

GLA University (Track ID: UPUNGN11537)						
Index (2017-18)						
3.7.2 Number of functional MoUs with institutions/ industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research during the last five years						
3.7.2.1: Number of functional MoUs with institutions/ industries in India and abroad for internship, on-the-job training, project work, student / faculty exchange and collaborative research during the last five						
S. No.	Organisation with which MoU is signed	Name of the institution/ industry/ corporate house	Year of signing MoU	date of signing	Duration	Page No./ Hyperlink
13	Jacksonville State University, Alabama, USA	GLA University, Mathura	2017-18	14-07-2017	5 Years	2-4
14	Faculty of Education	CSRV Vidya Ashram Chaumuhan	2017-18	26-07-2017	5 Years	5-10
15	GeeksforGeeks, Noida	GLA University, Mathura	2017-18	15-04-2018	1 Year	11-13
16	Motoram Prototyping Pvt. Ltd	GLA University, Mathura	2017-18	19-05-2018	1 Year	14
17	Chartered Institute of Management Accountants, UK	Chartered Institute of Management Accountants, UK	2017-18	15-06-2018	3 Years	15-26

MEMORANDUM OF UNDERSTANDING

between

Jacksonville State University
Jacksonville, Alabama
United States of America

and

GLA University
Mathura- U.P, India

To encourage academic relations and promote international understanding, Jacksonville State University, Jacksonville, Alabama, United States of America, and GLA University, Mathura, India, have established an agreement of friendship and collaboration. In signing this agreement, both institutions acknowledge a commitment to develop an academic relationship in the following areas of mutual interest and benefit.

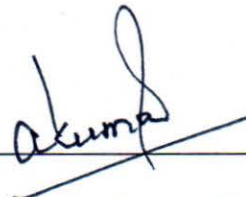
1. Both universities will encourage and facilitate opportunities for collaborative projects for students and faculty.
2. Both universities will identify students and faculty whose interests and educational backgrounds make them good candidates for exchanges.
3. Both universities will seek opportunities for joint research projects for faculty and students.
4. Both universities will investigate the benefits of dual degree programs at the undergraduate level and collaborations at the graduate level.
5. Both universities will seek opportunities to use distance learning where appropriate.
6. Jacksonville State University will offer the necessary preparatory English language courses to enable students from GLA University to transition successfully to Jacksonville State University if needed.
7. Specific details of particular projects or programs will be documented separately and approved by the President of Jacksonville State University and the Chancellor of GLA University or their designees.
8. Jacksonville State University is accredited by the Southern Association of Colleges and Schools Commission on Colleges to award baccalaureate, master's, and doctoral degrees. GLA University is not accredited by SACS Commission on Colleges, and the accreditation of Jacksonville State University does not extend to or include GLA University or its students.

9. Further, should Jacksonville State University and GLA University mutually agree to a future dual degree or collaboration, although Jacksonville State University agrees to accept certain course work from GLA University to be applied to an award from Jacksonville State University, that course work may not be accepted by other colleges or universities in transfer, even if it appears on a transcript from Jacksonville State University. The decision to accept course work in transfer from any institution is made by the institution considering the acceptance of credits or course work.
10. Jacksonville State University recognizes GLA University's responsibility and restrictions to meet requirements of their respective accrediting agent and will cooperate with GLA University in meeting such requirements.
11. If either Jacksonville State University or GLA University believes the terms of this Memorandum of Understanding are not being met, either may notify the other of its concerns in writing. Both agree to try to resolve any differences amicably, but if this is not possible, either may cancel the agreement with one year of advance notice.
12. Both parties also acknowledge the existence of certain legal constraints and policy directives of the United States, as well as those of the government of India. Both parties understand that such constraints and policies form part of the context in which this agreement must operate.
13. This Agreement will be effective (07/01/2017) and will last for a term of five (5) years from the date of execution and will automatically renew for additional one (1) year periods, at the end of the expiration of any term, unless a minimum of 30 days advance written notice of non-renewal is given to the non-terminating party.



John M. Beehler, Ph.D., CPA
President
Jacksonville State University

Date: 6-29-17



Anup Kumar Gupta, Ph.D.
Director, for Chancellor
GLA University

Date: 07-14-2017

Ashok Kumar Singh
Registrar



Sunita Siwach
Joint Secretary
University Grant Commission
Bahadurshah Zafar Marg
New Delhi – 110002, India

July 27, 2017

Subject: Request for approval of our two MOUs with American Universities.

