



RNB
GLOBAL UNIVERSITY
Educating stars for tomorrow

Memorandum of Understanding- 2018-2019

RNB GLOBAL UNIVERSITY

RNB Global City, Ganganagar Road,
Bikaner, Rajasthan 334601



MEMORANDUM OF UNDERSTANDING
FOR RESOURCE SHARING

THIS MEMORANDUM OF UNDERSTANDING ("MOU") is made, entered into and executed at Delhi, on this day 9th of April Two Thousand Eighteen (2018) ("Effective Date");

BY AND BETWEEN

M/S. RNB International Private Limited, a Company incorporated under the provisions of the Companies Act, 1956 having its Registered Office at RNB House 1, Shivaji Enclave Main Road, Near Raja Garden, New Delhi-110027; through the hand of its Director, Mr. Pramod Kumar Bajaj, duly authorised in this regard (hereinafter referred to as "RNBI"; which expression shall unless it be repugnant to the context and meaning thereof be deemed to mean and include its Successors-in-Title and Permitted Assigns) of the ONE PART;

AND

RNB Global University, established by Act no 20 of 2015 passed by the Rajasthan Vidhan Sabha and notified by state of Rajasthan on 27/04/2015 having its campus at RNB Global City, Ganganagar Road, Bikaner, Rajasthan-334601 and represented by Ishneet Gandhi, who has been authorised to execute this MOU (hereinafter referred to as "RNBGU" which expression shall unless it be repugnant to the context and meaning thereof be deemed to include its Successors-in-Title and Permitted Assigns) of the OTHER PART;

Hereinafter RNBI and RNBGU shall collectively be referred to as the "Parties" and individually as the "Party".

WHEREAS:

1. RNBGU is a Private University in India proposing high quality professional educational programmes of international standards and courses in Management, Engineering, Sciences and Law. RNBGU has been established in year 2015 and has been awarded as "The Economic Times - Best Education Brands - 2017" by Economic Times in 2017, also awarded by Assocham as "Best University In Rural Area - 2018".
2. RNBI is a company in India dealing in Public Opinion Polling and Market Research services.

For RNB International Pvt. Ltd.

Director

For RNB International Pvt. Ltd.



For RNB Global University



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ATTESTED

NOTARY
Bikaner (Raj.)
INDIA 15/4/2018



3. That many departments of University are fully utilised only in specific periods (like admission department during the time of admissions etc.), however these resources need to be maintained for the complete year.
4. That the University would like to contribute to the graduate and Post graduate Programs by involving students in research projects through assistantships and other work assignments to inculcate research habits and entry in the world of inquiry.
5. That in order to reduce the costing of the University it is desirable to share its unutilised resources.
6. That the nature of work of RNBI is such that it requires resources for limited period only and hence want to use shared resources.
7. The parties are desirous of entering into an arrangement for sharing of resources ("Said Purpose").

IN CONSIDERATION OF THE MUTUAL PROMISES AND COVENANTS SET FORTH IN THIS MOU AND INTENDING TO BE LEGALLY BOUND, RNBI AND RNBGU, AGREE AS FOLLOWS:

1. All the aforesaid recitals and representations herein above shall form an integral and operative part of this MOU as if the same were set out and incorporated verbatim in the operative part and to be interpreted, construed and read accordingly.
2. That RNBGU has agreed to share its resources in form of equipments, Human Resources, Vendors etc. with RNBI as required on cost basis.
3. That RNBGU would raise debit note of cost involved of the resources shared with RNBI and RNBI would to pay the said amount within 15 days of receipt of such debit note.
4. It is agreed that the terms of this MOU shall commence on the Effective Date and shall continue for a period of 04 (Four) years, unless terminated by either party upon 60 (Sixty) day's written notice.
5. RNBGU shall be exclusively responsible for obtaining and keeping valid any and all such Licenses, permits or approvals as may be required under law for RNBGU to enter into this MOU.
6. The parties are responsible for their individual acts of commission and /or omission, due to their negligence, and non-compliance of statutory liabilities and obligations.

For RNB International Pvt. Ltd.

Director—
For RNB International Pvt. Ltd.



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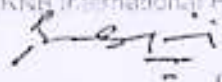
ATTESTED

NOTARY
BIKANER (Raj.)

