has to be made within 24 hours of receiving the responses, the second call should be in 48 hours and the third call should be in 96 hours of getting the responses from the first party.
 - (ii) The Second Party shall provide last 3 years' admissions/applications data of its institution(s) to the first party as per **Annexure A**.
 - (iii) The first party will seek data to update the information for the institution of the second party on the college dunia portal. This must be done before the start of campaign.
 - (iv) The Second party shall provide an advanced publisher panel for the CRM system for the operation and tracking purposes as per **Annexure B**.
 - (v) Regular feedback (ideally within 4 working days) of the responses shall be given for the optimization of the campaign. Any negative feedback provided after 4 working days from the date of delivery of response will not be considered authentic.
 - (vi) The second party shall give approval of promotional creatives and content provided by the first party within 24 hours from its receipt by the First Party.
5. The parties need to have fortnightly campaign review meetings for inputs/suggestions/active participations to optimize the campaign.
6. The first party can situate the concerned persons from its side at the institution of the second party for the purpose of evaluating and optimizing the counselling process, tele-calling and drip activities over the delivered responses. The second party shall be required to help the concerned persons from the first party for the above purpose with the relevant data and engagements.
7. For the admission/application/ verified leads deal, conversion shall be accepted over first source/primary attribution. And the second party shall provide status (i.e primary/secondary/tertiary) of responses within 24 hrs upon receiving from the first party else all responses will be considered as first source/primary attribution.
8. In the event that the campaign is stopped or terminated by the second party or in the event that within the duration of the campaign the delivered leads exceed the agreed number of leads, all the leads so delivered will be billed on the basis of Cost Per Lead i.e. "CPL" at the rate of INR 400 + GST per lead.
9. For any of the candidate details which is here referred as "Lead/Response" given to second party by the first party takes admission/seat blocked/converted, the attribution will be given to the first party irrespective of any other source from where similar or same lead/response has been received by the second party at any point of time.

Director
CMM Technical Campus
Kandlakoya (V),
Hyderabad, Telangana-501301

Annexure A
(Admission/Application Data)


Course Name		Admission Year 2018	Admission Year 2019	Admission Year 2019
	Seats			
	Application			
	Admission			
	Seats			
	Application			
	Admission			
	Seats			
	Application			
	Admission			

Top 5 States	Admission Year 2019		Admission Year 2020	
	#Application	#Admission	#Application	#Admission


 Director
 CMR Technical Campus
 Kandlakoya (V), Medchal
 Hyderabad, Telangana-501501

Annexure B
(CRM advance publisher panel features)

Dashboard	Features
Lead Details	Basic Details
	Lead Origin
	Country/State/City
	Instance (PST) / Date of Instance
	Campaign Breakup
	Course / Campus / Specialization
	Lead Status (Verified/Unverified)
	Download Report
	Active Leads
	Registration Device
	Lead Stage
	Lead Score
	Form Initiated
	Payment Approved
Advanced Lead Dashboard	Lead Trends
	Device Share
	Lead Origin Performance
	Lead Score Trends
	Lead Disposition Trends
	Incomplete Leads
	Benchmarking
Advanced Application Dashboard	Application Status
	Application Trends
	Lead to Application Trends
	Time Lag Report
	Benchmarking


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 Hyderabad, Telangana-501 401.

	Top Campaigns
	Campaign Analysis
Advanced Geographical Dashboard	State/City Wise Contribution
	State/City Wise Lead and Application Trends
	Benchmarking

ANNEXURE-2
(PAYMENT TERMS AND SCHEDULE)


Deliverables from the second party to the First party as shall be per the followings:

Details of Payment

<u>S.No</u>	<u>Details of Payment</u>	<u>Amount</u>
1	"Admission Campaign for CMR Technical Campus"	INR 1,00,000 (Excluding Taxes)
Total		INR 1,00,000(Excluding Taxes)

Payment Schedule

<u>S.No</u>	<u>Details of Payment</u>	<u>Amount</u>
1	Full Advance Payment	INR 1,00,000 (Excluding Taxes)
Total		INR 1,00,000 (Excluding Taxes)


 Director
 CMR Technical Campus
 Kandlakoya (V), Medchal (M&D),
 Hyderabad, Telangana-501 497.



తెలంగాణ తెలంగాణ TELANGANA

S.L. No. 11687 25/6/2021

Sold to Ch. Gopal Reddy & Co

Malla Reddy & Co Bownipally

For whom CMR Group of Institutions Kandlakoya
MEMORANDUM OF UNDERSTANDING

AF 982322
S.M. QUTUBUDDIN ABID
LICENCED STAMP VENDOR
LIC No: 15-04-025/1999
REN. No: 15-04-CM-2020
H.No: 5-205, Medchal (V), Medchal Dist.
Cell: 9949322180

This Memorandum of Understanding ("MOU") is executed on this, the June 25, 2021, at Hyderabad
BY AND BETWEEN

VIRTUSA CONSULTING SERVICES PRIVATE LIMITED, a Company incorporated under the provisions of Companies Act, 1956 and having its registered office at No. 34, IT Highway, Navalur, Chennai - 600130, and represented by its authorized signatory Mr. Vasu Pendyala (hereinafter referred to as 'Virtusa which expression whenever used shall mean and include its successors, administrators and assigns) of the ONE PART;

AND **CMR GROUP OF INSTITUTIONS (CMRCET/CMRIT/CMRTC/CMREC)**, declared as a **CMRGI** and having its campus at Kandlakoya, Medchal Road, Telangana - 501401 represented by its authorized signatory Mr. Ch. Gopal Reddy (Hereinafter referred to as 'Partner (which expression whenever used shall mean and include its successors, administrators and assigns) of the OTHER PART;

Private and confidential - MOU between Virtusa Consulting Services Private Limited and

Director
CMR Technical Campus
Kandlakoya (V), Medchal (M.D.),
Hyderabad, Telangana-501401.

