



RNB
GLOBAL UNIVERSITY
Educating stars for tomorrow

Memorandum of Understanding- 2020-2021

RNB GLOBAL UNIVERSITY

RNB Global City, Ganganagar Road,
Bikaner, Rajasthan 334601

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp



सत्यमेव जयते

Certificate No.	: IN-DL94926261027273T
Certificate Issued Date	: 08-Jul-2021, 01:44 PM
Account Reference	: IMPACC (IV)/d760403/ DELHV DL-DLH
Unique Doc. Reference	: SUBIN-DL76040368207131560248T
Purchased by	: RNB GLOBAL UNIVERSITY
Description of Document	: Article 5 General Agreement
Property Description	: Not Applicable
Consideration Price (Rs.)	: 0 (Zero)
First Party	: RNB GLOBAL UNIVERSITY
Second Party	: TATA CONSULTANCY SERVICES
Stamp Duty Paid By	: RNB GLOBAL UNIVERSITY
Stamp Duty Amount (Rs.)	: 100 (One Hundred only)

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This stamp paper is an integral part of amendment to agreement for services related 26th May 2018 and is made on 8th July 2021.



Lishan Kumar Bis



Statutory Alert:

1. The authenticity of this Stamp certificate should be verified at www.sholestamp.com or using e-Stamp Mobile App of Stock Holding.
2. Any discrepancy in the details on this Certificate and as available on the website / Mobile App renders it invalid.
3. The onus of checking the legitimacy is on the users of the certificate.
3. In case of any discrepancy please inform the Competent Authority.

AMENDMENT 1

THIS AMENDMENT TO AGREEMENT FOR SERVICES DATED 26th May 2018 ("AMENDMENT 1") is made on this 8th day of July, 2021

BETWEEN:

RNB Global University, having its registered office at RNB Global City, Ganganagar Road, Bikaner, Rajasthan- 334601, India (hereinafter "Customer") of the ONE PART.

AND

TATA CONSULTANCY SERVICES LIMITED, a company incorporated under the Companies Act, 1956 and having its Corporate office at TCS House, Raveline Street, 21, D S Marg, Fort, Mumbai-400001, India (hereinafter referred to as "TCS" which expression shall unless repugnant to the context or meaning thereof include its successors and permitted assigns) on the OTHER PART.

WHEREAS this Amendment 1 is supplemental to and where necessary overrides the Agreement dated 26th May 2018 made between Customer and TCS, (hereinafter referred to as the "Agreement")

AND WHEREAS Customer and TCS have agreed to enter into this Amendment 1 to vary the terms of the Agreement.

IT IS HEREBY AGREED AS FOLLOWS:

1. Definitions and Interpretation

1.1 In this Amendment 1 unless the context otherwise requires and save to the extent otherwise defined herein) words and expressions defined in this Agreement shall have the same meaning and any provisions concerning matters of instruction of interpretation shall also apply in this Amendment 1



Kishan Kumar Biji



1.2 In the event of any conflict or ambiguity between the provisions of this Amendment 1 and the provisions of the Agreement, the provisions of this Amendment 1 shall prevail

1.3 Save as provided for in this Amendment 1, the provisions of this Agreement shall remain in full force and effect insofar as they remain applicable or as they remain to be performed as at the date of this Amendment

2. Amendments to the Agreement:

The following amendment shall be made to Schedule 1 of the Agreement:

2.1 For all purposes, the term of the agreement is hereby extended for a further period of 3 years from 26th May 2021 to 25th May 2024.

3. Execution

3.1 This Amendment 1 may be executed in any number of counterparts all of which taken together shall constitute one and the same instrument.

3.2 The execution by a Party of one or more counterparts shall constitute execution by that Party of this Amendment 1 for all purposes.

4. All other terms and conditions of the Agreement shall remain valid and subsisting, unless otherwise amended in writing by the Parties hereto.