15/4/2018

7. Neither Party shall be liable for any failure to perform or any delays in performance, and no Party shall be deemed to be in breach or default of its obligations set forth in this MOU, if, to the extent, and for as long as such failure or delay is due to any causes that are beyond its reasonable control and not to its acts or omissions, including, without limitation, such causes as acts of God, fire, flood, severe storm, earthquake, civil disturbance, lockout, riot, order of any court or administrative body, embargo, acts of government, war (whether or not declared), acts of terrorism, or other similar causes ("Force Majeure Event"). In the event of a Force Majeure Event, the Party prevented from or delayed in performing shall promptly give notice to the other Party and shall use commercially reasonable efforts to avoid or minimize the delay.
8. The parties shall severally take care to ensure that the information provided by the other party remains confidential and further agree not to use the Confidential Information for any purpose other than the purpose for which it is intended. The parties shall not disclose any Confidential Information to anyone other than the employees of either organization who need to know the Confidential Information.
9. Any notice or any other communication shall be in writing and shall be transmitted (a) by postage prepaid registered mail with acknowledgement due or (b) by courier service or (c) by email to the Parties as follows, as elected by the Party giving such notice.
10. This MOU constitutes the entire understanding between the Parties with respect to its subject matter and merge and supersedes all prior discussions and writings with respect thereto. No modification and/or amendment to this MOU shall be binding upon the Parties unless contained in a writing signed by a duly authorized agent for each respective Party and specifically referring hereto.
11. This MOU may be executed in two or more counterparts, each of which shall be deemed to be an original, and all of which shall together constitute one and the same MOU.
12. This MOU shall be governed by Indian laws and subject to the exclusive jurisdiction of the Courts at New Delhi.

For RNB International Pvt. Ltd.


Director

For RNB International Pvt. Ltd.




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For RNB Global University

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CENTRAL NOTARY
BIKANER (RAJ.)

5/14/2018



13. The signatories of this MOU representing the parties have the full right, authority, permission and approvals for executing this MOU.
14. In the interpretation and construction of this MOU, the Parties acknowledge that the terms hereof reflect extensive negotiations between the Parties and that this MOU shall not be deemed, for the purpose of construction and interpretation, that either Party drafted this MOU.

IN WITNESS WHEREOF the Parties have set and subscribed their respective hands, the day and year first herein above written.

SIGNED, SEALED AND DELIVERED

by the Within named, M/s. RNB International Private Limited
through the hands of its Director,
Mr. Pramod Kumar Bajaj
duly authorized in this regard

For RNB International Pvt. Ltd

[Signature]
Director

SIGNED, SEALED AND DELIVERED

by the Within named, RNB Global University
through the hands of its Authorized Signatory,
Ms. Ishneet Gandhi duly authorized in
this regard.



In the presence of

Witness:

01. Ms. Isher Sharma
02. Ms. Reema Agrawal

[Signature] Aadhar no :-
[Signature] 380098353530

Aadhar no :-
662019299309

ATTESTED



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NOTARY
Bikaner (Raj.)
INDIA

15/11/2018



सत्यमेव जयते

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	: IN-DL06374097431563N
Certificate Issued Date	: 19-May-2015 04:09 PM
Account Reference	: IMPACC (CR)/ dl835310/ DELHI/ DL-DLH
Unique Doc. Reference	: SUBIN-DL06374097431563N
Purchased by	: NSEIL
Description of Document	: Article 5 General Agreement
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: NSEIL
Second Party	: RNB GLOBAL UNIVERSITY
Stamp Duty Paid By	: NSEIL
Stamp Duty Amount(Rs.)	: 100 (One Hundred only)



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

AGREEMENT

This Agreement is made and executed

BETWEEN

RNB Global University (hereinafter referred to as RGU), having its office at RNB Global City, Ganganagar Road, Bikaner, Rajasthan-334601 represented through Mr. Kishan Kumar



Kishan Kumar B.

Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at www.shclstamp.com. Any discrepancy in the details on this Certificate and as available on the website renders it invalid.
2. The prus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

Bajaj, who is duly authorized to sign and execute this Agreement on behalf of RGU the party of the Second Part;

AND

National Stock Exchange of India Limited (hereinafter referred to as NSE), a company incorporated under the Companies Act, 1956 and having its registered office at Exchange Plaza, Bandra-Kurla Complex, Bandra (East), Mumbai 400051; represented through Ms. Rana Usman, who is duly authorized to sign and execute this Agreement on behalf of NSE, the party of the First Part,

The expression party of the First Part and the party of the Second Part shall unless the context otherwise requires be deemed to mean and include their representatives, successors and assigns.

RGU and NSE shall hereinafter be jointly referred to as the "Parties".

WHEREAS,

1. RGU is a private university in India. RGU is a university proposing high quality professional educational programmes of international standards and courses in Engineering, Fashion & Design, Hospitality, Humanities & Social Sciences, Law and Management.
2. NSE is the largest stock exchange in India and has brought about unparalleled transparency, speed, efficiency, safety and market integrity. NSE carries out a number of educational initiatives such as certification programs, investor seminars, secondary and senior secondary school level courses, development of educational materials on financial markets etc. NSE promotes financial literacy and skill oriented financial markets courses. NSE has also introduced an online examinations system for testing and certification called NSE's *Certification in Financial Markets* (hereinafter called as NCFM). NCFM is an online testing system, a revolutionary concept in administration of examinations and the only one of its kind today in the country. It tests the practical knowledge and skills required to operate in the financial markets in a secure and unbiased manner and awards certificates based on relative merits.



Bishan Kumar Biji



3. The Parties of the First and Second Parts have appreciated each other's objectives in promoting excellence, inter alia, in education in common areas of interest and are desirous of entering into a Agreement for mutual benefit and advantage.

4. RGU and NSE, in joint co-operation, propose to launch NSE Certified Capital Market Professional (hereinafter referred to as "NCCMP") course of 4-6 months duration to provide knowledge and awareness about the securities market and thereby upgrade the skills and proficiency of the young generation.

5. The Parties are also desirous of working together for identifying other areas of co-operation between them.

6. The Parties hereto are desirous of putting the broad terms of the collaboration into an Agreement for the areas identified for co-operation and commit to co-operate to the fullest extent.

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

1. 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:

1.1 The following expressions shall have the following meanings:

"Candidate" shall mean any person who has registered himself/herself to appear for or has already appeared for NCCMP Course.

"Course" shall mean the NCCMP conducted in joint collaboration between RGU and NSE leading to a joint certification by RGU and NSE.

"Course Fees" shall mean the fees paid by each Candidate in order to register for the NCCMP.

Confidential Information means-

a) Either 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;

b) All technical, proprietary and confidential information of either Party.



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- c) any manuals, notes, documentation, technical information, drawings, diagrams, specifications, or formulae which are not intended for distribution to or use by end-users or know-how related to any of the foregoing;
- d) any information regarding current or proposed Courses, Course outline, study material, Candidates details, faculties details, business methods, financial data or marketing data which are not intended for distribution;
- e) any other written information that is clearly marked or designated as confidential or proprietary by the Party disclosing it.

1.2 The Course titled NSE Certified Capital Market Professional (NCCMP) will be launched as a 4 - 6 months Course relating to Capital Markets in joint collaboration of NSE and RGU.

1.3 NSE shall grant non exclusive rights to RGU to use the NCCMP and trade name during the term of this Agreement in such manner as may be specified by NSE from time to time.

1.4 The eligibility and pre-requisite skills of the Candidates shall be such as mutually agreed between NSE and RGU from time to time. But admission procedure and selection of the Candidates shall be decided by RGU and NSE will be informed of the procedure.

1.5 The Course will be for a total of 100 hours (80 hours on theory and concept building and 20 hours of practical session).

1.6 To be eligible for the NCCMP certificate, the Candidate would be required to show consistent performance and successfully complete the following :

- Mid term examination scoring at least 50% marks
- End term examination scoring at least 50% marks
- Submission of project work of satisfactory quality

Students who fail to secure qualifying marks will be allowed to appear for one supplementary examination conducted by RGU /NSE within one month of the publication of the result. If the student fails to obtain the qualifying marks in the supplementary examination he/she may opt for a participation certificate or may appear for the examination with students of the next batch after paying an examination fee to NSE. The amount of such fee may be decided by the NSE.

