MEMBER SERVICES AGREEMENT

This Member Services Agreement ("MSA" or "Agreement") is entered into as of 02/22/2019 ("Effective Date") by and between JITU, LLC ("JITU"), doing business as (DBA) the College Consortium (CC) and Dillard University ("Member").

Welcome to the College Consortium ("CC"), CollegeConsortium.org (the "Site") and our CC Services (the "CC Services") outlined in the CC Policies & Procedures ("CC P&P") effective as of 02/19/17 and attached here as Exhibit A. Any Member who wants to access the Site and use the CC Services must accept the terms and conditions of this MSA. BY REGISTERING FOR AND USING THE CC SERVICES, YOU AGREE TO BE BOUND BY ALL TERMS AND CONDITIONS OF THIS MSA, AND ALL POLICIES AND GUIDELINES OF THE SITE ARE INCORPORATED BY REFERENCE.

JITU, LLC ("JITU") reserves the right to change any of the terms and conditions contained in this MSA or any policies or guidelines governing the Site or CC Services, at any time and in its sole discretion. All notice of changes to this MSA will be posted on the Site and sent to the Member in written form via email. Any changes will be effective upon posting of the revisions on the Site and notification to the Member in written form via email. Member is responsible for reviewing the notices and any applicable changes. MEMBER'S CONTINUED USE OF THE SITE AND CC SERVICES FOLLOWING JITU'S POSTING OF ANY CHANGES WILL CONSTITUTE ACCEPTANCE OF SUCH CHANGES OR MODIFICATIONS.

RECITALS

WHEREAS The CC is a forum for higher education institutions to share access to online programs with P&P managed by JITU for the purpose of improving student access, outcomes and affordability. CC roles, guidelines and policies are governed by the CC P&P incorporated here by reference and administered by JITU (the "CC Administrator").

WHEREAS JITU owns and controls CollegeConsortium.org (the "Site") through which it provides services to the CC and its Members.

WHEREAS JITU has developed technology and administrative suite of services for higher education institutions to participate in Academic Sharing as defined in the CC P&P which is expressed on the Site and engages know-how, techniques, systems, expertise and processes of JITU (the "Technology").

WHEREAS Member is a highly respected institution of higher education accredited by Southern Association of Colleges and Schools Commission to award baccalaureate and was last reaffirmed in the year 2010 to produce graduates who excel, become world leaders, are broadly educated, culturally aware, and concerned with improving the human condition, through a highly personalized and learning-centered approach. ("Mission").
WHEREAS Member desires to join the CC in order to better administer consortial or contractual agreements with other higher education institutions which are also Members of the CC.

I. Membership
   A. Member agrees to join the CC as an active Member under the CC P&P.
   B. Member also agrees to subscribe to CC Services under the CC P&P in alignment with its Mission.

II. CC Services
   A. The CC Administrator will provide access to CC Services through the Site to Member designated personnel outlined in Exhibit B, which may be amended as needed by the Member.
   B. The CC Administrator agrees to notify Member of any amendments to the CC P&P via postings to the Site and in writing via email to Member designated personnel.

III. Term and Termination
   A. The term of this Agreement shall be for a period that commences on the Effective Date and renews on the anniversary of execution (the "Term").
   B. This Agreement shall automatically renew for successive one year terms unless notice of termination is provided by either party in writing.
   C. Member may terminate this MSA upon 30 days written notice (the "Notice Period") from the effective termination date (the "Termination Date") provided it must abide by Enrollment Management or Course Management Services already initiated at the time of termination and to be delivered during the Notice Period.
   D. Upon acceptance of Termination, Member will receive a final invoice or payment, depending on the circumstances, no later than 60 days after the Termination Date.