IN WITNESSES WHEREOF the parties have signed this Amendment 1 on this date, month and year first above written in the presence of following Witnesses:

For and behalf of RNB Global University

By:

Kishan Kumar Bajaj

Name: Kishan Kumar Bajaj

Title: Vice Chairman

Date: 8th July 2024

Witnessed By:

Name: Bhanu Gandhi

Title: Asst. Registrar

Date: 8th July 2024

For and behalf of Tata Consultancy Services Limited

By:

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Name:

Title:

Date:

Witnessed By:

Name:

Title:

Date:



Sub-Registrar
Bommanahalli.

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This Memorandum of Understanding is entered on January 4, 2019, between Tally Education Private Limited and RNB Global University, effective from 4th January 2019.

Tally Education Private Limited –

Tally Education Private Limited is a company incorporated under the provisions of Companies Act, 1956, having its Registered Office at No. 23 & 24, AMR Tech Park II, Hongasandra, and Hosur Road, Bangalore – 560068 (hereinafter referred to as "TEPL" or "Tally" or "FIRST PART").

AND

RNB Global University-

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 its registered office at RNB House 1, Shivaji Enclave, Main Road, Near Raja Garden, Delhi-110027 (hereinafter referred to as "RNBGU") on the other part.

WHEREAS

Tally Education Pvt. Ltd. (TEPL) –

TEPL is a group company of Tally Solutions Pvt. Ltd., and is the only organization authorized by Tally Solutions to design and conduct assessments and certifications, issue certifications and print courseware using the Tally brand name. TEPL is committed to working with educators, educational organizations and industry partners to expand the world of learning through technology. Our Education programs are designed to facilitate learning in a seamless manner which is relevant and demand driven. Because of the industry demand most of the academic institutions have partnered with us to enable the student and make him job ready. TEPL has created a network of more than 1000 centres across more than 500 cities in India to certify candidates on Tally and related vocational skills.

RNB Global University-

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".

TEPL and RNBGU:

We share the common vision of empowering the students by imparting industry relevant skill sets and increasing their employability. To achieve our common goal, TEPL and RNBGU will collaborate on a non-exclusive basis on the following framework.

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Programme Overview –

The Certification Programme is targeted towards candidates who wish to venture into the domain of Accounts, Finance, Auditing and Banking. The Programmes are enriched with numerous industry scenarios, practice sessions to help candidates understand and experience the simplicity on working Tally.ERP 9 and Goods & Services Tax (GST) using Tally.ERP 9. Upon practicing on current technology scenarios, candidates will be able to understand intricacies of business operations and would be equipped to handle these kinds of transactions in Tally.ERP 9 with ease.

Certification Programs for Commerce & Management Candidates –

S. No.	Titles	Recommended for UG/ PG Courses	Recommended Course Hrs.
1	TallyACE	B.Com/ BBA 1st Year/2nd Year	45 - 60
2	GST using Tally.ERP 9	B.Com/ BBA 3rd Year	45 - 60
3	TallyPRO	B.Com/ BBA – 2nd Year/3rd Year M.Com/ MBA (Fin.) - 1st Year	90 - 120
4	TallyGURU	M.Com/ MBA (Fin.) - 2nd Year B.Com/BBA -3rd Year	120 -180

Grading:

Letter grades will be assigned for each candidate who has participated in the assessments.

Grading for Certificates	
Percentage	Grade
≥ 75%	A+
60% -74%	A
≤ 59%	B
<36%	(Not pass)

Assessment:

Candidates who have participated in the assessments will get a Verifiable, Digital Certificates from TEPL, Bengaluru. Authenticity of the certificate can be verified from TEPL's website.

Role of Tally Education Pvt. Ltd.:

1. TEPL shall provide assessments links for the students. Assessment will be conducted by RNBGU under proctored environment and the students who pass shall be given a digital certificate with a certificate number. The authenticity of the certificate can be verified at any time in the TEPL website.
2. TEPL shall collaborate with RNBGU in developing the future programs from time to time after mutual discussion.