Ch. Gopal Reddy

(Virtusa and the Partner are individually referred to as 'Party' and collectively referred to as 'Parties').

WHEREAS Virtusa is a global information technology services company and provides IT and business consulting, application support and maintenance, development, systems Integration and managed services to its customers.

AND WHEREAS the Partner is a **CMR GROUP OF INSTITUTIONS** and has evolved a comprehensive student-centric learning approach consisting of several stages, designed to add significant values to the learner's understanding in an integrated manner, covering relevant knowledge, practical skills and positive attitudes.

AND WHEREAS the Partner, for the purpose of enriching practical skills and imparting industry relevant course curriculum to students of all engineering disciplines in the field of Information Technology ("IT"), has approached Virtusa with a proposal for forging an industry-institute academic alliance to facilitate and train the Partner's students and faculty on JAVA FULL STACK by utilizing the Virtusa's relevant experience and projects, and by deputing its technicians at the lab of Partner with the object of providing exposure to the Partner's faculty and students to current industrial needs and requirements.

AND WHEREAS Virtusa, has agreed to the proposal of the Partner

AND WHEREAS this MOU is intended to be legally binding between the Parties and is enforceable in accordance with the applicable laws and regulations.

Accordingly, the Parties have decided to reduce into writing their mutual representations and understanding as stated hereunder:

Private and confidential – MOU between Virtusa Consulting Services Private Limited and

Chaitanya Reddy
Director
CMR Technical Campus
Kandlakoya (V), Madhwal (M&O),
Hyderabad, Telangana-501 401.
C. Chaitanya

NOW THIS MOU WITNESSETH AS FOLLOWS:

1. That the Parties on this day have executed this MOU with an intention to enhance the quality of the education for students of the Partner, to train the faculty of the Second Party and also for the purpose of industry institute collaboration between the Parties subject to the following terms and conditions:

- a. The Partner shall establish a lab with the specified infrastructure requirements of Virtusa and shall use the lab for imparting the course/training. This lab shall be exclusive to the use of the purpose stated under this MOU and will not be used for running other courses of the Partner
- b. Virtusa shall provide the Partner with the material, software, and access to the Java library during the term of this MOU and the Partner shall use the materials, software and access to the Java library under the guidance of designated representative of Virtusa and for the purpose specified under this MOU. The Partner shall return such material, software and access to the Java library to Virtusa upon expiry or early termination of this MOU.
- c. The Partner shall nominate two or three faculty members for undergoing the Trainer certification program at Virtusa office at Hyderabad for two weeks. The faculty, after completion of certification, will be allowed to train certain number of students as agreed upon by the parties in writing from time to time.
- d. The final year students to be trained shall be pre-selected by Virtusa (hereinafter referred to as the 'Pre-selected Students'.
- e. The course will be imparted for the duration specified by the Virtusa as an additional training program. This program will be run during the pre-final semester of the graduation course being offered by the Partner for the Pre-selected students.
- f. The Partner shall not charge the Pre-selected Students any fee for this course. If it is found that the Partner has charged fees for this program from students, Virtusa shall have the rights to terminate this MOU or pursue other remedies available at law against the Partner.

- g. The Partner shall not train any students other than the Pre-selected Students. Virtusa shall have the discretion to make employment offers to any of the Pre-selected Students on completion of their graduation. Virtusa shall not be under obligation under this MOU to recruit any fixed number of Pre-Selected Students. Any of the Pre-selected Students who is not made an offer in the final selection is free to apply to any other company..
- h. Virtusa shall be provided the day one or day two slot during the campus placements by the Partner, which will be decided based on mutual written discussion and agreement.
- i. Pre-selected Students who undergo this program as part of their pre-final semester will be given an internship opportunity by Virtusa either in its premises or through virtual mode.
2. The MOU shall be valid for three years from the date of execution and the Parties shall be at fully liberty to terminate the MOU for convenience by issuing prior written notice of three months. Virtusa shall have the right to terminate this MOU in the event of breach of obligations by the Partner, by giving a prior notice of fifteen (15) days, during which period the breach is not remedied by the Partner..
3. The Parties shall take reasonable steps to ensure the successful performance of the obligations agreed and co-operate with each other in duly performing the obligation agreed upon. The Parties herein have agreed to perform various obligations with service motive and there is no monetary obligation/consideration involved herein between the Parties. However, the Partner shall bear all expenses incurred by Virtusa towards providing infrastructure, network and internet access, other facilities required for the education and training and such other expenses incurred by Virtusa in performing its obligations under this MOU. All expenses incurred by Virtusa in performing its obligations pursuant to this MOU shall be reimbursed by the Partner at the end of every month.