Dear Sir or Madam,

It has been found that employers need students who have good industrial exposure, can communicate well in English, and have critical thinking, problem solving and leadership skills. In its continuing effort to provide opportunities to our students to enhance above skills, GLA University has entered into collaborative agreements with international universities of repute. GLA University already has a comprehensive MOU with Arkansas State University, Jonesboro, USA. To further strengthen this area, GLA University has recently entered into a MOU with Jacksonville State University. These agreements provide for not only student exchange but faculty exchange as well. One unique feature of this agreement is that GLA students can go and complete a semester at these universities and GLA will provide them due credits for this. Also our faculty in general but more specifically of Mathematics and Computer Science will go and teach some courses each semester at these universities. GLA believes such international exposures to its students and faculty will be immensely useful in upgrading our own educational standards and will help us reach international standards.

The two MOUs mentioned above are attached herewith. GLA University will be pleased to have UGC approve these so that we can henceforth proceed with implementing these.

Please acknowledge this letter. If you have any questions, please feel free to revert back to us.

Sincerely,

Ashok Kumar Singh
Registrar

MEMORANDUM OF UNDERSTANDING

BETWEEN

GLA University, Mathura

AND

CSRV Vidya Ashram, Mathura

This Memorandum of Understanding (MoU) is being signed on the 26th day of July the year 2017 (effective date) between

The GLA University, established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and ranked among the top Universities of Uttar Pradesh and India and has been accredited by the National Assessment and Accreditation Council (NAAC) with 'A' Grade, having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh 281406. (Hereinafter referred to as "GLAU")

And

The CSRV School having its school its office at the Chaumuhan, Mathura which expression shall unless repugnant to the context of meaning thereof include its successors and permitted assignees.

Whereas GLA University is offering a wide range of Graduate, Post-Graduate and Doctorate programmes. GLA University is approved and recognized by University Grants Commission (UGC), NCTE and Pharmacy Council of India.

Whereas CSRV Vidya Ashram, Chaumuhan Mathura affiliated to CBSE Board (Central Board Secondary Education) Affiliation Code: 2131077 Year of Foundation: 2007, Co-educational, English Medium, Email Id:- gs.sisodia@yahoo.com Chaumuhan, Mathura - 281406

Both the Parties agree to work in the area of School and Teacher Education and undertake that specific areas under the MoU may be proposed, formulated and agreed upon by them for the implementation of this MoU and for the said areas. GLA University and/or CSRV Vidya Ashram assigned shall consider the same as part of this MoU.


Anshok Kumar Singh
Registrar
GLA University
Stone, NH-2, Mathura-Delhi Road
Chaumuhan, Mathura (U.P.) INDIA

The two institutions will endeavor to cooperate as follows:

1. OBJECTIVES

This MoU aims to build a long term relationship and to develop healthy and stable arrangements between both the Parties. Any collaborative programs, projects or activities proposed under the auspices of this MoU shall be subject to negotiation, agreement and approval by, and between, the Parties. The forms of these collaborative programmes, projects or activities may include but are not limited to: Three months' school Internship, Placement assistance, Collaborative events- Sports program and literary & cultural events and Capability enhancement and development schemes such as soft skills development programme etc.

Jointly organize guest lectures, workshops, seminar, refresher courses, curriculum designs, Conferences.

The parties will work out a specific plan for any activity mentioned above; and mutually discuss the detailed arrangement for collaboration.

2. ROLES & RESPONSIBILITIES OF EACH PARTY

Faculty of Education, GLA University will be responsible for the following areas:

1. GLA University (Faculty of education) shall nominate one person with adequate accountability and responsibility to coordinate the seminar/ workshops/ training programmes. He/ She would act as the single point of contact for the proposed events.
2. GLA University (Faculty of education) shall make available the infrastructure (including IT infrastructure, connectivity, applications and grounds) required to conduct the workshops/ training programmes/ seminar/ placement assistance.
3. GLA University (Faculty of education) shall coordinate with CSR V Vidya Ashram to facilitate and conduct of all assessments.

CSR V Vidya Ashram will be responsible for the following areas:

1. Providing classes according to the timetable for the B.ED Students
2. Providing opportunities to organize games, sports, literary and cultural activities such as drama/ art/ debate/ quiz etc.
3. Providing jobs for the B.ED final year students.
4. Jointly organize guest lectures, workshops, seminar etc.

3. FINANCIAL ARRANGEMENT

The financial arrangement for the co-operative activities undertaken within the framework of this MoU shall be mutually agreed upon by both the Parties on a case-to-case basis, subject to the availability of funds and resources.

4. REPRESENTATION AND WARRANTY

Each Party to this MoU represents that the execution and performance of this MoU is not contrary to any rule, law, statute, internal policy, or any other such order or rule by which such Party is bound.