Manish



[Signature]

3. Shall conduct TTT /FDP for the faculties of Commerce and Management, RNB Global University as per the attached commercials (Annexure – 1) after mutual discussion.

Role of RNBGU

1. On receipt of candidate data, will periodically update students' information in TEPL Portal. This will allow the student to access mock tests, apply for any jobs listed by employers looking to hire trained personnel and access other resources as may be made available by TEPL from time to time.
2. Shall ensure that the faculty training on Tally is covered under the Train the Trainer program with a periodic cadence, such that every faculty is re-trained at least once every 18 months.
3. Shall provide, or procure to provide, required space, proctor and IT infrastructure like Computers/ Laptop and Internet to the students for undergoing the Tally online assessments at no additional cost to TEPL.
4. Shall ensure that all students learning Tally are enrolled for at least Tally certification.
5. Shall strive to collect necessary fees as part of the University fee collection itself instead of a separate payment activity.

Review: TEPL & RNBGU jointly review the progress on a half yearly basis and the minutes of such reviews will be documented and will form the basis for planning subsequent activity to improve the skill sets of candidates.

Other Terms and Conditions:

1. 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,
2. The engagement is on a principal to principal basis and no party shall hold each other as agent and or principal of the other for any liability.
3. This engagement is not intended nor shall be construed as creating a joint venture, partnership or other form of business association.
4. In no event shall TEPL be liable for any incidental, punitive, direct, indirect or consequential damages whatsoever, (including but not limited to damages for loss of profits or confidential or other information, for any kind of interruption, for personal injury, for loss of privacy, for failure to meet any duty including of good faith or of reasonable care, negligence, and any other pecuniary or other loss whatsoever) or otherwise in the event of fault, tort (including negligence), misrepresentation, strict or product liability, breach of contract or breach of warranty and even if the party has been advised of the possibility of such damages.
5. **Term:**
This Agreement is valid for the period of three years from the date of execution of this Agreement. Either Party can mutually renew this agreement by giving 30 days advance notice to the other.
6. **Termination:**
It is expressly agreed between the parties that either party shall be entitled to terminate this agreement at any time by giving prior notice of 60 days in writing without assigning any reason whatsoever.

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7. Confidentiality of Relationship and Information:

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. This clause shall survive even after this Engagement.

8. Trade Marks, Trade Names and IPR's

The parties hereby acknowledge and confirm that all intellectual property rights in respect of and relating to the trademarks, service-marks, copyrights, trade names including their respective corporate names, brand name or any part thereof (hereinafter collectively referred to as "Intellectual Property") are owned / possessed by respective owners and nothing contained in this Engagement shall, unless specifically provided, be deemed to authorize the other party to use or give any right in respect of any of the Intellectual Property of the respective owners. The parties shall not use in any manner whatsoever, any of the Intellectual Property, registered or not except as expressly authorized writing and restricted to the purpose/ period thereof. The parties shall strictly comply with requirements and specifications relating to the display of any logo, trademark, and copyright relating to the Intellectual Property. Upon the expiry or termination of this Engagement for any reason, the parties shall immediately cease and desist for all time from any use of or reference to the Intellectual Property of the other party. The parties acknowledge and confirm that all materials given by them whether in printed, written or electronic form, constitute copyright ownership of respective parties and reproduction in any form or by any means mechanical or electronic including photocopying, recording or by any information storage or retrieval system is not permitted and shall constitute a breach of the terms of this Engagement warranting such steps as may be deemed appropriate including but not limited to termination of this Engagement.

9. Dispute jurisdiction and resolution:

Any and all differences and disputes whatsoever arising between the parties shall in the first instance be resolved mutually between the parties and in the event of a non-resolution the matter may be referred to arbitration to a person jointly appointed by the parties as per the law relating to arbitration in India and the decision of the arbitrator shall be final and binding on all parties. The arbitration proceedings shall be held in Bangalore. All disputes shall be governed in accordance with the laws prevailing in Bangalore. Only competent courts within Bangalore shall have jurisdiction to try any suit or proceedings whatsoever arising or in any way connected with this Engagement.