1.7 The end term examination will be on-line and conducted by NSE in RGU.



Kishan Kumar Biji



1.8 The outline of the Course is as per enclosure given at Annexure 1 and has been decided after mutual consultation.

1.9 The course fees consist of Base Course Fees which would be Rs. 15000 (Rupees fifteen thousand) per candidate plus service tax and any other taxes as applicable. Base course fees can be revised in future after mutual consultation between NSE and RGU.

1.10 RGU shall provide faculties for the Course out of its own faculties or from outside, but based on the competencies, expertise and credentials of the faculties as required for the course.

1.11 At the end of the Course a joint RGU – NSE certificate would be awarded to the successful Candidates by the college directly to the candidate after the final results are announced.

2. RIGHTS AND OBLIGATIONS OF NSE

2.1 NSE shall grant rights to RGU to use NSE's name and logo only for marketing purposes of the Course.

2.2 For the theoretical part of the Course, NSE shall give study material in such form as agreed mutually between NSE and RGU and grant rights to RGU to make agreed number of copies of the same. The study material may be upgraded by NSE from time to time and RGU would implement the upgraded study material.

2.3 NSE shall be entitled to raise the invoice based on information received by RGU as per clause 3.7 for 35% of the base Course Fees collected from the candidates plus service tax and any other taxes as applicable.

2.4 NSE shall offer its on-line testing engine for conducting the end term examination.

2.5 RGU should finalize the date, time and venue of the end term examinations in consultation with NSE and inform the Candidates about the same.

The schedule is not normally alterable as per any individual candidate's request.

2.6 NSE Shall offer NSE Learn to Trade (NLT) mock trading software to the college for practical training.

2.7 NSE Shall allow the candidate enrolling for NCCMP course to appear for any one of the NCFM exam. The list of modules for the exam is as per enclosure given at Annexure 2.

3. RIGHTS AND OBLIGATIONS OF RGU

3.1 RGU hereby acknowledges that NSE has in the past and will continue in the future, to put in various efforts in the development of the capital markets in India and in spreading awareness and knowledge of investing in capital market, for which it has incurred significant



Atishai Kumar Biji



costs over a period of time. In an effort to further enhance the visibility of investing in capital markets in India and in an attempt to make the younger generation of Indians aware of the advantages and merits in investing in the Indian capital markets, NSE has decided to enter into the transaction contemplated under this Agreement. In view of this and the mutual benefits which the Parties will derive by being associated with each other in this endeavour, RGU on its own agrees that this engagement with NSE shall be on an exclusive basis from the date of this Agreement and that RGU will not associate nor undertake any work of any nature that is in direct competition with or detrimental to the Programme during the validity of this Agreement, without NSE's prior written consent.

3.2 RGU shall consult NSE and take NSE's approval before undertaking any kind of marketing with regard to the Course, specifically in instances where NSE's name, logo etc. are being used.

3.3 RGU shall admit Candidates for the Course, collect the Course Fees and conduct the Course at its premises.

3.4 RGU shall publicise and market the Course to its students and to others by way of advertisements, publicity material, brochures etc subject to the aforesaid clause 3.2.

3.5 RGU shall co-ordinate with the Candidates and with the faculties regarding the lectures, schedule the lecture timings, conduct all assessments excluding end term examination and provide necessary assistance and guidance to solve the Candidate's queries.

3.6 RGU shall remit the part of the Course Fees due to NSE within 10 days of receipt of the invoice as per clause 2.3 by way of cheque/ Demand draft /online transfer payable at RGU.

3.7 RGU shall provide complete details to NSE of the Candidates enrolling for the Course, including name, address, phone numbers, email address, qualifications, work experience, class schedule etc. within 15 days of the closure of admissions. Admissions must close before the commencement of the course.

3.8 RGU shall also provide candidate-wise, centerwise date and name of the NCFM exam.

3.9 RGU shall ensure that the competencies, expertise and credentials of the faculties are such as specified by NSE from time to time. RGU shall specify the role and responsibilities of the faculties.