Private and confidential – MOU between Virtusa Consulting Services Private Limited and

Armeddy
Director
CMR Technical Campus
Kandlakota (V), Medchal (M.D.),
Hyderabad, Telangana-501 401.
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4. Under no circumstances, shall the Parties be treated as the vendor, employee, contractor, representative and agent of the other.

5. Any information or documentation received by the Partner during the term of this MOU shall be deemed as 'Confidential Information' under this MOU. The Confidential Information includes, but is not limited to, any information, course material, plans, discussions, strategies or any material provided by Virtusa to the Partner, and Virtusa's technology including discoveries, inventions, research and development efforts, manufacturing processes, hardware/software (regardless of media) design and maintenance tools, and hardware/software product know-how, which may be disclosed by Virtusa to the Partner during the pendency of this MOU. Confidential Information shall also include any information marked "Confidential" or "Proprietary" but does not include any information already in the public domain or such information which was obtained from a third party. The Partner shall not disclose, reproduce or use any Confidential Information for any purpose except solely in connection with the performance of this MOU. Upon expiration or termination of this MOU, Partner shall cease using all such Confidential Information and it shall either destroy or return all copies of such Confidential Information, in whatever form. The Partner or any of its personnel/ students/ faculty shall not disclose the Confidential Information during the term of this MOU and for a period of 5 years after.

The Parties shall not make unauthorized use of the trade name, trade mark, copyright, patent, symbol, licenses, or designation belonging to the other party without prior approval and permission. In the event, the Partner or any of its personnel/students/faculty breach its confidentiality obligations or infringe the intellectual property of Virtusa, Virtusa shall have the right to pursue appropriate remedies available at law and shall be entitled to equitable relief. In addition, the Partner shall indemnify, defend and hold harmless Virtusa, from and against all claims and all losses, liabilities, obligations, damages, expenses and costs (including without limitation reasonable legal fees) brought against or suffered by the other or any of its respective officers, directors, employees or agents, resulting from, arising out of

or relating to damage to property, fraud, gross negligence, wilful misconduct, breach of confidentiality obligations, applicable laws and regulations and infringement of intellectual property.

6. . Virtusa shall also provide requisite publicity material such as handouts, information brochures and posters, if it deems necessary. . Upon expiration, termination of this MOU or when requested by Virtusa, the Partner shall cease using all such material and documents and it shall immediately return all copies of the documents, in whatever form to Virtusa.
7. Except for collaboration related to JAVA FULL STACK practice, the Partner is not debarred from having collaborations with others. For initiatives which are planned for JAVA FULL STACK domain, the Partner can invite guest speakers with prior written approval from Virtusa. Any other event in this domain will be conducted in collaboration with Virtusa.
- j. . .
8. Except as expressly stated in this MOU, there shall be no obligation on any party to compensate the other in any manner or any claim. However, the terms and the conditions in this MOU shall be kept confidential
9. The Parties agree that no party shall be held liable for the commission and omission of the other party under this MOU.
10. The parties represent that they have the full power and authority to enter into this MOU in general and none of the objects stipulated herein are against public policy.
11. The Parties shall designate their respective representatives who shall be the primary point of contact on behalf of that party.
12. Neither of the parties shall not use the name of the party in any advertisement nor make any public announcement without the prior written approval of the other party.
13. The parties agree to negotiate amendments to this MOU, if necessary, to meet the evolving requirements. Any amendment and / or modifications to the MOU will require written approval from both parties.

Armeddy
Director
CMR Technical Campus
Sundlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401.
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14. The termination of this MOU shall not affect the implementation of the projects or programs established under it prior to such termination. Notwithstanding anything to the contrary, in the event of expiry or early termination of this MOU, Partner shall reimburse all expenses incurred by Virtusa in performing its obligations under this MOU till the effective date of termination.
15. Any dispute arising out this MOU shall be at the first instance attempted to be settled amicably between the parties. In case the dispute cannot be settled amicably, this MOU is subject to the jurisdiction of Courts at Hyderabad.

IN WRITTEN WHEREOF both parties put their hard seal on the day, month and year stated herein above;

Date: _____

Place: Hyderabad

Name: *Vasu Pendyala*

Company: Authenticated through
Leegality.com (emsiV0G)
Vasu Pendyala
Date: Fri Sep 03 17:00:56 IST
2021

Signature: _____

Date: 25/6/2021

Place: HYDERABAD

Name: *Mr. CH. Gopal Reddy*

Company: *CMR Group of Institutions*

Signature: _____



Private and confidential – MOU between Virtusa Consulting Services Private Limited and

Ch. Gopal Reddy
7
Ch. Gopal Reddy
Director
CMR Technica Campus
Kandlakoya (V), M.S. Road (M&D),
Hyderabad, Telangana-507 491.



