



**Memorandum of Understanding- 2016-2017**

**RNB GLOBAL UNIVERSITY**

RNB Global City, Ganganagar Road,  
Bikaner, Rajasthan 334601

- g. Standard Headphone with Microphone
- h. Other items as specified by ICFL

2. Internet Bandwidth:

- 1) College / University would be required to deploy a minimum internet bandwidth as specified by ICFL for smooth delivery of programmes

3. College/ University should ensure the infrastructure requirements are met for smooth delivery of training programmes.

4. Student Management & other points :

- 1) Help ICFL to drive student enrolments by providing the required support
- 2) College / University would ensure that only the students who have enrolled with ICFL and whose enrolment details have been communicated and payment received by ICFL shall be provided access to ICFL programs.
- 3) In no case College / University will offer any trainer or training support or assistance for any ICFL program at its own. Trainers and training would be conducted as per the schedule given by ICFL.



## Annexure B:

### College / University Fee Share

Fee for any program offered by ICFL, fee would be collected in the manner as specified in the program information document or as per the guidelines issued for this purpose from time to time. The fee paid by the student for the ICFL programs should be paid in favor of either ICICI Securities Limited or Academic Partner, as the case may be. ICFL does not accept payment for any of its courses in cash so the College/ University should ensure that the payments are not collected in cash.

College / University fee share (i.e. commission) may range between 10-20% on a weighted average basis depending upon the mix of program registrations sourced through College / University during a given period. ICFL will share a list of programs and corresponding fee share with a College / University before the launch of a program for this purpose.

College / University will receive the fee share, i.e. commission from ICFL on a quarterly basis on or after 15<sup>th</sup> day of the month following the previous quarter. College/ University fee share calculation would include only those programs for which training is commenced in the said quarter. For e.g. during a period of Jan – March, four programs are offered. Out of four programs registration for two programs is closed and training is also commenced. Third program is closed for registration but training is not started whereas the fourth program is still open for registration. In this scenario calculation of College / University fee share will include revenue of only those two programs for which training is commenced. Revenue for College / University fee share for the other two programs would be considered for next quarter pay-out, provided the programs are started in the subsequent or relevant quarter.

In an event of any refund of the program fee whether in part or full claimed by a registered student and approved by ICFL or its Academic Partner or both, College/ University fee share would be adjusted proportionately. College / University proportionate fee from the refund could be adjusted or recovered either from its immediate or subsequent pay-out.





### Undertaking

1. RNB Global University hereby grants Tata Consultancy Services Limited (TCS) the right to use the Testimonials.
2. Testimonial in any form [i.e. PDF, Case Study, Audio Visual, etc.] given by the Customer to TCS, TCS shall have the right to publish Customer testimonial, together with Customer company name (same as mentioned in the Agreement), name and photograph of Customer company representative and Customer company logo that TCS publish using the brand guidelines and in such position as both parties may determine.
3. Customer agrees that TCS may edit the testimonial and publish edited or partial versions of the testimonial. However, TCS will never edit a testimonial in such a way as to create a misleading impression of your views.
4. The Testimonials may appear in connection with (1) the business website, (2) publications for the business related to advertising, marketing, information and education, or any other publication XYZ Co. Ltd. may deem useful and appropriate, (3) all electronic and print media (i.e. Text, PDF, Presentations, Audio, video, pamphlets, mailings, etc.), (4) award nominations within and outside TCS.
5. Customer grants TCS permission to shoot the video testimonial on our campus or premises covering the main building, classroom, library, computer lab etc.
6. Customer further grants to capture the audio and video testimonial by the authorized speakers appointed or allowed by us.
7. Customer further also grants TCS permission to place signage of ION at our campus/premises at an appropriate location.

  
Authorized Signatory



MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

RNB Global University, Bikaner, Rajasthan, India

And

BAR ASSOCIATION, BIKANER

FOR

ENTREPRENEURIAL SKILL DEVELOPMENT, OUTCOME BASED TRAININGS,  
PLACEMENT, AND RELATED SERVICES

*[Signature]*

अध्यक्ष  
बार एसोसिएशन

*[Signature]*  
TESTED  
BY  
15.1.2016



*[Signature]*



## MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (herein after called as the 'MOU') is entered into on this the 15 DAY of Jan Two Thousand and Sixteen by and between

RNB Global University, Bikaner, Rajasthan, India, The First Party called herein as "RNBGU" represented here in by President, RNBGU

AND

....., THE SECOND PARTY represented herein by its Name of Competent Authority / Representative Sh. Kamal Naayjan Purohit, President Bar Association, Bikaner

### PURPOSE OF MOU

In particular, this MOU is intended to Promote excellence inter alia in common area of interest, imparting knowledge and skills required to operate in the area of Academic, research and training.