10. Assignment:

Neither party shall, without the other's prior written consent assign, change, charge or otherwise transfer or delegate or share the rights, obligations or any provision of this Engagement to any other person.

11. Force Majeure:

Neither Party shall be liable for any delay or default in performing any of its obligations and if such delay is due to bandh, strikes, riots, natural calamities, any other act of God or unforeseen

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circumstances. However, payment of money dues shall not be covered by the Force Majeure condition.

IN WITNESS WHEREOF, the parties have signed this agreement on the day, month and year first above written,

For Tally Education Pvt. Ltd.,

Manish Chowdhary

Mr. Manish Chowdhary
Chief Executive Officer



For RNB Global University,

Ishneet Gandhi

Ishneet Gandhi
Assistant Registrar



Annexure – 1

Empanelment Fee for RNB Global University:

Centre Empanelment fee per centre - 18000+Tax annually	Waived off for RNB Global University for first year
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Additionally, Tally shall exempt 100% empanelment fee for next year on achieving the minimum of 50 certifications in an academic year.

I. Commercials for Train-the-Trainer (TTT):

Sl. No.	Particulars	Amount (in INR)*	Execution
1	TTT Program - Webinar	1000/- per day per person	<ul style="list-style-type: none">Min. Batch Size 10 & Max. 15100% Payment to be done before commencement of trainingSmaller groups can be accommodated on request subject to minimum fee of 10,000/- per day
2	TTT Program - Classroom based	2,000/- per day per person	<ul style="list-style-type: none">Min. Batch Size 10 & Max. 15100% Payment to be done before commencement of trainingSmaller groups can be accommodated on request subject to minimum fee of 20,000/- per day

* Applicable taxes extra

II. Commercials for Certification and Courseware:

Certification	Certification Price (₹)*	Courseware Price (₹)*	Reassessment Price (₹)*
TallyACE	990	540	500
GST Using Tally.ERP9	990	540	500
TallyPRO	1440	1400	720
TallyGURU	1890	2460	880

* Applicable taxes extra

I. Faculty Development Program (FDP):

Activity	Duration	Amount (INR)
FDP on Tally.ERP 9/ GST	1 Day	30,000/ per day

* applicable taxes extra

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Training to be provided on 'Computerised Accounting using Tally.ERP 9' (OR) on 'GST using Tally.ERP 9', or any other specific topic on request

II. Tally.ERP 9 Multiuser License:

License Options	Particulars	Price (INR)
Purchase	One time Purchase - Tally.ERP 9 Multiuser License - (No of MU - 1)	54000
	Annual renewal - Tally.ERP 9 Multiuser License (per License, after year 1)	10800
Rental/ Subscription	Quarterly Rental (per license)	5400
	Half yearly Rental	10800
	Annual rental	21600

* Applicable taxes extra.

Note :

- All the above commercials are excluding Taxes and Taxes if any shall be charged extra as applicable.
- The term of this proposal is valid for a period of 3 months from the date of submitting the proposal.
- Each payment shall be made in advance by RNB Global University.
- The above prices are subject to escalation annually.
- For TTT infrastructure arrangements- electricity, speakers, mic, projector and arrangement of refreshment/lunch for participants will be borne by the RNB Global University.
- Training dates for TTT or FDP to be mutually decided depending on availability of trainer.
- TTT does not include courseware and assessments for candidates being trained.
- TEPL may nominate an empaneled partner for conducting the training and provide necessary support locally. In such case, invoicing, payment etc. for training shall be in the name of the empaneled partner.

Payment Terms:

The payment will have to be made in ONE instalment at the time of providing the candidate list. All amounts payable to TEPL, Bengaluru as per this agreement will be paid to the below mentioned bank details of TEPL -

Online transfer:

Beneficiary Name	Tally Education Private Limited
Bank Name	Kotak Mahindra Bank Limited
Account Number	1611379066
Bank Address	10/7, Umiya Landmark, Lavelle Road, Next to Chancery Hotel, Bengaluru - 560 001
Account Type	Current Account
IFS Code	KKBK0000422
GSTIN Number	29AAECT8092J1ZO (State of Registration: Karnataka)

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MEMORANDUM OF UNDERSTANDING

Chapter 1

Parties to the Memorandum of Understanding

This Memorandum of Understanding ("MoU") is made on _____ day of May, Two thousand and Fifteen.

