



# VCSA

A Program run by

Manish Technological System Private Limited

Vishwa Computer Saksharta Abhiyan

## An ISO 9001:2008 Certified Company

### Application form to be an Authorised Study Centre

(For Head Office use Only)

Authorisation No. :  Centre Code:

Centre Name & Place:

Region :

Date of Issued :  Expiry Date :

(Please fill up the form in your own handwriting with Capital Letters)

1. Name in full Mr./Mrs/Miss

2. Father's/Husband's Name

3. Sex : M- Male  F- Female

4. Date of Birth

DD MM YYYY

5. Place of Birth :

6. Marital Status : Single  Married  Divorced

Date of Merriage (if Married):-

7. Name of Spauce :

8. Nationality :

9. Learning Centre :

& Name

Address

State  PIN





## Agreement for Authorisation and Undertakings

### Between

M/s Manish Technological System Private Ltd. (MTS) registered under the companies Act 1956 (No. 1 of 1956 as a Pvt. Ltd. Co. Vide No. U74999DL2010PTC211688) dated 23rd of Dec. 2010 by the Company Registrar, N.C.T of Delhi & Haryana. Having its registered office at - 488/6B, Dilsad Garden, Mansarour Park, New Delhi, India - 110 095 and Corporate office at Shanti Market, 3rd Floor, Above Allahabad Bank, Opp Phulwari Sharif Block, Patna, Bihar - 801 505 Represented by Mr. Manish Kumar, its Director is known as the first party hereafter.

### And

M/s ..... represented by Mr./Mrs./  
Miss..... Hereafter known as the second party.  
authorised by MTS, having its office at .....P.O.....  
P.S..... Distt. .... State ..... PIN .....  
for a period of 364 days for conduction of different academic and technical programs under the symbol and banner of Vishwa Computer Saksharta Abhiyan (VCSA)

#### Where as:-

1. The first party offers the authority to the second party for conduction of theoretical and practical classes in Computers Software, Hardware & Networking, Mobile Repairing, Fashion Technology, Spoken English etc. under the program and project of Vishwa Computer Saksharta Abhiyan (VCSA) at the above mentioned premises, and the second party accepts the said offer willingly without any compulsion, pressure and force according to his full knowledge and fit mental and Physical Condition.
2. The second party hereby agrees to arrange the required infrastructures such as Computer, furniture, printers, UPS, CVT etc. including such other equipment for recommendation by MTS.
3. The second party hereby agrees to pay non-refundable authorisation (franchisee) fee as per the norms of MTS.
4. The second party hereby agrees to pay royalty against all course materials, test papers, Certificate, and other goods or services as per the norms of MTS.
5. The second party hereby agrees to maintain the institute as per the rules and regulation laid down and directed by MTS.
6. Local advertisements material like banners, posters, hoardings/braiding etc., are to be arranged by the second party itself and all such advertisements are to be released by the second party under a pre-information to the MTS headquarter.
7. At least the enrolment of five students each month from the date of agreement is must, failing which the first party reserves the right of cancellation of the concerned center's authority for the conduction of the said courses pre-mature and its security deposit will not be refunded and will be forfeited.
8. The second party is full responsible for any loan, postponement and even incompleteness of course and MTS will neither accept any responsibility nor will be liable for making goods of any damage of whatsoever.
9. The second party is wholly responsible for the software they are using and MTS is not responsible for any kind of claim, in case of any piracy of patent acts and nuisance.
10. The second party is wholly responsible to take the Service Tax license and to pay the Service Tax as imposed and directed by the Deptt. of Central Excise, Government of India .

11. The second party hereby agrees to allow the person all happy and willingly of MTS or duly authorised by MTS for inspection of premise financial and other records.
12. The first party hereby agrees to provide sample of advertisement and business promotion materials to the second party free of cost.
13. The second party hereby agrees to bear the cost of postages and handlings.
14. If the second party is found misusing the name and logo of MTS the first party has got every right to cancel the agreement and undertakings even before completing of the agreed period without any prior information.
15. The date on which the agreement is signed by the second party shall only be the effective date.
16. Any matter arising out of the agreement is a subjected to be decided by an hun'ble court under the jurisdiction or Delhi High Court.
17. This agreement can be renewed from time to time as mutually agreed by both the parties in writing.
18. Incase of any damage of MTS substances, materials, articles, services by the centre concerned intesnally, motivately and knowingly, MTS will be having the full power to file a damage suite against the center incharge or the center as MTS deems fit and proper before the court of low.

**For**

**Manish Technological System (Pvt) Ltd.**

**First Party**

**Second Party**

**Signature with Date**

**Signature with date**

**(1) Sign. of Witness**

**(2) Sign. of Witness**

**Father's Name**

**Father's Name**

**Full Address**

**Full Address**