NOW THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES SET FORTH IN THIS MOU, THE PARTIES HERE TO AGREE AS FOLLOWS:

### Clause 1

#### CO-OPERATION

- 1.1 Both parties are united by common interests and objectives of benefiting student community, and they shall establish channels of communication and co-operation that will promote and advance their respective operations. The parties shall keep each other informed of potential opportunities and share all information that may be relevant to secure additional opportunities for one another.
- 1.2 The co-operation between First Party and Second Party will facilitate effective utilization of the intellectual capabilities of the Second Party providing significant inputs to them in developing suitable teaching/training systems, keeping in mind the needs of the First Party.

*[Signature]*  
15/1/2016  
15/1/2016

*[Signature]*  
15/1/2016



SCOPE OF THE MOU

- 2.1 Both parties believe that close co-operation between the two would be a major benefit to the student community to enhance their skills and knowledge.
- 2.2 The Second Party will give valuable inputs to the First Party in teaching / training methodology so that the students fit into the industrial scenario meaningfully.
- 2.3 The interaction between RNBGU and Industry will give an insight into the latest developments / requirements of the industries; the Second Party to permit the Faculty and Students of the First Party to visit its group companies and also involve in Industrial Training Programs for the First Party. The industrial training and exposure provided to students through this association will build confidence and prepare the students to have a smooth transition from academic to working career. The Second Party will provide its Labs/Workshops/ Industrial Sites for the hands-on training of the learners enrolled with the First Party.
- 2.4 The Second Party will train the students of the First Party on the emerging technologies in order to bridge the gap in skill and make them ready for industry.
- 2.5 The Second Party will extend the necessary support to deliver guest lecturers to the students of the First Party on the technology trends and in house requirements.
- 2.6 The Second Party will actively engage to help the delivery of the training and placement of students of the First Party into internships/jobs.

अध्यक्ष  
वार एसोसिएशन

Identified by me  
R. Ar.

15.8.2016





Clause 3

VALIDITY

3.1 The validity of the agreement is five years from the date of agreement.

3.2 Both Parties may terminate this MOU upon 30 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

AGREED:

For RNB Global University, Bikaner,

Authorized Signatory



For.....

Authorized Signatory

RNB Global University		Bar Association Bikaner	
Name of University		Name of the Institute	
Address Ganga Nagar Bikaner		Address Bar Association Bikaner	
Contact Details Bikaner		Contact Details Sh. Kailash Narayan Kurohit	
E-mails info@rnbglobal.edu.in		E-mails 9414230567	
Web www.rnbglobal.edu.in		Web	

15/11/2016







सत्यमेव जयते

# INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No.	: IN-DL06374502558682N
Certificate Issued Date	: 19-May-2015 04:10 PM
Account Reference	: IMPACC (CR)/ dl835310/ DELHI/ DL-DLH
Unique Doc. Reference	: SUBIN-DL83531009918859131562N
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 ("Agreement") entered into in Delhi on (23)<sup>rd</sup> day of (MAY), 2015 ("Effective Date") between National Stock Exchange of India Limited, a company incorporated under the provisions of the Companies Act, 1956 and having its registered office at Exchange Plaza, Plot C/1, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400051 ("NSE" or "Company" includes its successors-in-interest and permitted assignees);

AND

RNB Global University (RGU), having its campus at RNB Global City, Ganganagar Road, Bikaner, Rajasthan- 334601 (RGU includes its successors-in-interest and permitted assignees).

### Statutory Alert:

1. The authenticity of this Stamp Certificate should be verified at [www.sharesale.com](http://www.sharesale.com) and the details on this Certificate and as available on the website 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.



ishau kumar B





RGU and NSE collectively referred to as "Parties" and individually as a "Party".

