

Invoice**Invoice No: NALDR/FEB2122/02****Date: 07 Feb 2022****To****From****K R Mangalam University**
Sohna Rural, Sohna Road, Gurugram Haryana-
122103**NSE Academy Ltd**
4th Floor, Jeevan Vihar Building,
Parliament street, New Delhi**State code: N/A****PAN No: AAFCN1775R****GST No: 06****GST No: 07AAF CN1775R1ZR**

Particulars	Amount
B.Com (Hons)- Capital Market Program-1 st Year (17*5834/Per Sem)	1,98,356.00
Add: CGST @9%	17,852.00
Add: SGST @9%	17,852.00
Total	2,34,060.00
Rupees (in words): Rupees Two Lacs Thirty Four Thousand and Sixty Only	

E.& O.E

GSTIN Registration Number : 07AAF CN1775R1ZR

STATE CODE : 07

STATE NAME : DELHI.

Pan Number : AAF CN1775R

CIN : U67190MH2016PLC274239

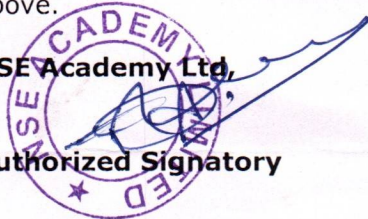
Service Accounting Code : 999294

SERVICE CATEGORY : Other education and training services n.e.c.

1) Amount payable under this Invoice shall be paid way of an Account Payee Cheque/DD drawn in favor of "NSE ACADEMY LIMITED ", payable at Delhi.

2) In case of late payment, interest @ 18% p.a. calculated on a daily basis will be charged from the respective due dates for the delayed period.

3) Please sent TDS Certificate in case the TDS has been deducted on the amount as shown above.

NSE Academy Ltd,**Authorized Signatory**

K R Mangalam University will give minimum guarantee of the batch with 20 or more students for academic year 2021-22. From academic year 2022-23 minimum students guarantee will be of 30 or more students batch.

K R Mangalam University will pay minimum 20 student's fees for first year to NSE Academy at time of signing agreement, even if student enrolled is less than 20 students academic year 2021-22. The Tax Invoice will be raised on minimum guarantee of 20 students or numbers above minimum guarantee enrolled for said program/Papers. If university is not be able to enrol any student for this program or does not start the batch, Advanced fees paid by University will be forfeited for the respective academic year.

NSE Academy shall raise an invoice for the Course fees after the commencement of each semester on the basis of total students registered which K R Mangalam University shall be liable to pay within 20 days of receipt of such invoice.

Name of The Program: - Core Papers or Students Other than enrolled for B. Com (Hons.) with specialization in Capital Market

1. University will offer following core Papers to students, other than enrolled for B.com (Hons.) with specialization in Capital Market, NSE Academy will get additional fees from KRMU based on students enrolled for core papers.
2. Program Fees: -

Course Name*	Duration in Hours	Fee payable by Open Student to NSE Academy(+ GST)
Introduction to financial Management and financial Markets		Rs. 4400/-
Macro-Economic for financial Market		Rs. 4400/-
Banking Sector in India		Rs. 4400/-
Equity research and Mutual funds		Rs. 4400/-

- A Standalone Certification will be provided by the NSE Academy on successful complete of each program.

Registrar
K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103

Anupultra





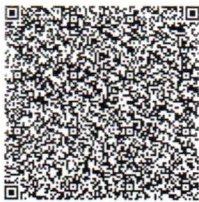
सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No. : IN-DL85738846010833T
Certificate Issued Date : 16-Jun-2021 12:56 PM
Account Reference : IMPACC (IV)/ dl942203/ DELHI/ DL-DLH
Unique Doc. Reference : SUBIN-DL94220370083120191840T
Purchased by : NSE Academy Limited
Description of Document : Article 5 General Agreement
Property Description : Not Applicable
Consideration Price (Rs.) : 0
(Zero)
First Party : NSE Academy Limited
Second Party : K R Mangalam University
Stamp Duty Paid By : NSE Academy Limited
Stamp Duty Amount(Rs.) : 100
(One Hundred only)



Please write or type below this line.....