IV. Representations, Covenants and Warranties of CC Administrator
   A. During the Term, the CC Administrator will support CC Services in accordance with professionally acceptable standards. CC Services will be provided at such a level as is reasonably required to support Member’s Enrollments.
   B. All CC Services will be provided at the sole cost of the CC Administrator subject to the satisfaction of the financial arrangements established by the CC P&P.
   C. CC Administrator represents, warrants and covenants that it owns or has the right to use all necessary elements to provide CC Services in a manner outlined in this Agreement and the CC P&P and accessed through the Site.
   D. CC Administrator will defend, hold harmless and indemnify Member and its affiliates, trustees, officers, partners, principals, employees and agents from and against any and all claims, demands, causes of action or damages (collectively
"Claims") arising out of or relating to any breach of the CC Administrator's obligations undertaken in connection with this Agreement.

V. Representations, Covenants and Warranties of the Member
   A. Member has received all appropriate institutional approvals to enter into and abide by the terms and conditions of this Agreement.
   B. When acting as an Enrolling Member under the CC P&P, Member agrees to authorize all Approved Courses through its regular curriculum approval process.
   C. Member grants the CC Administrator for the Term of this Agreement a non-exclusive, non-transferable, royalty-free right to use Member's logo attached as Exhibit B for the purpose of supporting the CC and administering CC Services.
   D. Member agrees to notify the CC Administrator of any changes to its accreditation status affecting its ability to participate in the CC.
   E. When acting as a Teaching Member under the CC P&P, Member agrees to provide its own systems and personnel in order to fulfill service to corresponding Enrolling Member students without dependency on CC or the Enrolling Member.
   F. Member acknowledges the U.S. Department of Education publishes Federal Student Aid eligibility guidelines for the recognition of credit under consortial and or contractual agreements with other institutions. Member further agrees to abide by then current policies to the best of its ability when utilizing CC Services.
   G. Member acknowledges that various regional and national accrediting bodies maintain guidelines for consortial and contractual agreements between institutions. Member further agrees to abide by the then applicable accreditor policies to the best of its ability when utilizing CC Services.
   H. Member agrees to abide by the CC Payment Terms outlined in the CC P&P. Should the CC Payment Terms outlined in the CC P&P change, the Member institution will be notified via email.
   I. Member agrees to provide institutional Information outlined in Exhibit D.
   J. In order for the CC Administrator to best serve the Member when acting as a Teaching Member, Member agrees that prior to utilizing Course Management Services, Member will disclose to the CC Administrator a list of states in which it is authorized to deliver online education.
   K. Member agrees to abide by its standard institutional processes for curriculum review in accordance, but not limited to, guidelines published by the U.S. Department of Education and the various applicable accrediting bodies.
   L. Member agrees that only students in good standing or students for whom probationary status has been suspended shall be provided access to the services rendered by CC under the terms of this Agreement.
   M. Member acknowledges that it has had a full opportunity to meet with and discuss with CC and its representatives CC's mission, policies, and procedures. By its execution of this Agreement Member specifically recognizes the opportunities offered Member by entering into this Agreement with CC and does so on its own assessment of said opportunities and without reliance upon any representations.

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or warranties by CC, its representatives or employees except as to such representations and warranties as may be contained in this Agreement and the CC P&P.

N. Member represents, warrants and covenants that its use of CC Services does not and will not infringe any patents, copyrights, or other proprietary rights of any other CC Member or any other third party.

O. Member will defend, hold harmless and indemnify CC Administrator and its affiliates, trustees, officers, partners, principals, employees and agents from and against any and all claims, demands, causes of action or damages (collectively “Claims”) arising out of or relating to any breach of the Member’s obligations undertaken in connection with this Agreement.

VI. CC Payment Terms

CC Payment Terms are outlined in the CC P&P. All CC Fees are facilitated through a third-party payment processing service. CC Fees will be automatically debited or credited to a Member designated bank account (“Member Bank Account”) for Registration Fees and CC Fees due and payable under this Agreement for the Member’s use of CC Services.

A. Member authorizes JITU, as the CC Administrator, to electronically charge or electronically post funds to the Member Bank Account for CC Fees per the CC P&P.