#### RECITALS

- A. WHEREAS the 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,
- B. NSE is a SEBI recognised stock exchange and provides a platform for the trading of various types of securities, including without limitation, equity, equity futures, currency futures, interest rate futures. NSE also 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.
- C. To strengthen and create more value for the students to become aware, knowledgeable and empowered in the financial domain and also to be able to develop the skills to enable them to become self-sustained entrepreneurs. NSE and RGU have agreed to collaborate for the NSE Certification in Financial Markets ("NCFM") exam thereafter to enhance their Knowledge and awareness about the securities market and thereby upgrade the skills and proficiency.
- D. RGU and NSE are desirous of recording the broad terms of their understanding into this Agreement for the areas identified for co-operation and commit to co-operate to the fullest extent.

NOW THEREFORE, THIS AGREEMENT WITNESSES, RECORDS, BINDS AND GOVERNS THE CONTRACTUAL RELATIONSHIP BETWEEN THE PARTIES AS FOLLOWS:

#### 1. RIGHTS AND OBLIGATIONS OF NSE

- 1.1 NSE shall grant rights to RGU to use NSE's name and NCFM logo only for marketing purposes of the NCFM Certifications.
- 1.2 For the theoretical part of the NCFM, NSE shall provide study material in such form as agreed mutually between NSE and RGU. The study material may be upgraded by NSE from time to time and RGU would immediately implement such upgraded study material.
- 1.3 NSE shall be entitled to Rs. 1500/- (Rupees one thousand five hundred only) per candidate of the NCFM collected from the candidates plus service tax and any other taxes as applicable.
- 1.4 NSE shall offer its on-line testing engine for conducting the examination.
- 1.5 RGU and NSE shall work jointly to conduct workshops/ Seminars to the students to equip them to take up the NSE Certification in Financial Markets ("NCFM") exam thereafter to enhance their Knowledge and awareness about the securities market and thereby upgrade the skills and proficiency.



Kishan Kumar Biji



## 2. RIGHTS AND OBLIGATIONS OF RGU

- 2.1 RGU shall tie-up with NSE for the NCFM Certifications as mentioned in this Agreement.
- 2.2 RGU shall consult NSE and take NSE's approval before undertaking any kind of marketing with regard to the NCFM, specifically in instances where NSE's name, logo etc. are being used.
- 2.3 RGU shall admit Candidates for NCFM collect the fees payable for the NCFM ("Fees") and conduct the examination at its premises. RGU is responsible to remit Rs. 1500/- (Rupees one thousand five hundred only) plus service tax per candidate of the NCFM fees collected from the candidates to NSE within 15 days of receipt of Fees from the candidates. Failure to comply with this section shall constitute a material breach of this Agreement.
- 2.4 RGU shall publicize and market the Certifications to its students and to others by way of advertisements, publicity material, brochures etc. subject to the aforesaid clause 2.2
- 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 RGU shall remit the fees to NSE along with registration form by way of Demand draft payable at New Delhi.
- 2.7 RGU shall provide complete details to NSE of the Candidates enrolling for the Certifications, including name, address, phone numbers, email address, qualifications, work experience, class schedule etc.
- 2.8 Minimum 20 students are required for conducting online examination. In the initial semesters, this number could be lower than 20.
- 2.9 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. CONFIDENTIALITY

- 3.1 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 is trivial or obvious, or
- which the receiving party already had in its possession before the Effective Date; or
- which the receiving party acquires from a third party and is entitled to disclose it; or



Bishan Kumar Biji





- 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 is disclosed pursuant to any requirement of law.

#### 4 INTELLECTUAL PROPERTY RIGHTS

- 4.1 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. Neither Party during the course of performance of this Agreement neither desires nor intends to transfer any intellectual property rights whatsoever with respect to any information that is proprietary.
- 4.2 NSE is the sole and absolute owner of all right, title and interest over the NCFM and the online testing engine. Except as is stated herein, NSE does not grant RGU any rights or intellectual property rights over the NCFM and the online testing engine. Nothing contained herein is intended to assign, license or otherwise transfer any such rights of NSE to the Collaborator.
- 4.3 RGU shall at all times treat the intellectual property of NSE with due care and protections and shall not misuse the same.

#### 5. NO LIABILITY OR AUTHORITY

- 5.1 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.
- 5.2 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.