AGREEMENT

This AGREEMENT is made and executed on this 15th day of June 2021 ("Execution Date") by and

BETWEEN

'K.R. Mangalam University' (hereinafter referred to as **the University**), a University established under the 'Haryana Private Universities Act 2006, having right of conferring or granting degrees specified by the University Grants Commission, with its campus located at Sohna Road, Gurgaon 122103 and represented through its Registrar, Prof. Dr. Pushplata Tripathi duly authorized to enter into and sign contracts on behalf of the University, which expression shall, unless repugnant to the context or meaning thereof, means and includes its representatives, successors and permitted assigns;

Pushplata

K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103

Page 1 of 14

Shubh



Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at 'www.shcilestamp.com' or using e-Stamp Mobile App of Stock Holding. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
2. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Confidential

AND

NSE Academy Limited, a company incorporated under the Companies Act, 2013 and having its registered office at Exchange Plaza, Bandra-Kurla Complex, Bandra (East), Mumbai 400051; (hereinafter referred to as "**NSE Academy**"), represented through Mr. Abhilash Misra, CEO who is duly authorized to sign and execute this Agreement on behalf of NSE Academy which expression shall, unless repugnant to the context or meaning thereof, means and includes its representatives, successors and permitted assigns.

University and NSE Academy shall hereinafter also collectively be referred to as the "**Parties**" and individually as the "**Party**"

WHEREAS,

The University intends introducing, a regular course in B Com (Hons) with specialization in Capital Market to the Students of the University at its campus, and NSE Academy with its knowledge & experience agrees to extend academic support relating to teaching of subjects in Capital market The primary aim of the University is to promote excellence in basic and professional education while upholding moral values. KRMU is driven by shared purpose to make the world better through education, research and innovation. KRMU offers Diploma, Undergraduate, Postgraduate and Doctoral Degree Programs across different disciplines. The group of educational units in the University promote education in the areas of Engineering & Technology, Legal Studies, Basic and Applied Sciences, Management Sciences, Commerce, Journalism and Mass Communication, Hotel Management and Catering Technology, Medical and Allied Sciences, Architecture and Planning, Agriculture, Fashion Designing, Humanities and Education. It also undertakes exemplary research and development programs of high impact with an industrial interface for the benefit of its students as well as the society.

1. **NSE Academy Limited** a wholly owned subsidiary of National Stock Exchange of India Limited (NSE) which carries out several educational initiatives such as certification programs, investor seminars, development of educational materials on financial markets etc. **NSE Academy** promotes financial literacy and skill oriented financial markets courses.
2. University and NSE Academy wish to provide certain courses (as mentioned under this Agreement) to the Students of the University. The University and NSE Academy are putting the broad terms of the collaboration into this Agreement.
3. The parties of the First and Second parts have appreciated each other's objectives in promoting excellence in education in common area of interest and are desirous of entering into this Agreement for the aforesaid purpose.

1. Now, therefore, in consideration of the foregoing and the mutual covenants set forth herein, the Parties hereto agree as follows: **DEFINITIONS**

The following expressions shall have the following meanings:

- 1.1 "**Confidential information**" means

- any of a party's proprietary technology and/or software in all versions and forms of expression, whether or not the same has been patented or the copyright thereto registered, is the subject of a pending patent or registration application, or forms the basis for a patentable invention;