5. PROTECTION OF INTELLECTUAL PROPERTY RIGHTS/ OWNERSHIP

Each party will protect, its territory, intellectual property rights of the other party in force in their respective countries. All copyrights, design rights, rights relating to computer software or intellectual


Anurag Kumar Singh
Registrar
GLA University
m. Stone, NH-2 Mathura-Delhi Road
U.P.

property rights of the documents produced in support of any activity under this MoU shall remain with the Party owning it.

Ownership of any intellectual property (including but not limited to confidential information, know-how, patents, copyrights, design rights, rights relating to computer software, and any other industrial or intellectual property rights) developed during the course of this MoU shall be decided through a separate project specific agreement.

6. CONFIDENTIALITY

- a. Confidential information includes all communication of information disclosed in documentary or tangible form between the Parties, including oral, written and machine-readable form, pertaining to the above which is indicated as confidential. In the case of such information disclosed orally or visually, the Disclosing Party shall confirm in writing the fact and general nature of each disclosure within (30) days after it is made.
- b. Confidential information includes information:
 1. Disclosed by, or on behalf of, the Disclosing Party to the Receiving Party,
 2. Otherwise learned or ascertained by the Receiving party from inspection and/or evaluation of sample(s) identified by the Disclosing party as confidential and provided to the Receiving party by or on behalf of the Disclosing Party (sample(s)) and/or,
 3. Otherwise learned or ascertained by the Receiving Party from the Disclosing Party.
- c. The Receiving Party will not disclose confidential information of the Disclosing Party to any other person and use at least the same degree of care to maintain the Information confidential as receiving party uses in maintaining as confidential its own confidential Information, but always at least a reasonable degree of care; due diligence will be taken by both the parties in maintenance of confidential information.
- d. The Receiving Party will use the confidential information only for the above mentioned purpose.
- e. The Receiving Party, will restrict disclosure of the confidential information of the Disclosing Party solely to those employees, subsidiaries, parent and affiliated educational industry of Receiving Party having a need to know such Information in order to accomplish the purpose stated above.
- f. This MoU imposes no obligation on Receiving Party with respect to any portion of the confidential information received from Disclosing Party which:
 - i. Was known to Receiving Party prior to disclosure by Disclosing Party,
 - ii. Is lawfully obtained by Receiving Party from a third party under no obligation of confidentiality,
 - iii. Is, or becomes, generally known or publicly available other than by unauthorized disclosure, is independently developed by Receiving Party,
 - iv. Is disclosed by Disclosing Party to a third party without a duty of confidentiality on the third party.
 - v. Is required by law or decree.



Ashok Kumar Singh
Registrar
GLA University

7 Km. Stone, NH-2, Mathura-Delhi Road
Chamuhan, Mathura (U.P.) INDIA

- g. The confidential information shall remain the sole property of the Disclosing Party.
- h. The obligation of non-disclosure of confidential information shall survive for 5 years after expiry/termination of this MoU.

7. SUSPENSION

Each party reserves the rights for reasons of national security, national interest, public order or public health to suspend temporarily either in whole or in part the implementation of this MoU. The suspension shall take effect immediately after written notification has been given to the other party through diplomatic channels.

8. REVISION, MODIFICATION AND AMENDMENT

Either Party may request in writing a revision, modification or amendment of all or any part of this MoU. Any revision, modification or amendment agreed to by the parties shall be reflected in writing and shall form part of this MoU. Such revision, modification or amendment shall come into force on such date as may be determined by parties.

9. SETTLEMENT OF DISPUTES

The MoU is not intended to create any legal obligations between the Parties. Any difference or dispute between the Parties concerning the interpretation and/ or implementation and / or applicable to any of the provisions of this MoU shall be settled amicably through mutual consultation and / or negotiation between the Parties, without reference to any third party or international tribunal.

The MoU shall be governed and constructed in accordance with the Laws of India. The parties agree to submit to the exclusive jurisdiction of Mathura Court in India in connection with any dispute between the Parties under the MoU.

In case any disputes arise in implementing the MoU, these shall be resolved by mutual consultation.

10. EFFECTIVE DATE, DURATION AND TERMINATION

The MoU shall commence from the Effective Date and shall continue for a period of 5 years from the Effective Date (hereafter referred to as "Term"). Thereafter, both parties shall review the status of this co-operation and may extend the Term on such conditions as mutually agreed upon.

Notwithstanding the 10 paragraph 1 above, either party may terminate this MoU by notifying the other Party in writing at least Six (6) months in advance of such termination.

- 10.1 Unless otherwise agreed upon by the Parties, the termination of this MoU shall not affect the implementation of the on-going activities and/or programmes, which have been agreed upon before the date of the termination of the MoU.