#### 6. 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, liabilities and claims at law, or in equity including without limitation costs, expenses and lawyers' fees, directly or indirectly arising out of or in connection with or as a consequence of (i) the non-performance of the obligations of the other party as detailed herein, (ii) any material breach of any representations, warranties, covenants or undertakings of the other party in this Agreement.

#### 7. REPRESENTATIONS AND WARRANTIES

Each party to this Agreement represents and warrants that-

- 7.1 It is validly formed according to the laws of India.
- 7.2 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.



Kishan Kumar Biji



## 8. TERM AND TERMINATION

- 8.1 This Agreement shall remain in force for an initial period of three (3) years from the date of signing unless its validity is renewed for a further period mutually by the Parties.
- 8.2 This Agreement may be terminated (i) by mutual consent of the Parties; 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 rectify it within 15 (fifteen) days after receiving a written notice; or (iii) immediately if RGU ceases to be a recognized university.
- 8.3 This Agreement may be terminated at any time by either party with one month written notice to the other without assigning any reason whatsoever. However, if an NCFM course is underway, the contract shall be terminated only after the students have completed the said course.
- 8.4 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.
- 8.5 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 fulfil their obligations under this Agreement which had arisen prior to such termination.

## 9. GOVERNING LAW

This Agreement shall be governed by and construed and interpreted in accordance with the laws of India and subject to clause 11 below, shall be subject to the exclusive jurisdiction of the Civil Courts in New Delhi.

## 10. NO PARTNERSHIP OR AGENCY

Nothing in this Agreement shall be deemed to constitute a partnership between the Parties or constitute any party the agent of any other party for any purpose or entitle either party to commit or bind the other party in any manner or give rise to fiduciary duties by either party in favour of the other.

## 11. DISPUTE RESOLUTION

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. The place of arbitration shall be New Delhi. The provisions of this clause shall survive the termination of this Agreement.

## 12. ENTIRE AGREEMENT

This Agreement constitutes the entire understanding and agreement of the Parties, and any and all prior agreements, understandings, and representations are hereby terminated and cancelled in their entirety and are of no further force and effect.



Handwritten signature: Bishan Kumar Biji

### 13. 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.

### 14. HEADINGS

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

### 15. 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.

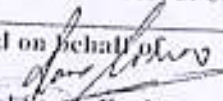
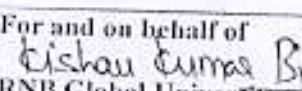


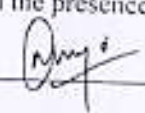
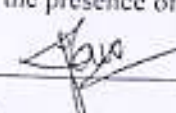
### 16. COUNTERPARTS

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.

### 17. SERVICE

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.

IN WITNESS where of the Parties hereto have set their respective signatures on the date mentioned above under their seal of office

For and on behalf of  National Stock Exchange of India Limited	For and on behalf of  RNB Global University
 Name: Mr. Rana Usman Title: Sr. Assistant Vice President- Northern Region	 Name: Mr. Kishan Kumar Bajaj Title: Vice Chairman
In the presence of  Name: _____	In the presence of  Name: _____





## LETTER OF INTENT

This Letter of Intent (this "LOI") is entered into upon this 24<sup>th</sup> day of February 2016 by and between: The Chancellor, Master and Scholars of the University of Cambridge through its departments, the University of Cambridge Local Examinations Syndicate and Cambridge English Language Assessment, of 1 Hills Road, Cambridge, CB1 2EU, UK (Cambridge English), and

**Institution name:** RNB Global University

**Institution address:** RNB Global City, Ganganagar Road,, Bikaner,  
Rajasthan 334601

with respect to the desire by the parties to consider collaboration with each other on various potential projects and to specify basic intentions regarding such collaboration on English Language Skill Development in the following contexts:

1. English Language Skill Development for mobility and employment.
2. Teacher/Faculty Development
3. Learning Resources, including Digital learning

Customised solutions

The parties agree that within 3 months of the date of this LOI they will enter into discussions regarding collaborative initiatives.

In consideration of discussions between the parties and mutual promises and conditions in this LOI, the parties agree as follows:

Except as described herein, the terms of this LOI are intended as indications of interest only and are non-binding; although it is the intent of the parties that their collaborative project discussions proceed based on this LOI, the obligations of the parties to agree any project and the terms thereof shall be subject to the negotiation, execution, and delivery of project agreements.