B. Member further agrees to whitelist JITU’s ACH identification number for electronic transactions with their Member Bank Account as well as to provide the necessary electronic payment information including, but not limited to, account name, account type, address associated with the account holder, account number, ACH routing number, bank name and bank address prior to executing its first Enrollment Request.

C. Member understands this authorization will remain in effect until cancelled in writing, and agrees to notify the CC Administrator in writing of any changes to the account information or termination of this authorization immediately.

D. If the payment dates fall on a weekend or holiday, Member understands the payment may be executed on the next business day. Member understands this is an electronic transaction.

E. In the case of an ACH Transaction being rejected for Non-Sufficient Funds (NSF) Member understands the CC Administrator may at its discretion attempt to process the charge again within 30 days, and agree to an additional $100 charge for each attempt returned NSF which will be initiated as a separate transaction from the authorized payment.

F. Member acknowledge that the origination of ACH transactions to the Member Bank Account must comply with the provisions of U.S. law.

G. Member agrees not to dispute this recurring billing so long as the transactions correspond to the terms indicated in the MSA and the CC P&P.
VII. **Intellectual Property**
Access to CC Services, including but not limited to technology assets, are licensed, not sold, by the CC Administrator for use by Member only to the extent described in this Agreement and for no other purpose than to fulfill its Mission, and on the condition, and only for so long as, the terms of this Agreement are faithfully and fully performed by the Member. CC Administrator grants to Member a conditional, non-transferable, non-exclusive license to use CC Services for the express purpose of participating in the CC and for no other purpose than to fulfill its Mission. Such license will continue so long as Institution fully and faithfully performs its obligations under this Agreement.

VIII. **Binding Effect**
This Agreement will inure to the benefit of and be binding upon the parties and their respective successors and assigns; nothing in this Agreement, express or implied, is intended to confer on any person other than the parties hereto or their respective successors and assigns, any rights, remedies, obligations or liabilities under or by reason of this Agreement.

IX. **Force Majeure**
A party is not liable for failure to perform the party's obligations if such failure is as a result of Acts of God (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (regardless of whether war is declared), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, blockage, embargo, labor dispute, strike, lockout or interruption or failure of electricity or telephone service. No party is entitled to terminate this Agreement under Article III (Termination) in such circumstances. If a party asserts Force Majeure as an excuse for failure to perform the party's obligation, then the non-performing party must prove that the party took reasonable steps to minimize delay or damages caused by foreseeable events, that the party substantially fulfilled all non-excused obligations, and that the other party was timely notified of the likelihood or actual occurrence of an event described herein.

X. **Limitation of Liability.**
To the fullest extent permitted, in no event shall JITU be liable for:

A. Any direct, special, indirect or consequential damages, or

B. Any other damages of any kind, including but not limited to loss of use, loss of profits or loss of data, whether in an action in contract, tort (including but not limited to negligence) or otherwise, arising out of or in any way connected with the use of or inability to use the Site, including without limitation any damages caused by or resulting from reliance by Member on any information obtained from the Site, or that result from mistakes, omissions, interruptions, deletion of files or email, errors, defects, viruses, delays in operation or any failure of performance.

XI. **Disclaimers.**

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The CC Services and Site is provided "as is," without any warranties of any kind unless explicitly defined in this Agreement. To the fullest extent permissible, JITU disclaims all such warranties, express or implied, including, but not limited to, warranties of non-infringement, accuracy, freedom from errors, suitability of content, or availability.

XII. Entirety of Agreement
This agreement contains all the terms agreed to by the parties relating to its subject matter. It replaces all previous discussions, understandings, and agreements.

XIII. Jurisdiction
This Agreement and the legal relations among the parties shall be governed by and construed in accordance with the laws of the State of Texas, without regard to choice of law provisions.