11. SINGLE POINT OF CONTACT (SPOC)


Ashok Kumar Singh
Registrar
GLA University

17 Km. Stone, NH-2, Mathura-Delhi Road
Chaumuhan, Mathura (U.P.) INDIA

Each party shall designate a person or office to serve as liaison for implementing this MoU. The liaison/ SPOC may change from time to time upon notice given to the other party in writing pursuant to this MoU. For the CSR V Vidya Ashram, SPOC Name Dr. Girraj Singh, Principal, Email ID: gs.sisodia@yahoo.com, Contact Number: 05662241395 And For Faculty of Education GLA University, the initial liaison/Single Point of Contact(SPOC) will be Mr. Hem Kumar, Faculty of Education, Email I.D hem.kumaar@gla.ac.in, Contact Number: 9045105898.

12. INDEMNIFICATION

Both the parties shall indemnify and keep the other party indemnified and harmless against any and all claims, actions, proceedings by third party (including all costs, expenses, damages/ losses) arising out of or in connection with this MoU due to breach of any provisions of this agreement Memorandum of Understanding by such party or as a result of any act of negligence/omission or commission on part of such party and /or its employees, agents etc.

13. FORCE MAJEURE

13.1 Neither party hereto shall be liable for any failure to perform its obligations hereunder to the extent that performance has been delayed, hindered or prevented by any circumstances beyond the reasonable control of that party, including without prejudice to the generality of the foregoing, any act of God, war, riot, civil commotion, strike, lock-out or other form of industrial action or any form of government or supernatural authority intervention.

13.2 The affected party to be able to avail of this clause will be obliged to inform the other party of:

- (a) The occurrence of any such event of force majeure; and
- (b) Resume its responsibilities on the cessation of such force majeure event.

14. MISCELLANEOUS

14.1 Neither party shall use or publicize the MoU in such a manner as to cause any disrepute to the other party and shall not make any statement relevant to this MoU which may reasonably be considered to be misleading.

14.2 If any doubt arises as to the interpretation of the provisions of this Agreement or as to matters not provided therein, the parties to this Agreement shall consult with each other for each instance and resolve such doubts in good faith.

14.3 In case of dispute or difference arising out of, or in connection with, this MoU; the same shall be settled through mutual discussions between GLA University and CSR V Vidya Ashram.



Ashok Kumar Singh
Registrar
GLA University

7 Km. Stone, NH-2, Mathura-Delhi Road
Gautamuhan, Mathura (U.P.) INDIA

IN WITNESS WHEREOF the parties hereto have signed & executed this memorandum in presence of each other and in presence of attesting witnesses.

For and on behalf of GLA University

For and on behalf of CSR Vidya Ashram



Mr. Ashok Kumar Singh

Registrar

Ashok Kumar Singh

Registrar

GLA University

17 Km. Stone, NH-2, Mathura-Delhi Road
P.O.-Chaumuhan, Mathura (U.P.) INDIA

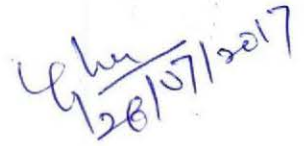
Date:



Witness 1: Prof. Kavita Varma



Witness 2:


26/07/2017

Dr. Gaur Singh

Principal/Director

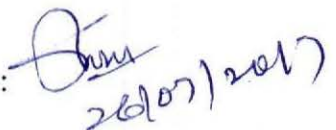
CSR VIDYA ASHRAM

CHAUMAHAN, MATHURA

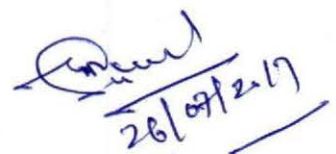
Affiliation No.: 2131077

School Code: 60484

Date:


26/07/2017

Witness 1:


26/07/2017

Witness 2:

MEMORANDUM OF UNDERSTANDING

This Memorandum of Undertaking is made on the day of 15 April, 2018.

BETWEEN

Department of Computer Engineering & Applications, GLA University Mathura (Hereinafter referred as "First Part" as an institute represented by its Authorized Dr. Anand Singh Jalal.

AND

GeeksforGeeks (Registered as Sanchhaya Education Private Limited), a company incorporated under the Companies Act, 1956 having a Corporate Identification Number: U8090UP2015PTC072786, with its office at Noida, Sector 142 (Hereinafter referred as "Second part" represented by Mr. Sandeep Jain as Founder) .

"GeeksforGeeks" is desirous of undertaking for the education and development of the students with "GLA University", both parts to this Memorandum of Understanding with the intention of both being legally bound, accept the following terms and conditions as follows:

Duration - 1 Year (2018-19)

Number of Students -

Location - GLA University, Mathura.