3.10 RGU shall ensure that the content of the lectures are conforming to the Course outline of the NCCMP.

3.11 RGU shall monitor the performance of the faculties for ensuring the quality of the lectures.



Tishan Kumar Biji

3.12 RGU shall highlight the significance of the NCFM (NSE's Certification in Financial Markets) courses to Candidates, though it is not mandatory for the Candidates enrolling for the Course to take any of the NCFM modules.

3.13 RGU shall extend help and co-operation to NSE in developing other educational programmes in future on such terms as may be mutually agreed upon.

3.14 RGU shall pay directly from their share of course fees to the agency providing the 20 hours of practical sessions, if they choose to hire the services of such an agency.

4. GEOGRAPHICAL REACH

NSE is desirous of widening the NCCMP Course across the territory of India and abroad and may tie up with other entities in India and abroad for providing the NCCMP course. However, RGU shall not tie-up with any other entity anywhere in India or abroad for providing collaboration contemplated under this Agreement.

5. CONFIDENTIALITY

5.1 Both the Parties agree to maintain confidentiality of this Agreement and all Confidential Information (written or oral) 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:

- is available in public domain; or becomes so at a future date (otherwise than as a result of a breach of this clause); or
- which the receiving party already had in its possession before the Effective Date, as evidenced by documents; or
- which the receiving party acquires from a third party who is authorised and is entitled to disclose it; or
- 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, as evidenced by documents; or
- is disclosed pursuant to any requirement of law.

5.2 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



Kishan Kumar Biji



shall make the disclosure of the Confidential Information only to the extent that is legally required of it and no further.

5.3 The confidentiality obligation under this clause shall survive for a period of 3 years post the termination or expiration of this Agreement.

6. INTELLECTUAL PROPERTY RIGHTS

6.1 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.

6.2 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.

6.3 All right, title and interest in and to all intellectual property in the Course outline and study material as well as in term "NCCMP" or "NSE Certified Capital Market Professional" (hereinafter referred to as "NSE's properties") shall vest with NSE. RGU shall not use NSE's properties except to the extent as specified under this Agreement and shall not share NSE's properties with any third party. Further, it is clarified that NSE will be using NSE's properties for distribution at its discretion pursuant to any arrangement with any other institution or third party within or outside India.

7. NO LIABILITY OR AUTHORITY

7.1 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 latter in writing.

7.2 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.

8. INDEMNITY

Either party shall indemnify and keep indemnified, and defend and hold harmless the affected party, its respective officers, employees, and agents from and against all losses, damages, legal proceedings, liabilities and claims at law, or in equity including without limitation costs, expenses and lawyers' fees, directly or indirectly arising out of or resulting from the representations contained herein or its obligations under this Agreement.



Shau Kumar Biji



9. REPRESENTATIONS AND WARRANTIES

Each party to this Agreement represents and warrants that-

9.1 It is duly established and existing under the laws of jurisdiction stated against its name of this Agreement and has the legal power and; authority to sign this Agreement bind itself and perform and comply with its duties and obligations under this Agreement

9.2 Time is of the essence with respect to all provisions within this Agreement. Any delay in performance by either Party shall constitute a material breach of this Agreement.

9.2 It has full power and authority to enter into this Agreement and it has obtained all the sanctions that may be required under the laws applicable to it.

10. ASSIGNMENT

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

11. TERM AND TERMINATION

11.1 This Agreement shall remain in force for an initial period of three (3) years from the date (25th) (MAY), 2015 (Effective Date) unless its validity is renewed for a further period mutually by the Parties.

11.2 This Agreement may be terminated immediately (i) by mutual consent of the Parties; or (ii) 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 rectify it within 15 (fifteen) days after receiving a written notice; or (iii) immediately if RGU ceases to be a recognized university.

11.3 This Agreement may be terminated at any time without any cause by either Party with one month written notice to the other.

11.4 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.

11.5 Any termination under the above clauses shall not affect the rights and obligations of the Parties 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.

12. GOVERNING LAW

This Agreement shall be governed by and construed and interpreted in accordance with the laws of India. Subject to the provisions of clause 14 herein, the Parties shall be subject to the exclusive jurisdiction of the Courts in India only.