Registrar
R. Mangalam University
Sohna Road, Gurgaon
Haryana 122001

Abhilash Misra



- any manuals, notes, documentation, technical information, drawings, diagrams, specifications, or formulas which are not intended for distribution to or use by end-users or know-how related to any of the foregoing;
 - any information regarding current or proposed products, customers, contracts, business methods, financial data or marketing data which are not intended for distribution to or use by end-users.
 - any other written information that is clearly marked or designated as confidential or proprietary by such party; and
 - Any unwritten information that is identified by such party as confidential at the time of disclosure.
 - Without prejudice to the above, any information exchanged between the Parties during the subsistence of this Agreement for the purposes of this Agreement.
- 1.2 **“Programme (s)/ Course (s)/Program”** means the course/courses as mentioned under Annexure 1 of this Agreement that will be offered by the Parties in furtherance to this Agreement.
- 1.3 **“Programme fee/Course Fee”** means the cumulative fees collected by the University from each of the Student(s) for the said Programme(s) and/or such other programs to be offered in future as mutually decided by the Parties.
- 1.4 **“NSE Academy Course Content/Content/NSE Academy Material(s)”** means any/all educational material(s) in the form of Hard copy / Soft copy that may be provided or recommended by NSE Academy for the Papers mentioned in Annexure I.
- 1.5 **“Student(s)/student(s)/Candidate(s)”** means the individual enrolled with University as a student for any of the Programme(s).
- 1.6 **“Faculty”** means a person authorised by NSE Academy to teach theory or practical at University in on line teaching, face to face teaching, mentoring etc. for facilitating the learning process of the Students of the Programme(s).
- 1.7 **“Papers/Paper/Subject”** shall mean the academic support in some paper/subject i provided by NSE Academy for Students under this Agreement (as more specifically mentioned under Annexure 1).

1.2 OBJECTIVES

- 1.2.1 K R Mangalam University to launch the B. Com (Hons.) with specialization in-Capital Market UG degree program (“Programme” as mentioned under Annexure 1 of this Agreement) in support by NSE Academy as a knowledge partner.
- 1.2.2 University will seek academic support of NSE Academy by taking content or class delivery of four common papers to all students of B.com (Hons.) and student seeking specialization in Capital Market will study four elective subjects in addition to common papers. NSE Academy will issue Certificate to successful students for the completion of NSE Academy Papers.
- 1.2.3 The degree/certificate for the said Programme will be awarded solely by the University according to its rules and regulation.
- 1.2.4 In addition, Course completion certificate will be provided by NSE Academy in the form and format as decided by NSE Academy.
- 1.2.5 NSE Academy will provide the course content for conducting the said Programme. NSE Academy may choose to provide Faculty for teaching the course content as provided by NSE Academy under this Agreement on payment of mutually agreed fees by University.
- 1.2.6 University will conduct semester exams for NSE Academy’s Papers incorporated in curriculum of the Programme.
- 1.2.7 University will do promotion of the Programme. It is however agreed between the Parties that KR Mangalam University shall be solely responsible for bearing any/all costs in relation to such promotion of the Programme by the University.

Registrar
K. R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103
Phuyal



2 SCOPE OF THE AGREEMENT

Based on the terms and conditions as may be mutually agreed upon between the Parties from time to time, both the Parties agree as follows:

- 2.1 University shall do all things as may be required for the purpose of offering the Papers.
- 2.2 The eligibility, admission procedure, and selection of the Students for enrolling for the Programme(s) shall be as decided by the University. The procedure shall be intimated by University to NSE Academy before implementation.
- 2.3 The admission for the Programme(s) under reference will be held on the basis of detailed procedure given in the prospectus (Admission Brochure for the relevant academic year) by University.
- 2.4 NSE Academy may provide industry experts as Faculty to deliver the Papers at the University campus or Online Mode (in exceptional situations or circumstances. NSE Academy shall bear the costs of such Faculty/Faculties engaged or provided by NSE Academy.
- 2.5 The administration of the Programme(s) and its examination shall be conducted in the manner as provided herein below:
 - 2.5.1 University shall administer the Programme(s) through its campus, collect Programme Fees from each student enrolled for the Programme. The University shall be solely responsible to bear any/all costs/expenses incurred in Programme administration such as their faculty/teaching staff cost, infrastructure etc., as the case may be.
 - 2.5.2 The University shall be solely responsible for Programme administration which includes without limitation:- teaching of any/all Programme study materials including Materials provided by NSE Academy, conduct of examination, evaluation, assessment, internal and final semester examination, issue of marks/grade and award of degree as per procedure and guideline(s) of the University.
 - 2.5.3 University shall complete required administrative formalities such as issue of special ordinance, approval from Board of Studies etc. to include NSE Academy Material in the Programme.
 - 2.5.4 Students shall be provided with additional NSE Academy certificates with respect to the Papers on successful completion of examination by University.