Responsibilities of First part – Dept. of CEA, GLA University towards Second Part – GeeksforGeeks:

The First-part Shall :

1. Provide the following minimum infrastructural facilities:
 - Computers with latest Configuration [Min 4GB RAM, i3 Processor]
 - Projector with Display [6*6]
 - Computer Lab
 - 1 Faculty and 2 Student Coordinators
2. Provide norms and guidelines wherever necessary.
3. Provide a Flex Board at College premises along with front visibility and in name of "GeeksforGeeks"
4. Be responsible for the logistics and operational aspects of the training and workshop components.
5. Maintain records of the attendance of all workshops and activities conducted in association with the company and share them with "GeeksforGeeks".
6. Participate through proper co-ordination and consultation that the entire Development Centre can provide quality educational deliverable under the said Centre.
7. Encourage students to use the website for studying Computer Science Concepts

Indemnity

The Student Chapter hereby agreed jointly and severally to indemnify second part their representatives, administrators and properties from and against all action, demands, proceedings, prosecutions, attachments and the like arising out of its liabilities and all charges, taxes etc.

Liabilities

Second part shall not, however, be liable for the following:

- ✓ Any payments of claims by employees of the second part.
- ✓ Discharging any financial commitments made by second part.
- ✓ Any suit on account of demands for infringement of copyright and other laws by the Development Center, which have no nexus with the object of the MOU being entered into.

Breach of Agreement

First part shall have the right to terminate the agreement with the second part in case either fails to provide the assistance successfully as mentioned in the agreement or violates any of the clauses mentioned in the MOU or misuses the partnership with firstpart in any way.

Amendment to the Agreement

The obligation of the Development Centre and second parthas been outlined in this agreement. However, during the operation of the agreement, circumstances may arise which call for alteration or modifications of this agreement. These modifications/alterations will be mutual discussed and agreed upon in writing.

Period of Validity

This agreement shall be initially valid for one year from the date of signing the agreement and to be renewed subsequently by the mutual consent of both the parts.

Arbitration

Any dispute arising with regard to any aspect of this agreement shall be settled through mutual consultations and agreements by the parts to the agreement.

For GLA University (Dr. A. S. Jaleel)

For GeeksforGeeks

Dated: 14/4/2018

Place: Mathura

Dated: 14/4/2018

Place: Mathura



उत्तर प्रदेश UTTAR PRADESH

DS 248212

Memorandum of Understanding

This Memorandum of understanding (hereinafter called as the 'MoU') is made between "MOTORAM PROTOTYPING PVT. LTD." and "GLA UNIVERSITY, MATHURA" on this day 19 May, 2018.

"Motoram Prototyping Pvt. Ltd", #10&11 Shopping Complex, Balaji Gardens, Press Colony, Coimbatore, Tamil Nadu 641019, (hereinafter called the First Party) provides engineering solutions, worked on myriad projects ranging from electric vehicles to vintage cars, special purpose machines to e-commerce.

And

"GLA University, Mathura", NH-2 Chaumuhan, Mathura, Uttar Pradesh 281406 (hereinafter called the Second Party)

And whereas the First Party and Second Party have agreed to work on the following areas on mutually agreed terms & conditions:

1. Provide skill development training programmes and value-added training programmes for interested students.
2. The necessary infrastructure and resources as mutually decided will be made available by Second Party to meet the objectives of the MoU.
3. The First Party and Second Party are agreed to nominate and notify authorized person(s) for coordination of day-to-day activities as per the MoU.
4. Joint certification will be provided by First and Second Party, to the course participants. Both First and Second parties shall have their name and/or logo present on all outreach material (posters, standees, flex, advertisements, etc) related to this collaboration, be it distributed internally and externally, or via print or digital media.

All disputes relating to and arising out of this agreement will be subject to jurisdiction of Mathura.

This agreement will be effective upon signing and shall remain in effect for a period of ONE year or until such time as terminated by either party with 30 days written notice, whichever is earlier. This agreement may also be extended/modified at the end of the ONE year after review and need is felt for extension of the agreement. GLA University - Mathura, and Motoram Prototyping Pvt. Ltd., hereby agree to all of the above and enter into a joint agreement until such time that either party shall amend or review the said agreement in writing.



Part of the First Part
Motoram Prototyping Pvt. Ltd

1. RAMU JOSHI

2. Chandran

(Akshay Ramachandran)

Ashok Kumar Singh
ASHOK KUMAR SINGH
Part of the Second Part
GLA University, Mathura
MATHURA (U.P.)