Shau Kumar Biji



13. NO PARTNERSHIP OR AGENCY

It is hereby understood and agreed that this Agreement is on a Principal to Principal basis and neither Party shall describe itself as an agent, partner, joint-venture partner, employee, or representative of the other Party, or pledge the credit of the other Party in any way or make any representations or give any warranties to any third party which may require the other Party to undertake or be liable for, whether directly or indirectly, any obligation and/or responsibility to any third party or enter into contracts on behalf of the other Party.

14. DISPUTE RESOLUTION

If any dispute of difference of any kind whatsoever may arise between the Parties in connection with or arising out of this agreement, NSE Delhi 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. 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 as per the provisions of this clause shall be referred to arbitration under the provisions of the Arbitration and Conciliation Act, 1996. The Parties shall mutually appoint an arbitrator. The place of arbitration shall be Delhi. The language for Arbitration shall be English. The provisions of this clause shall survive the termination of this Agreement.

15. CONSTRUCTION

The entire understanding between NSE and RGU with respect to the subject matter herein is contained in this Agreement and any other representation made prior to or during the operation of this Agreement is expressly excluded.

16. NON EXCLUSIVITY

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

17. HEADINGS

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



Kishan Kumar Biji



18. ALTERATION

Any alteration, modification or addition to this Agreement or waiver of any of the terms hereof shall be valid if made by mutual consent of both the parties in writing.

19. 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.

20. SERVICE

20.1 Any notice or communication by either party shall be in writing and can be sent by post or facsimile to the address and number mentioned in the following clause respectively. The notice or communication shall be deemed to have been served when delivered by hand or within 3 days after delivery has been sent by prepaid post/courier on the given address, and notices, communications sent by facsimile transmission shall be deemed to have been served immediately upon the receipt.

20.2 Addresses for service of notice or communication:

If to NSE:

To the attention of: Ms. Rana Usman

Facsimile Number:

Address: National Stock Exchange
Exchange Plaza
Bandra Kurla Complex
Bandra (E)
Mumbai - 400051

If to RGU:

To the attention of: Mr. Kishan Kumar Bajaj

Facsimile Number:

Address: RNB Global City
Ganganagar road
Bikaner, Rajasthan- 334601



Kishan Kumar Bajaj



IN WITNESS WHEREOF both the Parties through their duly authorised representatives signed this Agreement on the day, month and year herein below mentioned.

For the RNB Global University

Kishan Kumar Biji



Name: Kishan Kumar Biji
Designation: Vice Chairman

Date:

Witness:

1. Bahmet Ganelhi

2. Pavani Gupta

National Stock Exchange
of India Ltd.



Name:
Designation

Date:

Witness:

1. NIVYA NAR

2. KUNAL TYAGI



Annexure 1

Name of the Course: NSE Certified Capital Market Professional (NCCMP)

Curriculum to cover:

- Introduction to Financial Markets
- Derivatives
- Trading System
- Macro Economics
- Fundamental Analysis
- Technical Analysis
- Market Operations
- Discussions on Financial Newspapers and Journals
- Practical Training

Kishan Kumar Biji



Annexure 2

Sr. No	Name of the Module
1	Financial Markets: A Beginners' Module
2	Mutual Funds : A Beginners' Module
3	Currency Derivatives: A Beginner's
4	Equity Derivatives: A Beginner's Module
5	Commercial Banking in India: A Beginner's Module
6	FIMMDA-NSE Debt Market
7	Securities Market (Basic) Module
8	Capital Market (Dealers) Module
9	Derivatives Market (Dealers) Module
10	Investment Analysis and Portfolio Management Module
11	Fundamental Analysis Module
12	Options Trading Strategies Module
13	Operations Risk Management Module
14	Banking Sector Module
15	Insurance Module
16	Macroeconomics for Financial Markets
17	NSDL-Depository Operations Module
18	Commodities Market Module
19	Surveillance in Stock Exchanges Module
20	Corporate Governance Module
21	Compliance Officers (Brokers) Module
22	Compliance Officers (Corporates) Module
23	Information Security Auditors Module
24	Information Security Auditors Module
25	Technical Analysis Module
26	Mergers and Acquisitions Module
27	Back Office Operations Module
28	Wealth Management Module
29	Project Finance Module

Kishan Kumar Biji