XIV. Dispute Resolution and Arbitration Procedure.
Any dispute or claim arising out of or in connection with, this Agreement shall be finally settled by binding arbitration in Travis County, Texas in accordance with the then current rules and procedures of the American Arbitration Association. The arbitration shall be conducted by three (3) arbitrators with experience with the issue under consideration, one (1) each to be appointed by the Parties in Dispute and a third being nominated by the two (2) arbitrators so selected. The arbitrators shall apply the law of the State of Texas to the merits of any dispute or claim, without reference to rules of conflicts of laws. Judgment on any award rendered by the arbitrators may be entered in any court having jurisdiction thereof. The Parties agree that, any provision of applicable law notwithstanding, they will not request, and the arbitrators shall have no authority to award punitive or exemplary damages against any Party. Nothing in this article shall limit a Party's right to seek injunctive relief with respect to a breach or threatened breach of this Agreement.

XV. Independent Contractors.
The relationship of the Parties established by this Agreement is that of independent contractors and nothing contained in this Agreement shall be construed to (i) give any of the Parties hereto the power to direct or control the day-to-day activities of another Party hereto, (ii) constitute the Parties as partners, joint ventures, co-owners or otherwise as participants in a joint or common undertaking, or (iii) allow any of the Parties hereto to create, discharge or assume any obligation on behalf of another Party hereto for any purpose whatsoever.

XVI. Parties Bound.
This Agreement, including the indemnification provisions, shall be binding upon and inure to the benefit of the Parties hereto, their respective successors, assigns, legal representatives and heirs.
SIGNATURE PAGE

In witness whereof, the parties have caused this Agreement to be executed by their duly authorized representatives to be finding and effective of the Effective Date.

Dillard University
Member

By: [Signature]

Name: Ralph Johnson
Title: Vice President for Finance and Business/OFO
Date: 2/21/19

The College Consortium
Its Administrator, JITU, LLC

By: [Signature]

Name: Jack Falks
Title: Vice President
Date: February 22, 2019

By: [Signature]

Name: Yolanda W. Page, Ph.D.
Title: Vice President for Academic Affairs
Date: 2/26/19

Approved as to Form and Legal Sufficiency

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The College Consortium ("CC") is a forum for institutions to share access to and resources of online courses and programs for the purpose of improving student access, outcomes and affordability. The CC provides technical and logistical support to enable better execution of consortial, contractual and transfer agreements into which institutions enter to share resources. These policies and procedures ("P&P") define the details regarding the policies, roles and operating procedures of the CC.

RECITALS

WHEREAS The CC is a forum for higher education institutions to share access to online programs with P&P managed by JITU, LLC, a Delaware limited liability company ("JITU").

WHEREAS The CC is administered through CollegeConsortium.org (the "Site") which is wholly owned and operated by JITU in order to provide technology and services to Member organizations which may or may not be administered through the Site and other URLs owned by JITU in the future.

I. Definitions
   A. Academic Sharing – When two or more higher education institutions collaborate to share access to online courses for students at other institutions.
   B. Approved Course - A Course approved by the Enrolling Member for their students to access through the Site.
   C. Course - A unit of instruction at a Teaching Member.
   D. Course Section - The specific instance of a Course on the Site in which one Enrollment can be registered. Each Course Section will include a specific number, instructor, class schedule and Registration Fee.
   E. Enrollment - One student enrolled in one Course Section following valid Enrollment Request by an Enrolling Member and the Enrollment Request's subsequent approval by the relevant Teaching Member.
   F. Enrollment Fee - The fee paid to CC by the Teaching Member for the Enrollment as a portion of the Registration Fee.
   G. Enrollment Request - A request for an Enrollment made by an authorized CC user at an Enrolling Member. The Enrollment Request must be approved by the Teaching Member to register an Enrollment in a Course Section.
   H. Registration Fee - The price at which the Teaching Member is willing to accept an Enrollment Request in a Course Section. The Registration Fee is set by the Teaching Member in their sole discretion and only available to Enrolling Members via the Site.
   I. Registration Request – Prospective Enrollment Request submitted by a user requiring secondary approval by an approved CC Enrolling Member user.