3 Programme CO-ORDINATOR

Programme Co-ordinator: Both University and NSE Academy will nominate a Co-ordinator each, as a single point of contact, on behalf of University and NSE Academy to coordinate the launch and successful implementation of the Programme(s).

4 RIGHTS AND OBLIGATIONS OF THE PARTIES

The rights and obligations of University and NSE Academy are given below. University and NSE Academy may take up additional responsibilities to ensure the success of the Programme(s).

Registrar
R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103
Pratapalli



4.1 Rights & Obligations of University

- 4.1.1 University shall provide all the relevant information, guidelines and data to NSE Academy to give effect to the scope and purpose of this Agreement within agreed timelines of launching the Programme(s) from the academic session beginning with 2021-22.
- 4.1.2 University shall ensure that the Programme(s) offered under this Agreement are in compliance with the relevant rules and procedures of University as well as other relevant Government, regulatory or statutory authorities.
- 4.1.3 University shall admit the students; confirm admissions and registrations of the Students to NSE Academy and issue of enrolment numbers and ID cards to registered Students. Further, the details of the Students so enrolled for the Programme(s) shall be provided by the University to NSE Academy within 10 days of such enrolment.
- 4.1.4 University shall conduct the Programmes (including Open Certification Program for Students other than B. Com Hons with Specialization in Capital Market). The details of the Programs are provided in **Annexure 1**.
- 4.1.5 University shall ensure sharing the list of student seeking admission in B. Com (Hons) with specialization in Capital Market with NSE Academy in each semester, payment per students will be made as per the payment schedule provided under this Agreement.
- 4.1.6 University, voluntarily agrees to acknowledge that this collaboration with NSE Academy under this Agreement is on an exclusive basis for the shortlisted papers from the date of this Agreement and that the University will neither associate itself nor undertake, directly or indirectly any work of any nature that is in direct or indirect competition with or is detrimental to the Programme or interests of NSE Academy during the validity of this Agreement, without NSE Academy's prior written consent. However, nothing in this Agreement shall prevent NSE Academy from undertaking similar initiatives with third Parties not privy to the Agreement but in dealings further.
- 4.1.7 The University shall be responsible for collection of the Programme Fees from all students enrolled by the University and shall disburse/pay the Programme Fees to NSE Academy within 20 days from the date of receipt of the invoice from NSE Academy in accordance with the terms of this Agreement.

4.2 Rights & Obligations of NSE Academy:

- 4.2.1 NSE Academy shall provide Faculty for NSE Academy Papers which are to be delivered by NSE Academy and Course Materials to the Students. NSE Academy may even recommend books for the Papers.
- 4.2.2 NSE Academy shall be entitled to receive the Programme Fees from the University under this Agreement.
- 4.2.3 NSE Academy may provide Materials or otherwise recommend study materials for the Papers or may use relevant software of the third parties to deliver the NSE Academy Materials, wherever required.
- 4.2.4 NSE Academy & KRMU will ensure maintenance of teaching standards and quality for delivery of the papers..
- 4.2.5 NSE Academy shall raise the invoice in favor of the University towards collection of the Course Fees payable by the University to NSE Academy under this Agreement.

Joint Rights and Obligations of K.R. Mangalam University & NSE Academy

- 4.2.6 University shall facilitate NSE Academy for carrying out audit to ensure teaching standards and quality are maintained as per laid down norms and procedures from time to time.
- 4.2.7 Since financial markets are dynamic in nature, NSE Academy reserves the right to update the curriculum of Materials and Papers in line with the industry trends, University will ensure academic updating of the curriculum by completing necessary administrative formalities with relevant authorities.