### NONDISCLOSURE, CONFIDENTIAL INFORMATION AND GENERAL TERMS

In furtherance of the intentions of this LOI, the parties agree to be bound by the following:

The parties agree that neither shall disclose to any person, other than their own employees, officers, directors or agents having a reasonable need to know same (and those of their affiliated companies), any Confidential Information that has been disclosed to it by the other party, directly or indirectly, nor use same in any way either during the term of this Agreement or at any time thereafter without the express written authority of the other party, and to promptly return all Confidential Information upon termination of this LOI and written request by the other party.

For purposes of this Agreement, "Confidential Information" shall mean information that is proprietary as to the Party hereto which discloses same and is not generally known to the public or cannot be obtained other than through the Party disclosing same. This includes, but is not limited to, financial information regarding either Party, strategic business plans, marketing strategies, trade secrets consisting of programs, methods, formulae, processes, patterns, devices and compilations of information, records and specifications which have been developed or are owned by the













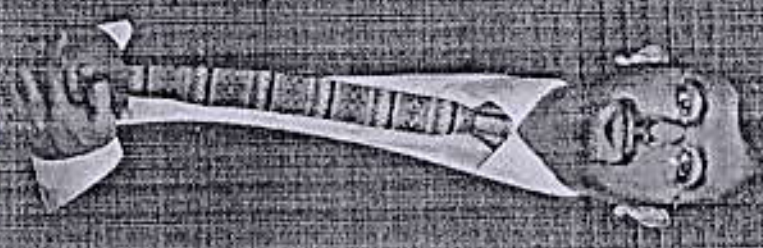
 **CAMBRIDGE ENGLISH**  
Language Assessment  
Part of the University of Cambridge

**Cambridge English**  
The most valuable  
English qualifications  
in the world

RNB GLOBAL UNIVERSITY  
BILKENT  
ANKARA









BRIDGE ENGLISH  
Language Assessment  
University of Cambridge

Bridge English  
provides valuable  
qualifications  
world





 **CAMBRIDGE ENGLISH**  
Language Assessment  
Part of the University of Cambridge

Cambridge English  
Scale: valuable  
qualifications  
award





## MEMORANDUM OF UNDERSTANDING (MOU)

Thursday, 14 May 2015

To,  
RNB Global University,  
Bikaner, Rajasthan.

Sub: Offer for supply of Words Worth English Language Lab Software  
Kind Attn.: Mr. Amit Mahajan

Dear Sir,

At the outset we take this opportunity to thank you for giving us the opportunity to quote for the supply of Words Worth English Language Lab software to your esteemed organisation. We submit before you our proposal for implementing the said content at various locations.

ACTUniv group is engaged in the field of education since the last 19 years and has been instrumental in developing world class award winning content. This content ranges from 3D animated content in Maths and Science subjects to Interactive English language proficiency programs.

Words Worth English Language Labs have been developed keeping in mind the huge requirement of enhancing English language skills and the shortage of good English language trainers as Words Worth English Language Labs help average language trainers deliver world class English language training.

Words Worth English Language Labs enhances English language skills in terms of:

- Vocabulary building
- Pronunciation
- Functional Grammar
- Indianism (where do we Indians make mistakes- MTI)
- Listening & Comprehension

Sir, the following folio contains our Commercial Offer and highlights of the Words Worth English Language Lab.

Regards

For, Academy For Computer Training (Guj.) Pvt. Ltd.  
(ACTUniv) (Owners of brand Words Worth)