II. CC Roles
   A. Primary Roles
1. Member - Any higher education institution working with students to pursue accredited associate of arts/sciences degrees, baccalaureate degrees, or higher which executes a Member Services Agreement countersigned by the CC Administrator.

2. Student – An individual person, often currently or formerly enrolled at an Enrolling Member for whom the Enrolling Member creates a student record on the Site.

3. CC Administrator - JITU is designated as the Administrator of the CC and is therefore responsible for the provisioning of the CC to perform CC Services (defined below).

B. Temporal Roles - Members may engage with the CC Administrator in one of the following roles to participate in CC Services:

1. Enrolling Member - Member subscribing to Enrollment Management Services as defined below.

2. Teaching Member - Member subscribing to Course Management Services as defined below.

III. Description of CC Services (“Services”)

A. Enrollment Management - Enrolling Members and their Student and administrative users may review the inventory of Course Sections through the Site, make Enrollment Requests, make Registration Requests, monitor the status of Enrollment Requests to completion and receive grades and/or final statuses for enrolled students from Teaching Members through the Site.

B. Course Management - Teaching Members may post an inventory of Course Sections with available seats, approve and accept Enrollment Requests.

C. CC Administrator may from time to time add additional services in its sole discretion subject to its obligation to notify Members of amendments to these P&P.

IV. Representations/covenants of the Administrator to any Member

A. CC Administrator will maintain sufficient general liability insurance coverage for any applicable region in which CC business is conducted.

B. CC Administrator will update, maintain, and make accessible the Site and all security protocols associated with protecting the data entered by its Members.

C. CC Administrator will provide regular reporting on enrollment activity, Member and student feedback as well as Member revenue and fees.

D. CC Administrator will immediately notify Members of amendments to these P&P via email to the primary contact.

E. CC Administrator represents, warrants and covenants to the best of its knowledge that CC Services do not infringe any patents, copyrights, or other proprietary rights of any third party. CC Administrator shall promptly give written notice to the any affected Members in the event that, at any time, CC Administrator learns or has reason to believe CC Services infringe the patent.
copyright, trade secret, or other intellectual property, proprietary, or contractual right of any third party.

F. CC Administrator warrants that to the best of its knowledge CC Services comply with all local, state and Federal laws and standards regarding accessibility and equally effective and substantially equivalent ease of use for persons with disabilities.

G. CC Administrator will defend, hold harmless and indemnify Member and its affiliates, trustees, officers, partners, principals, employees and agents from and against any and all claims, demands, causes of action or damages (collectively "Claims") arising out of or relating to any breach of the CC Administrator's obligations undertaken in connection with this Agreement.

V. Representatives/covenants of the Member to other Members and the CC Administrator

A. Members will not use the technology, service, or information provided through the CC to market to, recruit, or otherwise influence students away from other Members.

B. Members will provide services to the Students of other Members in a manner substantially similar to services delivered to their own students.

C. Members will respond to all inquiries and requests from other Members regarding Enrollment Requests and enrolled students within a timely manner, not to exceed five business days.

D. Member will ensure students submitted for an Enrollment are prepared based on the prerequisites identified on the Site.

E. Member will defend, hold harmless and indemnify other Members and CC Administrators and their affiliates, trustees, officers, partners, principals, employees and agents from and against any and all claims, demands, causes of action or damages (collectively "Claims") arising out of or relating to any of the Member's obligations undertaken in connection with this Agreement.

F. Member represents, warrants and covenants that its use of Services does not and will not infringe any patents, copyrights, or other proprietary rights of any third party. Member shall promptly give written notice to the CC Administrator in the event that, at any time, Member learns or has reason to believe that its use of any such Services infringe the patent, copyright, trade secret, or other intellectual property, proprietary, or contractual right of any third party.