**AFFILIATE PARTNER AGREEMENT L4G - CMRTC FOR IMPLEMENTATION
OF AWS SOLUTIONS**

1. THIS AFFILIATE PARTNER AGREEMENT ("Agreement") is made and entered into as of the fourteen day of June, 2021 (the "Effective Date"), by and between
2. **L4G Solutions Private Limited** (CIN No. U80301TG2019PTC135505), a Company Registered under the laws of India, having corporate office at Plot No. 280, Road No. 78, Jubilee Hills, Hyderabad 500033, India (referred to as "L4G" or "FIRST PARTY"); AND
3. **CMR Technical Campus** (Reg. No. 1-4676552), a College, having campus at Kandlakoya (V), Medchal Road, Hyderabad – 501401, Telangana, India (referred to as "CMRTC" or "Affiliate Partner" or "SECOND PARTY"); Both L4G and CMRTC shall be individually referred to as "Party" and jointly as "Parties";
4. **RECITALS** WHEREAS Learning for Growth (L4G) is a one-stop integrated platform that creates an end-to-end ecosystem for Education, Skill, Employability, and Entrepreneurship. L4G has a great knowledge partner network across the globe and is working with industry partners to provide aggregated cost effective solutions.
5. **L4G Aggregator Platform:** L4G's uniqueness is in creating customized learning pathways for students and monitoring the progress with real time analytics. A 360 degree digital transformation of the campuses through online hybrid learning, Campus on Cloud Solutions, Next Generation Labs, AI powered 4Campus Solutions are the Unique offerings from L4G.
6. **L4G is an APN Partner** for AWS and provides Cloud integrated Solutions, Migrations, COEs, Deep Tech Labs and Technical Support Services for Academic Institutions and Enterprise Customers.
7. WHEREAS, CMRTC is a Higher Educational Institution in the field of Engineering, IT and Education;
8. WHEREAS, AWS is a global leader in cloud computing with a turnover of more \$46 billion. AWS partners with hundreds of educational institutions from K12 to the top 100 Universities across the world. The India Education business is part of the AWS Public Sector, which has a mission to positively impact the life of every Indian citizen.
9. WHEREAS, CMRTC requires Campus on Cloud solutions, to support their Website Hosting, LMS Migrations, Research Activities, Online Delivery of Courses through Big Blue Button, Storage, Deep Tech course on AI/ML including Virtual Labs etc.

Director
CMR Technical Campus
Kandlakoya, Medchal Road
Hyderabad, Telangana



AWS & L4G is proposing a complete solution for all these requirements. The solution has been developed on Amazon Web Services (AWS) and will be implemented by L4G.

10. WHEREAS the Parties have agreed to enter into a relationship, certain confidential information including and without limitations - technical, patented, financial information and trade secrets may be disclosed between parties;
11. WHEREAS, the L4G and the CMRTC have agreed to the scope of work, division of responsibilities and relationship concerning the CMRTC's requirements with AWS be performed by the parties in furtherance of the terms of this Agreement;
12. WHEREAS, the Parties have agreed as set forth the scope of work here in this Agreement and associated price in furtherance of the terms of this Agreement;
13. **NOW, THEREFORE**, in consideration of the promises hereinafter contained, the parties hereby agree as follows:
14. **Purposes and Authority:** The purpose of this Agreement is to set forth the mutually agreeable terms and conditions under which both parties will cooperate in order to provide solutions on AWS for CMRTC's Faculty and Students.
15. **Term, Fees and Billing:** The Term of this agreement is for one year renewable every year thereafter. L4G will invoice the Affiliate Partner directly as per the price mutually agreed under this Agreement. The Affiliate Partner shall ensure that the payments shall be made to L4G directly by the Affiliate Partner. All Fees hereunder are non-cancelable and non-refundable upon issuance of any Invoice by L4G.
16. **Fees:** Fees means the amounts payable by Affiliate Partner to L4G for access to the Services.
17. **Taxes:** The price is exclusive of applicable GST/IGST. The applicable GST/IGST will be charged at the time of issuance of Invoice by L4G.
18. **Parts of this Agreement:** This Agreement consists of the Annexures listed below, which are part and parcel of this Agreement. These will be added as and when the new service for AWS arises:
 - a. **Annexure - I: AWS Deep Tech AI/ML Virtual Labs**
 - b. **Annexure – II: IT Infrastructure Migration & Modernization:**
 - i. Migration of Online Exam Portal
 - ii. Migration of LMS
 - iii. BigBlueButton Integration with LMS
 - c. **Annexure IV: Cloud Skills:**

Armeddy
Director
CMR Technical Campus
Kandlakoya (V), Nizampet (M.D.)
Hyderabad, Telangana-501 101



- i. AWS Educate
- ii. AWS Academy
- iii. Cloud Program Verification
- d. Annexure III: Research Support by AWS
- e. Annexure V: AWS EdStart

19. **Entire Agreement:** This Agreement, and all Annexures and documents referenced herein, is the parties' entire agreement relating to its subject and supersedes any prior or contemporaneous agreements on that subject.

20. **Recitals:** The recitals to this Agreement shall be deemed to be part of the terms of this Agreement.

21. **Counterparts:** This Agreement may be executed in various counterparts, each of which shall be deemed an original Agreement for all purposes and which collectively shall constitute one and the same Agreement.

By signing below, the Parties agree to be legally bound by the terms and conditions set forth in this Agreement.

IN WITNESS THEREOF, the parties hereto have executed this Agreement as of the Effective Date.