BETWEEN

RNB Global University, established by Act no 20 of 2015 of Rajasthan Government, having its registered office at RNB Global City, Ganganagar road, Bikaner, Rajasthan-334601 (hereinafter called "RGU") established in India and having its campus at Bikaner, Rajasthan and represented by Mr. Kishan Kumar Bajaj, who has been authorized to execute this MoU (which expression shall, wherever the context so requires or admits, means and includes, its successors-in title and permitted assigns) of the First Part;

AND

Tally Education Private Limited (TEPL) a company incorporated under the provisions of Companies Act 1956 having its Registered Office at 331-336, Raheja Arcade, Koramangala, Bangalore 560 095, and Corporate Office at AMR Tech Park-II, No-23 & 24, Hongasandra, Hosur Road, Bangalore 560 068, (which expression shall, wherever the context so requires or admits, means and includes, its successors-in title and permitted assigns) of the Other Part;

RNB Global University and Tally Education Pvt. Ltd. are also referred to individually as 'Party' and collectively as 'Parties'.

Chapter 2

Background

2.1 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.

2.2 Tally Education Private Limited, has been incorporated with a vision to be "the global solution provider for all manpower related challenges of employers in India"

2.3 RGU and TEPL desire to agree upon a mutually beneficial collaboration to and other related activities



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solution provider for all manpower related challenges of employers in India".
2.3 RGU and TEPL desire to agree upon a mutually beneficial collaboration to offer services and other related activities

Chapter 3 Objective of the MoU

The primary objective is to structure a non exclusive, cooperative and synergistic business relationship between the parties to advance their objectives and to record the terms and conditions under which the parties shall collaborate to offer services and other related activities in return for the specified consideration.

Chapter 4 Duration of the MoU

4.1 This MoU shall be valid from on Fifteenth day of May, Two thousand and Fifteen, to Sixteenth day of May, Two thousand and Twenty and may be renewed for a further term, in writing, on mutually agreed terms and conditions.

Chapter 5 Commercial Terms and Consideration

5.1 Based on the above objectives, the parties have agreed upon various commercial terms and the consideration in Annexure I

5.2 RGU and TEPL agree that the following terms and conditions shall govern this MoU.

Chapter 6 Obligations of RGU

- 6.1 RGU shall update the curriculum by integrating the Tally syllabus for the purpose of rendering its trainings in relevant streams.
- 6.2 RGU shall extend full support to TEPL for successful delivery of the program.
- 6.3 RGU in consultation with TEPL shall undertake joint marketing activities and create required awareness in the market about RGU's educational courses and TEPL's courses.
- 6.4 RGU shall provide the IT infrastructure facility required to deliver the Services and ensure delivery on the latest version of the software
- 6.5 RGU will provide list of affiliated colleges (as and when applicable) to Tally Education.
- 6.6 RGU will procure the license on behalf of its affiliated colleges (as and when applicable) and will act as a single point of contact.
- 6.7 RGU and TEPL shall jointly review progress on collaboration regularly
- 6.8 RGU shall act as Single Point of Contact (SPOC) on behalf of Affiliated colleges (as and when applicable) as per attached list.
- 6.9 RGU shall follow the guidelines and procedures advised by TEPL for running the program/courses and set satisfactory standards relating to course administration and evaluation necessary for good governance.
- 6.10 RGU for itself and on behalf of its affiliated colleges (as and when applicable) undertakes that the Tally.ERP 9 software and other materials received from TEPL shall



approval from Tally Education

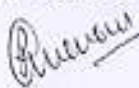
- 6.14 RGU agrees that the Tally.ERP 9 software received from TEPL shall be used by RGU's affiliated colleges (as and when applicable) for the aforesaid Purposes and shall not be transferred to any third parties including any other Department, Division or Section of the affiliated colleges (as and when applicable).