Registrar
K.R. Mangalam University
Sohna Road, Gurgaon
Har yana - 122103
Rupakshi



5 INTELLECTUAL PROPERTY RIGHTS

- 5.1.1 Neither party during the course of performance of this Agreement desire nor intend to transfer any intellectual property rights whatsoever with respect to any information that is proprietary.
- 5.1.2 University shall take prior written consent and approval from NSE Academy before using or displaying NSE Academy's name or logo in any form whatsoever, including in any form of communication, advertisement, publicity material, on their website/webpage, brochures, etc.
- 5.1.3 The Parties acknowledge that they will not acquire any right, title, or interest in either party's trademarks, trade names, service marks, copyrights, patents, ideas, concepts, designs, specifications, models, processes, software systems, technologies, and other intellectual property owned or developed by either party.
- 5.1.4 All right, title and interest in and to all intellectual Materials property in the NSE Academy Materials shall vest with NSE Academy. University shall not itself use the NSE Academy Materials nor allow any Student to use NSE Academy Materials for any purpose except as provided herein and to the extent as specified under this Agreement. The University shall not sell/license/share or otherwise provide NSE Academy to any third party whatsoever. Further, it is clarified that NSE Academy will be using NSE Academy Materials for distribution at its discretion pursuant to any arrangement with any other institution or third party within or outside India.

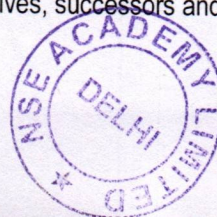
6 VALIDITY AND RENEWAL

The Agreement shall be deemed to have come into effect from the date of signing the agreement i.e. from 15th Jun-2021 ("Effective Date") and shall continue to be operative for a period of three years unless terminated by either Party in accordance with the terms of this Agreement. This Agreement may be renewed further on mutually agreeable terms and condition of both the Parties.

7 TERMINATION

- 7.1 This Agreement may be terminated (i) by mutual consent of the Parties by giving a 90 days' notice period or (ii) immediately by a written notice by the non-defaulting Party in the event the other Party commits a material breach of the Agreement and is unable to cure it within 30 days after receiving a written notice; or (iii) immediately if University ceases to be an University or is in violation of any applicable laws.
- 7.2 This Agreement may be terminated at any time by either party with 90 days written notice to the other without assigning any reason whatsoever.
- 7.3 Any termination under the above clauses shall not affect the rights and obligations of the Parties accrued prior to termination and the Parties shall be entitled to exercise their rights and be obliged to fulfill their obligations under this Agreement which had arisen prior to such termination.
- 7.4 In the larger interest of the students' future at stake, any termination of this Agreement, will not relieve the parties of their obligations specified in this Agreement till the enrolled Students complete their respective course;
- 7.5 Notwithstanding any termination or expiration of this Agreement, the rights and obligations under clauses 'Confidentiality', 'Intellectual Property Rights', 'Indemnity' and 'Representations and Warranties' shall survive and continue and shall bind the parties and their legal representatives, successors and assigns.

K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103
Punjabli



Abhinav Mecc

8 AMENDMENT

No Amendment or change hereof or addition hereto shall be effective or binding on either of the Parties hereto unless set in writing and executed by the respective duly authorized representatives of each of the Parties hereto.

9 NO AUTHORITY

Nothing in this Agreement shall give either Party any rights to use any trade names or trademarks or any service marks (or the goodwill associated therewith) which are used by the other, save as may be authorized by the later in writing.

10 FURTHER ACTS AND ASSURANCES

Each of the Parties agrees to execute and deliver all such further instruments and to do and -perform all such further acts and things, as shall be necessary and required to carry out the provisions of this Agreement.

11 MATTERS NOT PROVIDED IN

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.

12 GOVERNING LAW

This Agreement shall in all respects be governed by and construed in accordance with the laws of India as applicable from time to time.

13 DISPUTE AND JURISDICTION

13.1 If any dispute of difference of any kind whatsoever may arise between the Parties in connection with or arising out of this agreement, NSE Academy and University shall attempt for a period of 30 days after receipt of notice by the other Party of the existence of a dispute to settle such dispute in the first instance by mutual discussions between the Parties.