G. Member agrees to the usage and acceptance of electronic signatures, by their employees, students, contractors, agents, or counterparts for any documents requiring signature and approval as a part of using CC Services, and any related activities. Such documents may include, but are not limited to, student signatures for the Transcript Release Letter and an Enrolling Member's Letter of Permission (each defined below). CC uses a third-party electronic signature solutions provider for all document signature management.
H. Members will make every attempt to perform their respective Roles in using CC Services in a timely and responsive manner.

VI. Registration Policy and Fees
A. Teaching Members will post Course Sections to the Site.
B. Enrolling Members will designate Approved Courses through the Site.
C. Enrolling Members may submit Registration Requests and Enrollment Requests for Course Sections of Approved Courses through the Site at any time. In doing so, the Enrolling Member agrees to pay the Registration Fee according to CC Payment Terms active at the time of the Enrollment Request.
D. Teaching Members can accept or deny Enrollment Requests in their sole discretion but must abide by the posted Registration Fee applicable at the time of an Enrolling Member's submission of an Enrollment Request.
E. Once an Enrollment Request has been accepted by a Teaching Member, the CC Administrator will issue the student a Teaching Member Welcome Letter outlining the necessary steps to attend the Course (see template in Exhibit A).
F. Upon an Enrollment Request approval, the CC Administrator will issue an Enrolling Member Letter of Permission (see template in Exhibit B) to the Teaching Member.
G. Each Wednesday, the CC Administrator will notify Members of the upcoming electronic payments, charges and disbursements for the forward 10 day period. This notification will only be provided to those Members with impending payments, charges and disbursements for this forward period.
H. According to the CC Payment Terms, the CC Administrator will electronically invoice, charge and process payment for the Registration Fee, on behalf of the Teaching Member the day after the Teaching Member designated deadline for students to add or drop enrollment.
I. CC Administrator will send a monthly reconciliation statement of all invoicing, payment and disbursement activity within 2 weeks of the end of the month.
J. The CC Administrator will issue a Student signed Transcript Release Letter (see template in Exhibit C) to the Teaching Member in order to the Student's final grades and status at the time the Enrolling Member is invoiced for the Registration Fee.

VII. CC Payment Terms
A. CC Fees - The CC has the following fee categories which each Member agrees to pay according to the CC Payment Terms outlined below and at then current rates as amended from time to time according to the CC Fee Schedule outlined in Exhibit D.
   1. Membership - Annual fee for annual access to CC Services and Technology through the Site. Membership Fees will be assessed and invoiced at the Effective Date and on each subsequent anniversary.
2. Course Hosting - Annual fee for access to Course Management Services through the Site. Course Hosting Fees will be assessed and invoiced annually at the point in time where a Member initially utilizes Course Management Services and for as long as the Member is an active Teaching Member.

3. Enrollment Fee - Fee paid by a Teaching Member to CC for processing enrollments under Course Management Services per Exhibit D and as a portion of the Registration Fee.

B. Invoicing and Collections - CC Fees will be immediately due and payable upon invoicing by the CC Administrator per invoicing terms outlined above. All payments will be processed electronically by the CC Administrator. If payment dates fall on a weekend or holiday, the payment may be executed on the next business day. Member understands this is an electronic transaction.

C. All CC Fees are facilitated through a third-party payment processing service (currently Stripe, Inc.). CC Fees will be automatically debited or credited to a Member designated bank account ("Member Bank Account") for Registration Fees and CC Fees due and payable under this Agreement for the Member's use of CC Services. Members must authorize JITU, as the CC Administrator, to charge or electronically post funds to the Member Bank Account for CC Fees per the College Consortium P&P and provide the necessary information to do so. In the case of an ACH Transaction being rejected for Non-Sufficient Funds (NSF), Member understands the CC Administrator may at its discretion attempt to process the charge again within 30 days along with an additional $100 charge for each attempt returned NSF.