Angel Saxby



For and on behalf of
L4G Solutions Private Limited

By _____
Name: Angel Saxby
Title: Vice President
Date: 09-June-2021

A Reddy

Director
CMR Technical Campus
Kandlakoya (V), Medchal Road,
Hyderabad - 501 401.

For and on behalf of
CMR Technical Campus

By _____
Name: Dr. A. Raji Reddy
Title: Principal/Director
Date: 09-June-2021



Witness:

I. Nagababu

1. Name: Irlapati Nagababu
Address: Hyderabad, Telangana
Contact No: +919553770066

K. Srujan Raju

2. Name: Dr. K. Srujan Raju
Address: Hyderabad, Telangana
Contact No: 9246874862

Director
CMR Technical Campus
Kandlakoya (V), Medchal (Rajiv Gandhi)
Hyderabad, Telangana-501 401.



ANNEXURE – I

AWS Deep Tech AI/ML Virtual Labs

1. **Overview:** CMR Technical Campus (CMRTC) Hyderabad, requires Virtual Labs to support their Deep Tech course on AI/ML. AWS & L4G is proposing a complete solution for the requirement including Virtual Labs. The solution has been developed on Amazon Web Services (AWS) and will be implemented by L4G.
2. **Solution:** The solution comprises four elements – Curricular Support, Faculty Training, Virtual Labs and access to Digital Library. The details of each of the elements is described below.
 - a. **Curricular Support**

The AWS Technical Specialist team & L4G Team can assist the faculty in identifying the correct projects based on the syllabus followed by the Institute. A list of projects across different modules of AI/ML is given [here](#). The Institute can choose one or more of these projects to be included in each of the semesters.
 - b. **Amazon SageMaker Immersion Day : Faculty Training**

The AWS Technical Specialist team & L4G Team will conduct a 2 day online workshop for a maximum of 25 faculty members. The SageMaker Immersion day will consist of theory and hands-on practice on the projects on \SageMaker. AWS & L4G will create a practice lab for the faculty members to practice during this workshop. The AWS services used in the lab are made available at no-cost as part of our commitment to faculty development.
 - c. **Virtual Labs:** The Deep Tech Virtual Labs will be created on Amazon SageMaker. L4G will deploy these labs for the Institute on Moodle. The features of the labs are:
 - i. Integrated user interface and a single sign-on for students and faculty through their existing moodle deployment.
 - ii. Students get access to predefined configuration of the virtual labs.
 - iii. The virtual lab configuration can be different for different groups of students – by branch, section, or any other grouping that the college chooses to have.
 - iv. The charges for each of the labs will be as per the configuration approved by the college for that group.
 - v. Access and security controls are completely in the control of the Institute. Standard access controls would be shared with the Institute and the final implementation will be as per the Institute's requirements.

- vi. Dashboards by student, section, class, year, faculty members.
- vii. Integrated access to notebooks, algorithms, blogs, and tutorials.
- viii. Every student will get access to individual GPU instances as defined in the virtual lab specifications.
- ix. Students will be restricted to access only those AWS Services as approved by the Institute in the Virtual Lab Configurations

3. Recommended Configuration for the AI/ML labs:

Year I Students

Components	Description
Notebook	ml.t3.medium (number of hours as per lab requirement)
Processing + Training	ml.c5.xlarge (number of hours as per lab requirement)
ML Storage	50 GB
S3 Storage	200 GB
Deployment - batch	ml.c5.xlarge
Data out	500 GB
Lambda	2000000 invocations
Lambda	5000000 GB seconds

Year II, Year III & Year IV Students

Components	Description
Notebook	ml.t3.medium (number of hours as per lab requirement)
Processing + Training	ml.g4dn.xlarge (number of hours as per lab requirement)
ML Storage	50 GB
S3 Storage	300 GB
Deployment – batch	ml.c5.xlarge
Data out	600 GB
Lambda	2000000 invocations

Lambda	5000000 GB seconds
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4. **Digital Library:** Institute can also access/refer to the AWS Digital Learning Library which contains 400+ e-learning modules, AWS Documentation, AWS Whitepapers and curated videos. This digital library is ever growing and more content is added to it regularly.
5. **Implementation:** The Virtual Labs will be implemented on Amazon SageMaker and will be integrated with moodle. The details required from the college to implement the labs:
 - a. Courses which will access the labs
 - b. Faculty members by course and their details
 - c. Student details by course, section and year

6. Pricing:

- a. A one-time registration cost of Rs. 25,000/- which will include the cost of setting up the Virtual Labs, Curricular Integration etc. **has been waived for CMRTC as a part of the Campus Partnership between CMRTC & L4G.**
- b. Recommended Configuration price per student/year

Student in Year	Lab hours / week	Total hours	Cost per Year (Rs.)
1	3	120	2000
2	4	140	3000
3	5	200	4000
4	6	240	5000

- c. All applicable taxes are extra
 - d. The Institute can choose to change the configuration or the number of lab hours. The pricing would change accordingly.
 - e. Monthly reports on lab hours consumed would be provided by L4G.
 - f. If the total lab hours are not consumed during the year, the same can be carried over to next year or apportioned to other students who might need additional lab hours. This would be at the discretion of the Institute.
- 7. About Amazon SageMaker: The first fully integrated development environment (IDE) for machine learning.**

- a. Amazon SageMaker Studio provides a single, web-based visual interface where you can perform all ML learning & development steps, improving AI/ML, data science Students productivity by up to 10x. SageMaker Studio gives you complete access, control, and visibility into each step required to build



train, and deploy models. Students can quickly upload data, create new notebooks, train and tune models, move back and forth between steps to adjust experiments, compare results, and deploy models to production all in one place, making students much more productive. All ML development activities including notebooks, experiment management, automatic model creation, debugging, and model and data drift detection can be performed within SageMaker Studio.