1. akshay (DR. A.K. Gupta)

2. Nitin (Nitin Kumar SJA)



Memorandum of Understanding

Between

GLA University, Mathura, India



And

Chartered Institute of Management Accountants (CIMA)



This MOU is made on this **June, 2018**

1 BETWEEN

GLA University, Mathura established under U.P. State Legislative Act of 2009 (UP Act 21 of 2010) and having its campus at NH-2, Mathura-Delhi Road P.O. Chaumuhan, Mathura, Uttar Pradesh 281406. (Hereinafter referred to as "GLA")

2 AND

Chartered Institute of Management Accountants with its registered place of business at The Helicon, One South Place, London, EC2M 2RB, United Kingdom (Hereinafter referred to as "CIMA")

(Each of parties herein shall be referred to singularly as "Party" and collectively as "Parties" and shall include its lawful representatives and permitted assigns for the purpose of establishing and achieving various goals and objectives relating to this understanding)


WHEREAS

It is the intention of the parties to cooperate by combining their expertise and their resources to offer the CIMA qualification with the aim of preparing the students from GLA University, Mathura, India for a challenging career as qualified professional management accountants.

Representation and Warranty:

CIMA represents and warrants to the 'GLA' that:

- a) It has taken all necessary corporate actions to authorize the entry into and performance of this MOU and to carry out the transactions stipulated by this MOU:
- b) As at the execution date, neither the execution nor performance by it of this MOU nor any transactions contemplated by this MOU will violate in any respect any provision of:
 - i. Its Memorandum and Articles of CIMA (for company);or
 - ii. Any other document or agreement which is binding upon it or its asset:
- c) No litigation, arbitration, tax claim, dispute or administrative proceeding is presently current or pending or, to its knowledge, threatened, which is likely to have a material



adverse effect upon it or its ability to perform its financial or other obligations under this MOU

- d) It has necessary capability to undertake the responsibilities and acknowledge that GLA University has entered into this MOU in reliance on its representations and warranties as aforesaid.

NOW IT IS HEREBY AGREED AS FOLLOWS

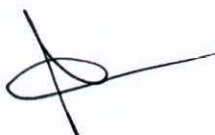
1.0 PURPOSE OF COLLABORATION:

The GLA and CIMA will cooperate in the implementation of CIMA Qualification to achieve the following objectives:

- 1.1** To provide fast track for Department of Management, Institute of Business Management undergraduates to acquire an undergraduate degree and CIMA qualification.
- 1.2** To prepare the GLA students for a challenging career as Chartered Global Management Accountant.
- 1.3** To enhance the quality of management accounting education by incorporating professional requirements and needs in the programme structure.
- 1.4** To enhance the collaboration between the GLA University and CIMA

2.0 PROGRAMME STRUCTURE

The programme structure as per accredited programs from CIMA any modifications(s) and/or change(s) and/or amendment(s) as thereby implemented and/or adopted from time to time, as agreed in writing between the GLA and CIMA



3.0 STUDENT ENROLMENT AND PROGRAMME DURATION:

- 3.1.1 The CIMA Qualification will become effective for identified batch of the GLA students enrolled for Department of Management, Institute of Business Management
- 3.1.2 The undergraduates will be registered as CIMA students starting from their first year.

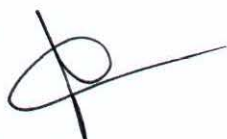
4.0 MANAGEMENT OF THE PROGRAMME

This MOU is structured exclusively for Department of Management, Institute of Business Management students of GLA and will be managed both by a designated GLA University representative and a representative from CIMA.

5.0 GLA University OBLIGATIONS

GLA shall:-

- 5.1 As and when the GLA reviews its syllabus CIMA to review the syllabus and provide optimal exemptions to students registered for the programme. GLA reserves the right to change its programme syllabus as and when required as per the GLA norms and laid procedure. Any changes in the programme syllabus shall be notified to CIMA.
- 5.2 Promote the CIMA Qualification within and outside the GLA University. The CIMA brand may be used for marketing purposes only after due confirmation from CIMA.
- 5.3 The GLA is liable to provide curricular and other necessary documents for the GLA students to be enabled to gain optimal exemptions.
- 5.4 Be responsible to confirm a student's status in the GLA for the purpose of students initial registration, exemption application and examination entries.
- 5.5 CIMA books to be displayed at a separate section in the Commerce and Management division of the library, GLA
- 5.6 Encourage best possible numbers of undergraduates to be registered from Department of Management, Institute of Business Management of GLA



- 5.7 GLA will facilitate information sessions in every semester for their current under graduate and post graduate batches and alumni
- 5.8 GLA will support in registrations to be compiled and sent in bulk for every session

