EXHIBIT "E" GENERAL OFFER OF PRIVACY TERMS

General Offer of Privacy Terms ("General Offer") through its signature below. This General Offer shall

, to any other LEA ("Subscribing LEA") who accepts this

1. Offer of Terms

("Originating LEA") which is dated

Provider offers the same privacy protections found in this DPA between it and Vista Unified School District

terms, such as price Provider and the Su to suit the unique r (1) a material changlisted in the origin	ce, term, or schedule of servic bscribing LEA may also agree to needs of the Subscribing LEA. T ge in the applicable privacy st	es, or to any other provision change the data provided in Provider may withdraw tatues; (2) a material chatchree (3) years after the d	ecessarily bind Provider to other ion not addressed in this DPA. The by Subscribing LEA to the Provider the General Offer in the event of: ange in the services and products late of Provider's signature to this following email address:	
legal@d	centralreach.com CentralReach, LLC DBA LiftE	d by CentralReach		
BY:			Date: 06-05-2023	
Printed Name:	Peter Leiner	Title/Position:	General Counsel	
General Offer of Pr terms of this DPA fo and the Provider. ** TO PROVIDER PURS LEA:	ivacy Terms. The Subscribing r the term of the DPA between	LEA and the Provider shal the Vista Unified Sch SUBSCRIBING LEA MUST N 5. **	by its signature below, accepts the I therefore be bound by the same ool District DELIVER NOTICE OF ACCEPTANCE	
BY:		Date:		
SCHOOL DISTRICT N	IAME:			
DESIGNATED REPRE	SENTATIVE OF LEA:			
Name:				
Title:				
Address:				
Telephone Number:	<u> </u>			

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Email:

EXHIBIT "H" – Additional Terms or Modifications

Version CentralReach, LLC DBA LiftEd by CentralReach

LEA and Provider agree to the following additional terms and modifications:

ARTICLE IV: DUTIES OF PROVIDER

- 5. <u>De-Identified Data</u>: Provider agrees not to attempt to re-identify de-identified Student Data. De-Identified Data may be used by the Provider for those purposes allowed under FERPA and the following purposes:
 - (1) assisting the LEA or other governmental agencies in conducting research and other studies; and (2) research and development of the Provider's educational sites, services, or applications, and to demonstrate the effectiveness of the Services; and (3) for adaptive learning purpose and for customized student learning. Provider's use of De-Identified Data shall survive termination of this DPA or any request by LEA to return or destroy Student Data. Except for Subprocessors, Provider agrees not to transfer de- identified Student Data to any party unless (a) that party agrees in writing not to attempt re-identification, and (b) prior written notice has been given to the LEA who has provided prior written consent for such transfer. Prior to publishing any document that names the LEA explicitly or indirectly, the Provider shall obtain the LEA's written approval of the manner in which de-identified data is presented.