Saxby



For and on behalf of
L4G Solutions Private Limited

By _____

Name: Angel Saxby

Title: Vice President

Date: 09-June-2021

Areddy
Director

CMR Technical Campus
Kandlakoya (V), Medchal Road,
Hyderabad - 501 401.

For and on behalf of

CMR Technical Campus

By _____

Name: Dr. A. Raji Reddy

Title: Principal/Director

Date: 09-June-2021

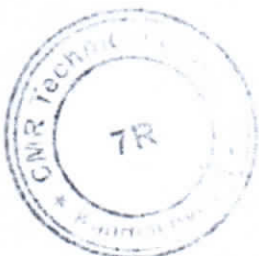


Areddy

Director
CMR Technical Campus
Kandlakoya (V), Medchal Road,
Hyderabad, Telangana

Non-Committal MOU for QUANTUM LEARNINGS Centre of Excellence

1. This Memorandum of Understanding is being executed on **07/04/2021** date between M/s Quantum Learnings, A Microsoft-GTP (Global Training Partner) and Certiport CATC having its Registered office at 193, 3rd Floor, Vinobhapuri, Lajpat Nagar-II, New Delhi-110024 and represented by Mr. Sandeep Giyyar, JJethani (Director Institutional, Collaboration) hence for purpose of MOU known as 'Delivery Partner' and CMR Technical Campus represented by Dr. Raji Reddy Avala hence for purpose of MOU known as 'Resource Partner'.
2. As an QUANTUM LEARNINGS Centre of Excellence, resource partner would get to offer programs mapped and bundled with Certifications of **Microsoft, Apple, EC Council, Autodesk, Adobe, Mississippi State University, University of Texas**, in their campus the same would be applicable for students from all streams like IT/ CS, ECE, E&TC, mechanical, commerce, finance, marketing etc. in online / offline mode.
3. 'Resource Partner' is not required to make any investment for the COE program.
4. 'RESOURCE PARTNER' does not commit to provide any assurance on the number students to be enrolled for the online training and certification program.
5. Students enrolment is purely voluntarily and if they are interested they would directly enrol online and make payment against certification to Quantum Learnings, 'RESOURCE PARTNER', is nowhere responsible or involved w.r.t financials against the same.
6. 'RESOURCE PARTNER' would ensure full students participation for department wise free webinars being conducted by Quantum learnings for their University/ College/ Institution.
7. 'RESOURCE PARTNER' will get campus wise COE licence for students and their faculty's based on the total strength in the campus along with COE Plaque.
8. As part of QUANTUM LEARNINGS centre of excellence, resource partner would get access to mentorbuddy.com a smart AI based placement and aptitude preparation portal.
9. Though the initial period of campus licence issued is for period of one year however in-case of any changes in the program and its structure whether partial or in total, same would be communicated at least 60 days in advance to the institution and it would be solely their voluntary decision whether to continue for the program.
10. 'RESOURCE PARTNER' faculty members can participate in the 'free' online Faculty Development Programs being offered throughout the year for the technical and Non-teaching staff as they would also get their Certification for the same.



R Reddy
Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401.

11. Free Trainings for students who voluntary enrol for certification will be executed through Instructors live online.
12. In-case if the International certification programs or exams are conducted offline the, resource partner would provide the necessary infrastructure, like labs with computers, LCD projectors, internet etc and for that duration would allocate time slot for the execution of the same as per mutual consent.
13. Prices of the voluntary certification for students and other related services are subject to revision as per the policy and changes due to impact of dollar price or any change in state or central govt taxes as and when applicable. However, same would be updated on the portal well in advance.
14. If Resource Partner is satisfied with the services provide by COE they would issue a letter of appreciation for the same.

For

For

Arreddy 7.4.21
 Dr. Raji Reddy Avala
 (CMR Technical Campus)
 Director
 CMR Technical Campus
 Kandlakoya (V), Medchal Road,
 Hyderabad, Telangana - 501401.

Sandeep JJethani
 For Quantum Learning's
 QUANTUM LEARNINGS
 Mr. Sandeep Giyyan JJethani
 (Head Institutional Collaboration)

Witness

Signature

Date *Dr. M. AHMED ALS BAIG*

Witness

Signature

Date:

Dean Academics
 CMR Technical Campus
 Kandlakoya (V), Medchal Road,
 Hyderabad, Telangana-501401.

Arreddy
 Director
 CMR Technical Campus
 Kandlakoya (V), Medchal (M&D),
 Hyderabad, Telangana-501401.

ORBIT SHIFTERS

TRANSFORMING TECHNOLOGIES

MEMORANDUM OF UNDERSTANDING

BETWEEN

CMR TECHNICAL CAMPUS, HYDERABAD

AND

ORBIT SHIFTERS INDIA PRIVATE LIMITED, HYDERABAD

Ameddy
Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401.