13.2 All disputes, differences or questions arising out of this Agreement including the interpretation of the terms herein or in regard to the obligations, failure or breach of any terms thereof by either of the Party under this Agreement or of any matter whatsoever arising under this Agreement which have not been mutually settled shall be referred to arbitration under the provisions of the Arbitration and Conciliation Act, 1996 as amended from time to time. The place of arbitration shall be Delhi the provisions of this clause shall survive the termination of this Agreement.

Registrar
K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103

Rupanti



14 FORCE MAJEURE

If the performance of any obligations by any party as specified in this Agreement is prevented, restricted, delayed or interfered by reason of force majeure then notwithstanding anything hereinbefore contained, the Party affected shall be excused from its performance to the extent such performance relates to such prevention, restriction, delay or interference and provided the Party so affected uses its best efforts to remove such cause of non-performance and when removed the Party shall continue performance with utmost urgency. For the purpose of this Article "Force Majeure" means and includes fire, explosion, Pandemic, Epidemic, cyclone, floods, war, revolution, blockage or embargo, any law, order, demands or requirements of any Government or statutory authority, strikes, which are not instigated for the purpose of avoiding obligations herein or any other circumstances beyond the control of the Party affected.

15 NO PARTNERSHIP

Nothing in this agreement shall be deemed to neither constitute or create an association trust, partnership or joint venture between the Parties nor constitute any Party the agent of any other Party for any purpose.

16 ASSIGNMENT

University shall not assign or otherwise transfer the rights and obligations contemplated under this Agreement without the prior written consent of NSE Academy.

17 CONFIDENTIALITY

17.1 Both the Parties agree to maintain confidentiality of this Agreement and all Confidential Information shared with each other or which comes to their knowledge under or as a result of this Agreement and shall not divulge such information to any third party under any circumstances whatsoever, (except to their own employees and that too only to those employees who need to know the same and to such other persons as required under this agreement), without prior written consent of the other party. The confidentiality obligation under this clause shall not apply to information that:

17.1.1 is available in public domain; or becomes so at a future date (otherwise than as a result of a breach of this clause); or

17.1.2 which is trivial or obvious, or

17.1.3 which the receiving party already had in its possession before the date of signing of this Agreement; or

17.1.4 Which the receiving party acquires from a third party and is entitled to disclose it or

17.1.5 which was independently developed by or on behalf of the receiving party without use of, reference to or reliance on any Confidential Information of the other party; or

17.1.6 Is disclosed pursuant to any requirement of law.

17.1.7 In the event of any of the Parties becoming legally compelled to disclose any Confidential Information, such Party shall give sufficient notice to the other Party so as to enable the other Party to seek a timely protective order or any other appropriate relief. If such an order or other relief cannot be obtained, the Party being required to make such a disclosure shall make the disclosure of the Confidential Information only to the extent that is legally required of it and no further.

17.1.8 The confidentiality obligation under this clause shall survive the termination or expiration of this Agreement for a period of 2 years.

Registrar
K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103.
Prayank



18 SEVERABILITY

Any law restraining the validity and enforceability of any provision of this Agreement shall not affect the validity or enforceability of the remaining provisions of this Agreement and shall be deemed as not containing the invalid provisions. The remaining provisions of this Agreement shall remain in full force and effect unless the invalid or unenforceable provision comprises an integral part of or otherwise inseparable from the remaining agreement. In such a case, the Parties to this Agreement shall attempt to agree on a provision that is valid and enforceable and similar to the original provision.

19 INDEMNIFICATION AND LIMITATION OF LIABILITY

- 19.1 Neither party shall be liable to the other for special, indirect or consequential losses or damages incurred or suffered by the other party arising as a result of or arising out of this Agreement whether in contract, tort or otherwise, even if the other has been advised of the possibility of such loss or damages.