Chapter 7 Obligations of TEPL

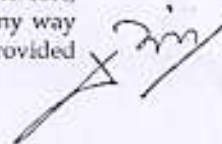
- 7.1 TEPL shall train the personnel nominated by RGU, from among its teaching Staff - representing the School of Commerce and Management from the University affiliated colleges (as and when applicable) on the usage of Tally.ERP9 as per the syllabi approved by RGU and TEPL for the Purpose of teaching accounting on computers to the students or TEPL shall facilitate delivery of trainings by providing faculties for delivery of training as per the training framework selected by RGU as per the mutually accepted commercials.
- 7.2 TEPL shall supply teaching aids and facilitate procurement of Tally.ERP 9 software at prices stated to RGU, as per Annexure I along with manuals for the Purpose of education of the students and other personnel connected with academics of commerce section of RGU after RGU has provided the list of affiliated colleges (as and when applicable) needing installation of Tally.ERP 9 software.
- 7.3 TEPL shall endeavor to provide service support at periodical intervals to RGU for smooth training by the students.
- 7.4 TEPL shall provide updated content as per the request of University and agreed to by TEPL for framing the updated syllabus during the period of this MoU.
- 7.5 TEPL shall accept to be on Board of studies for RGU and give recommendations in designing the integrated curriculum for commerce domain by inclusion and integration of Tally Courseware.
- 7.6 Tally will provide one set of courseware as Library copy to the University.
- 7.7 TEPL shall commit to deliver the support required to initiate and execute the training in university centre as per the training framework selected by RGU from time to time and the terms, timelines, costs and schedule for such Training programs shall be jointly decided by the Parties.
- 7.8 TEPL shall endeavour with RGU in developing the Future Programs from time to time

Chapter 8 Other mutual commitments

- 8.1 The parties are responsible for their individual acts of commission and /or omission, due to their negligence with respect to financial risks, compliance of statutory liabilities and obligations, and render services in accordance with the terms and conditions agreed herein.
- 8.2 The parties shall perform their obligations under this MoU towards each other in such a manner herein committed as would prevent acts of commission and/or omission resulting in breach of the terms and conditions of the MoU and loss to each other.
- 8.3 The prices/charges quoted in this MoU are based on the current prevailing price.
- 8.4 The arrangement is on a principal to principal basis and no party shall hold each other as agent and or principal of the other for any liability.
- 8.5 This MoU is not intended nor shall be construed as creating a joint venture, partnership or other form of business association.
- 8.6 In no event shall TEPL be liable for any direct, incidental, punitive, indirect or consequential damages whatsoever, (including but not limited to damages for loss of profits or confidential or other information, for any kind of interruption, for personal injury, for loss of privacy, for failure to meet any duty including of good faith or of reasonable care, negligence, and any other pecuniary or other loss whatsoever) arising out of or in any way related to the use of or inability to use the software and other inputs or services provided







under this MoU, the provision of information and related content through the software and other inputs, or services or otherwise, arising out of the use of the software and other inputs or otherwise in the event of fault, tort (including negligence), misrepresentation, strict or product liability, breach of contract or breach of warranty and even if the party has been advised of the possibility of such damages.

8.7 RGU acknowledges and agrees that with respect to goods and services, including marketing collaterals (if any) and other inputs received by them from TEPL, except as provided under this MOU, no copyrights, trademarks, intellectual property rights or other pecuniary benefits are granted by TEPL to RGU, either expressly, by implication, inducement, estoppels or otherwise,

8.8 RGU shall, at all times, be solely responsible and liable for the acts of its personnel that occur or arise in any way out of the performance of this MoU and agrees to save and hold TEPL and its directors, officers, personnel harmless from all costs, expenses, losses and damages, including cost of defense, incurred as a result of any acts or omissions of RGU's personnel relating to the performance of this MoU.