ORBIT SHIFTERS

TRANSFORMING TECHNOLOGIES

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (herein after referred to as MoU) is entered into on _____ 12 th June 2020 _____

BETWEEN

CMR TECHNICAL CAMPUS located at Kandlakoya(V), Medchal Road, Hyderabad- 501401, Telangana (herein referred as "CMRTC") established under the laws of Govt. of Telangana, India and shall include its lawful representatives and permitted assigns.

AND

ORBIT SHIFTERS INDIA PVT LTD located at #742, Opposite to Indian Public School, OU Colony, Manikonda, Hyderabad - 500008. (herein referred as "ORBIT SHIFTERS") established under the laws of _____, India and shall include its lawful representatives and permitted assigns.

(CMRTC and ORBIT SHIFTERS are hereinafter jointly referred to as "Parties" and individually as "Party")

WHEREAS:

- a) CMRTC is a Higher Educational Institution established under CMR Technical Education Society.
- b) CMRTC & ORBIT SHIFTERS believe that collaboration and co-operation between themselves will promote more effective use of each of their resources, and provide each of them with enhanced opportunities.
- c) ORBIT SHIFTERS intent to cooperate and focus their efforts on cooperation within establishing **Center of Excellence** and be an effective **Knowledge Partner** in Education and Research on Artificial Intelligence for CMRTC.


Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D)
Hyderabad, Telangana-501 401.

ORBIT SHIFTERS

TRANSFORMING TECHNOLOGIES

- d) Both Parties, being legal entities in themselves desire to sign this MOU for advancing their mutual interests.
- e) Orbit Shifters is engaged in Business, Skill Development and R&D Services in the fields of Artificial Intelligence and related fields.
- f) Orbit Shifters also has its headquarters at #12204, Lakestreet Ext, Minnetonka, MN, 55305.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

ARTICLE - I: COOPERATION

This MoU details the modalities and general conditions regarding collaboration between CMRTECHNICAL CAMPUS and ORBIT SHIFTERS INDIA PVT LTD for enhancing the following in the field of Artificial Intelligence:

1. Establishment of Center of Excellence at CMRTC on Artificial Intelligence by ORBIT SHIFTERS.
2. ORBIT SHIFTERS shall be the prestigious knowledge partner on Artificial Intelligence with CMRTC

These would be undertaken without any prejudice to prevailing rules and regulations in CMRTC and ORBIT SHIFTERS, without any disregard to any mechanism evolved and approved by the competent authorities under Govt of India in so far such mechanism applies to CMRTC and ORBIT SHIFTERS. The areas of cooperation can be extended through mutual consent.

ARTICLE - II: SCOPE AND TERMS OF INTERACTIONS

CMRTC and ORBIT SHIFTERS shall encourage interactions between the Engineers, Scientists, Research Fellows, Faculty members and students/trainees of both the organizations through the following arrangements:

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Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 507

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1. ESTABLISHMENT OF ORBIT SHIFTER'S CENTER OF EXCELLENCE ON ARTIFICIAL INTELLIGENCE AT CMRTC

Objective:

To set up a Center of Excellence for Artificial Intelligence at CMRTC.

Interactions:

- a) CMRTC will provide necessary space to set up a Center of Excellence at its campus.
- b) Operations of CENTER OF EXCELLENCE shall be handled by the respective personnel of ORBIT SHIFTERS along with CMRTC respective personnel upon training.

2. ORBIT SHIFTERS TO BE CMRTC'S KNOWLEDGE PARTNER

Objective:

ORBIT SHIFTERS shall partner with CMRTC as an effective knowledge partner.

INTERACTIONS:

- a) ORBIT SHIFTERS will give valuable inputs to CMRTC in teaching / training methodology and suitably customize the curriculum about Artificial Intelligence so that the students fit into the industrial scenario meaningfully.
- b) ORBIT SHIFTERS shall up-grade the skill sets of faculty members and Students of CMRTC by training.
- c) ORBIT SHIFTERS shall promote Research and Development and Innovation among the students and Faculty members of CMRTC on Artificial Intelligence.
- d) ORBIT SHIFTERS shall train the students of CMRTC to improve employability.
- e) ORBIT SHIFTERS shall render internships and Projects to Students and Faculty members of CMRTC.
- f) ORBIT SHIFTERS shall extend the necessary support to deliver guest lecturers to the students of CMRTC on the technology trends and in house requirements.

Armeddy
Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 801.

ORBIT SHIFTERS

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- g) ORBIT SHIFTERS shall train the Faculty members of CMRTC for imparting training as per the industrial requirement considering the National Occupational Standards in concerned sector, if available.

ARTICLE - III: SHARING OF FACILITIES

- a) CMRTC and ORBIT SHIFTERS shall make provisions to share their respective important R&D facilities in order to promote academic and research interaction in the areas of cooperation.
- b) CMRTC and ORBIT SHIFTERS shall permit the sharing of software and other materials and components developed in-house in the areas of cooperation, if permissible within the rules governing the two organizations. However, responsibility for safety of software and other materials during the exchange will rest on the Concerned CMRTC and ORBIT SHIFTERS Directors.