20 REPRESENTATIONS AND WARRANTIES

The Parties hereby represent and warrant to each other that:

- 20.1 It is duly established and existing under the laws of jurisdiction stated against its name of this Agreement and as the legal power and authority to sign this Agreement, perform and comply with its duties and obligations under this Agreement.
- 20.2 It has the requisite legal power and authority to enter in this Agreement and perform and comply with its duties and obligations under this Agreement.
- 20.3 This Agreement constitutes legal, valid and binding obligations enforceable against it in accordance with the terms hereof;
- 20.4 The execution, delivery and performance of this Agreement have been duly authorized by all requisite actions and will not constitute a violation of:
- 20.4.1 any statute, judgment, order, decree or regulation of any court, Government instrumentality or arbitral tribunal applicable or relating to itself, its assets or its functions, or of
- 20.4.2 any other documents or to the best of its knowledge any indenture contract of agreement to which it is a party or by which it may be bound;
- 20.4.3 there are no actions, suits or proceedings pending or, to the best knowledge threatened against it before any court, Governmental instrumentality or arbitral tribunal that restrain it from performing its duties and obligations under this Agreement; and no representation or warranty made herein contains any untrue statement.
- 20.5 University has represented to NSE Academy that it has necessary powers and has taken all necessary approvals/permissions from UGC and/or other relevant Government, regulatory or statutory authorities as may be applicable to enter into this Agreement for the purposes as contemplated in this Agreement.
- 20.6 University has represented to NSE Academy that it has necessary powers to ensure that after obtaining the necessary approvals/permissions from UGC and/or other relevant Government, regulatory or statutory authorities as may be applicable, it is empowered to take necessary steps to ensure that the provisions of this Agreement

K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103
Anysalti



are suitably implemented. In this regard, University shall ensure that the eligibility, admission procedure, examination and selection of the Students for enrolling for the Programme(s) are consistent with the provisions of the law.

21 NON EXCLUSIVITY

This Agreement shall be on a non-exclusive basis so far as NSE Academy is concerned and nothing in this Agreement shall prevent NSE Academy from pursuing similar initiatives with any other third Parties.

22 HEADINGS

The headings in this Agreement are inserted for ease of reference only and shall not affect the interpretation of the Agreement.

23 COUNTERPARTS

This Agreement may be executed by both Parties hereto in two counterparts, each of which when executed shall be deemed to be an original, but both of which taken together shall constitute one and the same Agreement.

24 NOTICES

Any notice approval, consent and or other notification required or permitted to be given hereunder shall be in writing in English and shall be personally delivered, or transmitted by registered post with postage fully paid or transmitted by fax to the address specified below or to such other addresses as may, from time to time be given by each Party to the other in writing and in the manner herein before provided to:

25 ANTI-MONEY LAUNDERING

Each Party hereby warrants, represents and undertakes that while the AGREEMENT remains in force; it will comply with all applicable laws and other governmental or regulatory requirements and guidance, which may, from time to time, include but not limited to those pertaining to tax reporting and money laundering statutes and the rules and regulations thereunder and any related or similar rules, regulations or guidelines issued administered or enforced by any governmental agency having jurisdiction over the Party (collectively the Money laundering Laws) and no suit or proceeding is pending by or before any court or governmental agency or authority etc. involving the Party with respect to Money Laundering Laws.

26 ANTI-BRIBERY AND CORRUPTION

Each Party hereby confirms that it is aware of and understands its obligations under anti-bribery and corruption laws and confirms that it will at all times ensure that its directors, officers, agents employees or other persons acting on its behalf in relation to the activities undertaken of the purpose of the Agreement are aware of and comply with both the letter and spirit of the applicable anti-bribery and corruption laws and are not aware of or have not taken any action that would result in a violation by such person of any such law or that they will not take any actions or make any omissions which would cause the Party to be in violation of applicable anti-bribery and corruption laws.

Registrar
K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103
Anupalli



For K.R. Mangalam University

Prof. Dr. Pushplata Tripathi
Registrar
K R Mangalam University
Sohna Road, Gurugam,
Haryana-122001

For NSE Academy Ltd.

The Chief Manager,
NSE Academy Ltd,
National Stock Exchange of India Limited (NSE)
4th Floor Jeevan Vihar Building,
Parliament Street,
New Delhi-110001

Or such other address as the parties may from time to time designate in writing.