Jasvinder Singh  
Cell # 98250-9363



ACTUNIV

204 Silicon Tower, Nr. Law Garden, Navranpura, Ahmedabad 380009. Ph. 079 26468536/38

Identified by me  
E. Adv



Handwritten signature and date: 14/5/2015



## Words Worth Language Lab - Synopsis

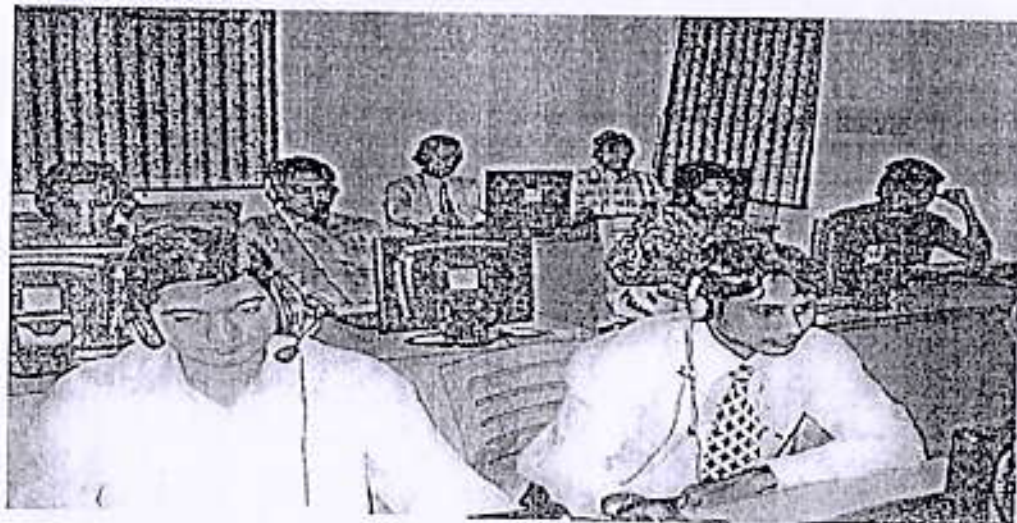
The rapid Globalization of the Indian economy is triggering a redefinition of skill sets needed for success. While domain specific skills need to be learnt for succeeding in a specific domain, communicating in English is the one skill that is needed irrespective of any domain.

Often it is seen that brilliant people do not do well in their careers because of poor communication skills in English. Most of these people understand English well but face problems while speaking it fluently, correctly and confidently. These people have serious deficiencies in areas like Speech sounds, pronunciation, Intonation, MTI (Mother Tongue Influence), use of Indianisms, Listening, and Grammar etc.

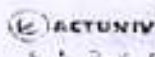
These deficiencies act as big roadblocks to success in their careers. With world becoming a global village, interactions with native English language speakers are common occurrences. It is often found people who may otherwise converse well in English, face problems while interacting with native English language speakers.

It is possible to help these people through a scientifically developed training programme. While working adults can use such a programme to improve their communication abilities in English, it is best that such a programme is administered while an individual is at college itself. Students that get these inputs at college level, graduate out as more confident individuals. Their enhanced proficiency in English communication will provide them with a winning edge that is vital for the highly competitive environment.

To provide this winning edge to college students and working professionals, ACTUniv has developed a blended learning programme called Words Worth ELT programme.



A Model of Words Worth English Language Lab



204 Silicon Tower, Nr. Law Garden, Navranpura, Ahmedabad 380009, Ph. 079 26468536/38



Identified by me  
*[Signature]*

TESTED  
*[Signature]*  
20/5/2015  
KANCHIRAJ  
INDIA



## WORDS WORTH

### Words Worth ELT Programme Features:

#### Highly Interactive:

The Words Worth ELT programme provides a rich interactive experience that incorporates many audio-visual elements. For example in speech sounds, the student has several practice activities where he can practice words by listening to the correct pronunciation, recording his voice and comparing his recording with correct pronunciation.

#### Self-Paced Learning:

The programme allows the student to take control of his own learning. The software allows the student to work at his own pace. Every topic includes a short assessment activity that gives instant feedback to the student.

#### Self-Assessment:

Several self-evaluation tools power programme. The feature of Listen-record- provides a unique opportunity to learners for self-evaluation. Using headphones and the Words Worth software on a PC, they can perfect their pronunciation by practicing interesting pronunciation exercises. Additionally, the programme includes a performance report engine that allows each student to track his or her own progress through the course and generate dynamic personalized performance reports as needed. Teachers can also use performance reports to monitor the progress of their class.

#### Modular Structure:

The course has a modular structure. Prep 1 involves learning the basics of Introduction and situation based sentences. Prep II involves learning the key rules of the language. The main topics are Speech Sounds, Pronunciation, Grammar & Listening. Prep 111 focuses on reinforcing these rules and Polishing your English.