ARTICLE -IV: CO-ORDINATION OF PROGRAMME INCLUDING FINANCIAL ARRANGEMENTS

- a) The collaborative programme between CMRTC and ORBIT SHIFTERS shall be coordinated by a coordination committee appointed by Directors of both the organizations.
- b) Financial arrangements for each specific collaboration will be decided on a case-to-case basis and will be brought on record each case after due approval from Heads of both the organizations.

ARTICLE - V: EFFECTIVE DATE OF DURATION OF MoU

- a) This MoU shall be effective from the Date of its approval by competent authorities at both ends.
- b) The duration of MoU shall be for a period of 2 years from the effective date.
- c) During its tenancy, the MoU may be extended or terminated by a prior notice of not less than

Handwritten signature: M. S. Reddy
Director of Campus
EMR Technical Campus
Kandlakoya (V), Medchal (M.D.O.)
Hyderabad, Telangana-501 201.

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6 months by either party. However, termination of the MoU will not in any manner affect the interests of the students/faculty/scientists who have been admitted to pursue a programme/training under the MoU.

- d) Any clause or article of the MoU may be modified or amended by mutual agreement of CMRTC and ORBIT SHIFTERS.

ARTICLE – VI: Intellectual Property Rights

IPR - Rights regarding publications, patents, royalty, ownership of software/design/product developed etc., under the scope of this MoU, shall be decided by the two parties by mutual consent.

ARTICLE – VII – CONFIDENTIALITY

During the tenure of the MoU, both CMRTC and ORBIT SHIFTERS will maintain strict confidentiality and prevent disclosure of all the information and data exchanged under the scope of this MoU for any purpose other than in accordance with this MoU.

Both CMRTC and ORBIT SHIFTERS shall bind their respective personnel who come into possession or knowledge of any confidential information not to disclose the same to third parties without written approval of the disclosing party or use such confidential information for any use other than intended under this agreement or PROJECTS. Further both CMRTC and ORBIT SHIFTERS shall put in place adequate and reasonable measures to keep and store confidential information secure so as to prevent any unauthorized use. CONFIDENTIAL INFORMATION shall mean by proprietary information, data or facts belonging to PARTIES collectively or severally, disclosed by the disclosing party under this agreement or any subsequent agreement, whether in writing, verbal or electronically, irrespective of the medium in which such information is stored, which is marked confidential or with any other words having similar meaning by the disclosing party, or specifically agreed to be confidential by the parties, or declared or identified so by the disclosing party before such disclosure or during the discussions.

However confidential information shall not include any data or information which:

- a) Is or becomes publicly available through no fault of receiving party,
- b) is already in the rightful possession of the receiving party prior to its receipt of such data or information;

Anne
Director
CMR Technical Campus
Kandlakoya (V), Medchal (M.D.)
Hyderabad, Telangana-501 401.

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- c) is independently developed by the receiving party without reference to the confidential information of the disclosing party
- d) is rightfully obtained by the receiving party from a third party or is in the public domain
- e) is disclosed with the written consent of the party whose information it is, or
- f) is disclosed pursuant to court or other legal compulsion, after providing prior notice to the disclosing party.

For the purpose of implementing the co-operation in respect of any areas stated in paragraph 1, the parties will enter into a legally binding agreement subject to terms and conditions as mutually agreed upon by the parties and this agreement will be subject to and not separable from this MoU.

ARTICLE- VIII: AMENDMENTS

Any amendment and/or addenda to the AGREEMENT shall be in writing and signed by the PARTIES hereto and shall only after such execution be deemed to form part of the AGREEMENT and have the effect of modifying the AGREEMENT to the extent required by such amendment or addenda.

ARTICLE - IX: RESOLUTION OF DISPUTES

The dispute or difference whatsoever (if any) arises between PARTIES in relation to or in connection with this AGREEMENT both the parties shall first try to resolve the dispute/difference amicably between themselves, failing which the matter shall be referred to a settled through arbitration. The arbitration proceedings shall be held by a mutually agreed arbitrator in accordance with the provision of Indian Arbitration and Reconciliation ACT, 1996. The venue of arbitration shall be Hyderabad ad Language of arbitration shall be English.

Ameddy
Director
CMR Technical Campus
Kandlakoya (V), Medchal (M.R.O),
Hyderabad, Telangana-501 401

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IN WITNESS WHERE OF PARTIES HERE TO HAVE ENTERED INTO THIS AGREEMENT EFFECTIVE AS ON THE DATE AND YEAR FIRST WRITTEN ABOVE.

Signed for and on Behalf of

Signed for and on Behalf of

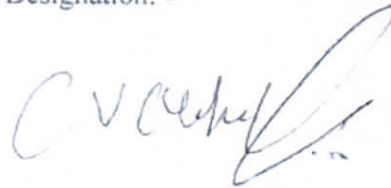
Dr. A. Raji Reddy
CMR Technical Campus, Hyderabad

Orbit Shifters India Pvt Ltd, Hyderabad.

Name: - Dr. A. Raji Reddy
Designation: - Director

Name: - Mahesh Kumar CV
Designation: -

Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401.



Witness

Witness

A. Reddy
Director
CMR Technical Campus
Kandlakoya (V), Medchal (M&D),
Hyderabad, Telangana-501 401.