IN WITNESS WHEREOF, the parties sign this agreement and set their seals the date and year first above written.

For K R Mangalam University **For NSE Academy Ltd**
Registrar *Pushplata* Mr. Abhilash Misra
K.R. Mangalam University *Abhilash Misra*
Sohna Road, Gurgaon Chief Executive Officer
Haryana - 122103

Witness:

Anshika Parkash

Dr. Anshika Parkash Aggarwal
Associate Professor
School of Management and Commerce
K R Mangalam University, Haryana

Kunal Tyagi

Mr. Kunal Tyagi
Manager
NSE Academy Limited



Annexure 1

Name of the Program: B. Com Hons with Specialization in Capital Market

Duration: 3 years– Semester pattern, Full Time

Academic Cycle : Starting from Academic Year 2021-22

Following Papers are part of the above-mentioned program at K R Mangalam University:

Sem	Papers	Teaching/Faculty by
1	Introduction to financial Management and financial Markets	NSE Academy
2	Macro-Economic for financial Market	KRMU
3	Banking Sector in India	KRMU
3	Capital Market Operations	NSE Academy
4	Equity research and Mutual funds	NSE Academy
4	Financial Derivatives	KRMU
5	Financial Planning and Wealth Management	NSE Academy
6	Technical Analysis	KRMU

Classes location: Classes will be held at K R Mangalam University CAMPUS or through Online Mode (only in case of exceptional situations)

Faculty: NSE Academy will arrange suitable faculty for teaching of papers assigned to it

Pedagogy:

- (i) Exposure to Financial Markets includes visit to NSE/ Financial centres
- (ii) Skill development through NSE's market simulation internet-based software
- (iii) Semester Pattern
- (iv) Academicians & Industry professionals as faculty
- (v) Case Studies, live industry examples, assignments.
- (vi) Industry seminars and workshops

Eligibility Criteria

for admission: As decided by University and As per the norms of K R Mangalam University

Program Fees: The University shall pay for the service rendered by NSE Academy @ Rs. 35,000+GST Per Student for all papers agreed to be taught by NSE Academy

Promotion of the program K R Mangalam University shall bear their own cost for creating the awareness of the program from their share of program fees. NSE Academy will not do any promotion of program.

Registrar
K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103
Rupaultri

Shubh Me



Evaluation and Assessment:

K R Mangalam University shall conduct Continuous assessment examination and evaluation, wherever required as per University norms from time to time. The Final Assessment and End semester Exam shall be conducted by the University results declared by the Result passing Board of K R Mangalam University only.

Mode of Evaluation Quiz/Assignment/ Presentation/ extempore/ written examination

Examination Scheme:

Components	Quiz I	Quiz II	Mid Term Exam	Presentation/ Assignment/ etc.	End Term Exam
Weightage (%)	10	10	20	10	50

Award:

The University shall confer upon successful students the degree of B com (H) with specialisation in Capital Market. In addition, on successful completion of each paper the NSE Academy will grant the student a certificate of completion.

Program coordinators:

For K R Mangalam University: Dr. Anshika Prakash Aggarwal, Associate Professor, School of Management and Commerce, K R Mangalam University
For NSE Academy: Mr. Kunal Tyagi, Manager, NSE Academy, Delhi

Expenses:

All the expenses incurred by each party in conducting this Program shall be met by the respective Party from their own share of program fees.

Course Fee payment by University to NSE Academy:

K R Mangalam University shall make the payment of the Fees per Student to NSE Academy as per the schedule mentioned below:

Semester 1	₹ 5,834 + Taxes
Semester 2	₹ 5,834 + Taxes
Semester 3	₹ 5,834 + Taxes
Semester 4	₹ 5,834 + Taxes
Semester 5	₹ 5,834 + Taxes
Semester 6	₹ 5,834 + Taxes

Registrar
K.R. Mangalam University
Sohna Road, Gurgaon
Haryana - 122103
Anshika

Anshika