6.0 CIMA OBLIGATIONS

CIMA Shall:-

- 6.1.1 The current number of exemptions that are granted under this collaborative arrangement will be valid under the 2015 and 2017 CIMA Syllabus. (A as per the exemption fees and Schedule (attached as Appendix A) and with following terms and conditions)
- 6.1.2 Provide three (3) free seats per year for GLA lecturers to attend the regular CIMA Continuing Professional Development (CPD) programmes.
- 6.1.3 Sponsor a set of CIMA text books to 'CIMA section' in the Commerce and Management division of the Library, GLA
- 6.1.4 Be present at the orientation sessions for new registered students
- 6.1.5 Offer other necessary support (e.g. technical advice and assistance for any latest
 - a. Information to 'CIMA Qualification') to improve and raise the standards of GLA teaching facilities and services in order for GLA to provide quality education.
 - b. Provide medals for the best performing student from each of the Department of Management, Institute of Business Management programme at the annual convocation ceremony.

7.0 FINANCIAL ARRANGEMENT

- 7.1.1 GBP 100 will be offered to students of the above programme on the initial registration fee which includes with one Certificate in Business Accounting exam fee, per student which is applicable till April to 9th October 2018 only. (Which includes GBP 30 as registration and GBP 70 as exam fee) and GBP 500 which includes gateway exam and exemption fees for MBA All Stream until November 2018.
- 7.1.2 Examination fees that are payable, should be settled as per the deadlines announced from CIMA;
- 7.1.3 Exemption fees for subjects exempted will be waived off for students who are in the GLA till they graduate. For those who have graduated the exemption fees will be charged based on prevailing rates. This special provision is based on the assumption that GLA students undergoing the CIMA qualification will sit for at least one CIMA examination in each year of their



study at GLA. For those who have graduated, the standard exemption fees will be charged based on the prevailing rates.

- 7.1.4 Exemption will be granted based on students clearing exams for next level based on University to have issued a bonafied letter stating the degree programme approved for respective exemptions along with year of studying.
- 7.1.5 The relevant examination fees apply from year 2018, however, CIMA reserves the rights to revise the fees. Any changes to the fees schedule will be notified to GLA by one month prior notice.
- 7.1.6 The CIMA fees shall be paid by the students to GLA at the time of registration. GLA will indicate the number of students registered to CIMA under the provisions of this MOU. CIMA will then prepare an invoice based on these details and GLA shall pay the fees collected to CIMA.

8.0 CONFIDENTIAL MATTERS

All matters contained in this MOU or in any other confidential documents shall not be made known or circulated to any person not associated with this MOU, except with prior written permission of the both parties.

9.0 COMMENCEMENT AND DURATION

- 9.1 This MOU is effective from the date of document signed and shall remain in force for a period of three (3) years.

9.2 The terms may be reviewed or renewed subject to written consent of both parties.

10.0 INTELLECTUAL PROPERTY

Neither party shall have any right or interest in any intellectual property which is owned by the other party. All intellectual property created by a party in connection with the MOU shall remain the property of that party.

11.0 COSTS

All costs to be incurred in carrying out the activities in pursuance of this MOU shall be agreed upon by the parties hereto prior to the commencement of such activities. Any cost incurred without being agreed upon by the other party shall be to the account of the incurring party solely.

12.0 FORCE MAJEURE


- 12.1 The parties shall not be liable for any breach of this MOU arising as result of an Event of Force Majeure shall mean:

- a) War (whether declared or not). Hostilities, invasion, act of foreign enemies;
- b) Insurrection revolution, rebellion, military or usurped power, civil war or acts of terrorism;



- c) Natural catastrophes including but not limited to earthquakes, floods and subterranean spontaneous combustion or any operation of the forces of nature against which an experienced person could not reasonably have been expected to take precaution;
 - d) Nuclear explosion, radioactive or chemical contamination or radiation;
 - e) Pressure waves caused by aircraft or other aerial devices travelling at sonic or supersonic speeds; and
 - f) Riot, commotion or disorder, unless solely restricted to the staff of the CIMA or its personnel, servants or agents.
- 12.2 If an Event of Force Majeure occurs by reason of which either party is unable to perform any of its obligations under this MOU for any part thereof, the party shall inform the other party immediately of the
- 12.3 Occurrence of that Event of Force Majeure with full particulars thereof and the consequences thereof.
- 12.4 If either party considers the Event of Force Majeure to be such severity as to be continuing for such period of time that it effectively frustrates the original intention of this MOU, then the parties may agree that this MOU may be terminated upon mutual agreement of the parties.
- If this MOU is terminated by an Event of Force Majeure pursuant to the above clause, all rights and obligations of the parties under this Agreement shall forthwith terminate and neither party shall have any claim against the other party and neither party shall be liable to each other save for any rights and liabilities accruing prior to the occurrence of the Event of Force Majeure;
- 12.5
- 12.6 Neither party shall be entitled to rely upon the provision above if both parties reasonably determine that the Event of Force Majeure has not occurred.