D. The CC Administrator can waive any or all of these fees at any time and in its sole discretion.

VIII. Jurisdiction
This Agreement and the legal relations among the parties shall be governed by and construed in accordance with the laws of the State of Texas, without regard to choice of law provisions. All claims and disputes arising under or relating to this Agreement are to be settled by binding arbitration in Travis County, Texas. An award of arbitration may be confirmed in a court of competent jurisdiction.

IX. FERPA
The parties acknowledge that their performance under this Agreement could be bound by the Family Educational Rights and Privacy Act (FERPA). Member authorizes JITU to be an official school service provider under the Act under the following terms and conditions which are inherent in the work associated with Academic Sharing:

A. Member Duties. Member may disclose student education records to JITU that contain personally identifiable information (PII), for the purpose of performing the Services. Member represents that it has obtained prior consent to disclose the education records or that it is disclosing the education records under a
permissible exception under section 99.31 of the Family Educational Rights and Privacy Act ("FERPA"), 34 C.F.R. § 99.31. Member shall disclose only those records that are necessary for the provision of the Services.

B. JITU Duties. JITU represents that it will use PII contained in the records only for the purpose of providing Services. It also represents that it will provide the Services in a manner that does not permit access to PII and students by anyone other than those with a legitimate interest in provisioning the Services. In accordance with applicable law, at the conclusion of this MSA, or at some other time as mandated by law, JITU will destroy or return to the Member all PII contained in the records that Member has provided to JITU for the purpose of performing the Services.

C. PII. JITU will act on the instructions of the Member in processing the PII that it receives from Member. Member hereby instructs JITU to take such steps in the processing of PII as are reasonably necessary for the performance of its obligations under the Member Services Agreement, and agrees that such instructions constitute its full and complete instructions as to the means by which JITU shall process such PII.

D. Required Disclosures. JITU shall be permitted to disclose Confidential Information if it is required to do so in response to a validly issued subpoena or court order, or as otherwise required by law.
## Exhibit B
### Member Designated Personnel

<table>
<thead>
<tr>
<th>Role</th>
<th>Name</th>
<th>Title</th>
<th>Email</th>
<th>Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enrolling Administrator</td>
<td>David Page</td>
<td>VP of Enrollment Management</td>
<td><a href="mailto:dpage@dillard.edu">dpage@dillard.edu</a></td>
<td>(504) 816-4362</td>
</tr>
<tr>
<td>Teaching Administrator</td>
<td>Yolanda Page</td>
<td>VP of Academic Affairs</td>
<td><a href="mailto:ypage@dillard.edu">ypage@dillard.edu</a></td>
<td>(504) 816-4368</td>
</tr>
<tr>
<td>Finance / Payments Contact</td>
<td>Ralph Johnson</td>
<td>VP of Business and Finance</td>
<td><a href="mailto:rjohnson@dillard.edu">rjohnson@dillard.edu</a></td>
<td>(504) 816-4447</td>
</tr>
</tbody>
</table>
EXHIBIT C
Member Marketing Material

[ATTACHED MEMBER LOGO AND MARKETING MATERIALS FOR CC ADMINISTRATOR USE UNDER SECTION V.C. OF THIS AGREEMENT]
EXHIBIT D
Institutional Information

All member institutions shall provide CC with the following information:

- Institution name: Dillard University
- Institution URL: http://www.dillard.edu/
- Institution Logo (including rights to use on Site): See Exhibit C
- Institution Address: 2601 Gentilly Blvd, New Orleans, LA 70122
  - Primary contact for CC: David Page
  - Primary contact title: Vice President, Enrollment Management
  - Primary contact email: dpage@dillard.edu
  - Primary contact phone number: (504) 816-4362
- Institution Course Catalog and supporting documents:
  http://www.dillard.edu/academics/academic_catalog.php
- Institution academic calendars:
  http://www.dillard.edu/academics/academic_calendar.php
- Grading rubric and policy:
- Name of Student Information System ("Jenzabar EX"):
- Name of Learning Management System ("Canvas"):