#### Understanding Native English Language Speakers:

Using multimedia audiovisual clips students can hear the voice of native English s Speaker and compare their speech with native speakers. Prep 3 allows students to practice their English language skills through a series of activities based on real life scenarios.

#### Designed for India:

The entire programme has been designed keeping the requirements of Indians in mind. From topics to the basic look and feel, the entire learning environment is designed for the Indian audience.

#### Words Worth ELT Methodology:

Words Worth ELT Programme follows the powerful blended methodology, where learner gets the benefits of Instructor Led Teaching (ILT) as well as Computer Based Training (CBT). The state-of-the-art learning environment that is powered with rich multi-media training elements enhances the learning process. The rich multimedia learning experience uses a mixture of audio and video clips. This makes learning not only exciting but also catapults effectiveness. That's not all, the multimedia component also lets a student analyse self-progress and helps them rate their own performance constantly, providing valuable feedback. The student machine ratio is 1:1 and the methodology also includes interesting and engrossing pre and post class exercises that build on the student skills in some of the most critical areas associated with communicating in English.



Tower No. 1, Garden, Navranpura, Ahmedabad 380009, Ph. 079 26468538

Identified by me  
L. Acharya



## WORDS WORTH

### Evaluation:

Several self-evaluation tools power programme. The feature of Listen-record-compare, provides a unique opportunity to learners for self-evaluation. Using headphones and the Words Worth Language Lab software on a PC they can perfect their pronunciation by practicing interesting pronunciation exercises. Additionally, the programme includes a performance report engine that allows each student to track his or her own progress through the course and generate dynamic personalized performance reports as needed. Teachers can also use performance reports to monitor the progress of their class.

**Deliverables:** Words Worth English Language Lab (Trainer & Learner)

These language labs can be implemented in a normal networked computer lab with an addition of a headphone + microphone for each terminal. The Words Worth Language Labs consists of the following components:

### Teacher Dashboard

This is an internal remote monitoring system for the learner group where the teacher can monitor every learner's terminal from his/her PC using the Teacher Dashboard software. The Dashboard allows the teacher to view multiple students screens, The trainer can view and listen to the activities being performed by the learners and can also communicate via audio/ written chat with the learners.

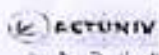
### Digital Content

The Words Worth English Lab consist of content of three levels. (Prep I, Prep II & Prep III) which follow the ALTE frame work. The digital content is of high quality and is research based. The language lab system consists of both Teacher delivery content and student practice content.

### Course Ware

Words Worth English Language Lab consists of Teacher Training Manual to be used by the trainer as an instructor guide.

Learner course ware is available for each of the levels. This course ware works as a work book and is an integral part of the learning system. These are made available to the institution at a nominal cost.



Identified by me  
B. Pan

205205

Silicon Tower, Law Garden, Navranpura, Ahmedabad 380009, Ph. 079 26468536/38

## WORDS WORTH

### Our Commercial Offer

Site License: Each Words Worth English Language Lab software will be provided to the institution at the following rate

Rs. 1,75,000/- plus taxes One time Licence Fees for 30 terminals in a lab

As a special case, we provide you the same at the discounted price of Rs. 1,50,000/- plus taxes for 5 + 30 terminals

This above cost includes the following deliverables:

- Teacher's Dashboard for student activity monitoring.
- Learner software licenses for up to 30 terminals.
- Trainer's presentation software licenses for up to 5 terminals.
- Support and Maintenance for the first year.
- One set of Teacher Manuals, one each for each level. ( Prep I, Prep II & Prep III)
- A 2 day, one time Teacher Training (induction & instructional delivery methodology) Initial Installation at the institutions site

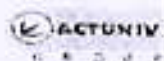
For Subsequent years

Rs. 20,000/- plus taxes Yearly Support and Up gradation charges. (Applicable from 2<sup>nd</sup> year onwards)

### Other terms

- Trainers lodging to be provided by the institution during the teacher training program
- Additional terminals can be added at an extra charge of Rs. 2,500/- per terminal
- Service Tax & CST to be charged extra for software
- Service Tax applicable for user subscription in the Enterprise edition
- Payment terms: 50% advance along with the PO and 50% after installation and training

*[Handwritten signature]*  
20/5/2015



Silicon Tower, Nr. Law Garden, Navranpura, Ahmedabad 380009, Ph. 079 26468536/38