For avoidance of doubt, the parties shall continue to perform those parts of those obligations not affected, delayed or interrupted by an Event of Force Majeure and such obligations shall, pending this clause continue in full force and effect.




13.0 COMPETENT AUTHORITIES

The authorities responsible for the fulfillment of this MOU are **Mr. Ashok Kumar Singh, Registrar, GLA University, Mathura** and **Geetu Ahuja, Associate Director, MESANA - CIMA**

14.0 TIME

Time whenever mentioned shall be of the essence of this MOU.

15.0 ENTIRE AGREEMENT:

- 15.1 This Agreement supersedes all previous agreements, arrangements, undertakings, negotiations and writings between the Parties relating to the subject matter hereof. No additions to, modifications of any terms, conditions and provisions of this Agreement shall be binding upon the parties unless made by a written amendment signed by a duly authorized representative of each of the Parties.
- 15.2 If any term or provision of this Agreement is found by a court of competent jurisdiction to be invalid, illegal or otherwise unenforceable, the same shall not affect the other terms or provisions hereof or the whole of this Agreement, but such term or provision shall be deemed modified to the extent necessary in the court's opinion to render such term or provision enforceable, and the right and obligations of the parties shall be construed and enforced accordingly, preserving to the fullest permissible extent the intent and agreements of the parties herein set forth.

16.0 INVALIDITY AND SEVERABILITY

If any provision of this MOU shall be found by any court or administrative body of competent jurisdiction to be invalid or unenforceable, the invalidity or unenforceability of such provision shall not affect the other provisions of this Agreement and all provisions not affected by such invalidity or unenforceability shall remain in full force and effect. The parties hereby agree to attempt to substitute for any invalid or unenforceable provision that achieves to the greatest possible the economic, illegal and commercial objectives of the invalid or unenforceable provision.

17.0 TERMINATION, REVISION AND AMENDMENT:

- 17.1 This Agreement may be terminated by either party by giving six months written notice. Upon termination, each party shall continue its respective obligations, as elaborated under this Agreement, until all the enrolled students under this scheme complete their studies
- 17.2 This Agreement may be terminated by giving six months written notice if the other party does not comply with any terms of this Agreement and fails to remedy it within six months of stated notice.
- 17.3 Either party may, from time to time, request in writing a revision, modification or amendment of all or any party of this Agreement.



- 17.4 Any revision, modification or amendment shall be agreed in writing by both parties and shall form part of this Agreement.
- 17.5 Such revision, modification or amendment shall come into force on such date as may be determined by the parties.

18.0 SETTLEMENT OF DISPUTES

Disputes arising between the parties out of or in connection with this Agreement shall as far as possible be settled amicably.

If amicable settlement cannot be reached within 30 days from the date of the occurrence of the dispute, the matter under dispute shall be finally settled without recourse to the courts, in accordance with the provisions of the Arbitration and Conciliation Act 1996 and amendments thereto, if any. The arbitration shall be conducted by the arbitrator(s) appointed by the mutual consent of both the parties in accordance with the rules of the said Act. The arbitral award shall final and binding upon both the parties. The arbitration proceedings shall be held at Delhi

19.0 NOTICES

Any communication under this Agreement will be in writing in the English language and delivered by registered mail to the address or sent to the electronic email address or facsimile number of the GLA or the CIMA, as the case may bear to such other address or electronic email address or facsimile number as either party may have notified the sender and shall, unless otherwise provided herein, be deemed to be duly given or made when delivered to the recipient at such address or electronic mail address or facsimile number which is duly acknowledged.

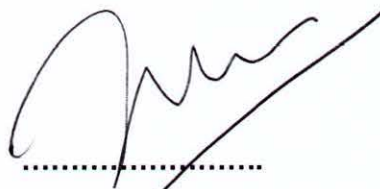


**For and on behalf of
GLA**



(Ashok Kumar Singh)
Registrar, GLA University
Mathura

For and on behalf of CIMA



(Venkatesh Ramanan)
Regional Vice President APAC
Chartered Institute of Management



Witness 1



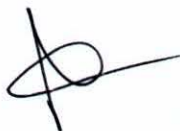
Witness 2



Geetu Ahuja
Associate Director MESANA
Chartered Institute of Management

Date., 2018

Date., 2018




Appendix – A

Qualification Framework

**GLA University BCom (Hons) | (BBA (Finance specialism) |
 BBA (all other specialisms) | MBA (all specialisms except Finance Management)**

Graduates are exempted from these exams:



Only Available for Bcom (Hons) graduate and BBA (finance specialization) graduates



GLA University MBA Finance Management graduates need to sit these exams