Chapter 9 Termination of MoU

- 9.1 This MoU being for a specific period shall come to an end upon expiry of the period, specified in Clause 4.1
- 9.1 This MoU may be terminated for convenience and without cause by either party by notice of thirty days.
- 9.2 The parties shall be entitled to terminate this MoU immediately, if it is discovered that the other has committed acts of commission or omission prejudicial to the interests of party terminating the contract and/or has concealed information required by the party to check the compliance of the terms and conditions of this MoU.
- 9.3 Termination of this MoU shall not result in extinguishment of any monetary dues recoverable from the parties. Any such payment, due to one party shall be cleared in full by the other within 15 days of termination.
- 9.4 All rights and entitlements of the parties under this MoU relating to IPR, trade marks, copy rights, and confidentiality of business process, methods and documents shall survive without limitation, expiry, determination or termination.

Chapter 10 Confidentiality of Relationship and information

Both parties agree to treat as confidential information exchanged pursuant to the MoU

Chapter 11 Trade Marks, Trade Names and IPR's

- 11.1 The parties hereby acknowledge and confirm that all intellectual property rights in respect of and relating to the trademarks, service-marks, copyrights, trade names including their respective corporate names, brand name or any part thereof (hereinafter collectively referred to as "Intellectual Property") are owned / possessed by respective owners and nothing contained in this MoU shall, unless specifically provided, be deemed to authorize the other party to use or give any right in respect of any of the Intellectual Property of the respective owners. All IP rights in the teaching aids, course materials/packs, instruction and workshop methodology shall vest in TEPL.
- 11.2 The parties shall not use in any manner whatsoever, any of the Intellectual Property, registered or not except as expressly authorized writing and restricted to the Purpose/ period thereof.
- 11.3 The parties shall strictly comply with requirements and specifications relating to the display of any logo, trademark, and copyright relating to the Intellectual Property.
- 11.4 Upon the expiry or termination of this MoU for any reason, the parties shall immediately cease and desist for all time from any use of or reference to the Intellectual Property of the other party.
- 11.5 The parties agree not to do anything whatsoever which might impair the intellectual



property's owner's right, title or interest or to the Intellectual Property and agrees that it shall not acquire or attempt to acquire any right, title or interest, license in or to any of the Intellectual Property of each other.

11.6 The parties acknowledge and confirm that all materials given by them under this MoU whether in printed, written or electronic form, constitute copyright ownership of respective parties and reproduction in any form or by any means mechanical or electronic including photocopying, recording or by any information storage or retrieval system is not permitted and shall constitute a breach of this MoU warranting such steps as may be deemed appropriate including but not limited to termination of this MoU.

Chapter 12

Dispute jurisdiction and resolution

12.1 Any and all differences and disputes whatsoever arising between the parties shall be resolved mutually between the parties and in the event of a non-resolution the matter may be referred to arbitration to a person jointly appointed by the parties as per the law relating to arbitration in India and the decision of the arbitrator shall be final and binding on all parties. The arbitration proceedings shall be held in Bangalore.

12.2 All disputes shall be governed in accordance with the laws prevailing in Bangalore. Only competent courts within Bangalore shall have jurisdiction to try any suit or proceedings whatsoever arising or in any way connected with this MoU.

Chapter 13

Assignment

Neither party shall, without the other's prior written consent assign, change, charge or otherwise transfer or delegate or share the rights, obligations or any provision of this MoU to any other person.

Chapter 14

Notice

14.1 All notices, requests and other communications which shall be or may be issued pursuant to this MoU shall be sent by registered mail and/or personal delivery and/or courier and shall be addressed to the parties hereto at their respective offices set forth in the preamble of this MoU.

14.2 Such notices, requests and other communications shall be deemed to be received and made effective when duly arrived at the other party's address.

14.3 Any alteration or change in the addresses of each of the parties hereto shall be notified in writing to the other Party hereto without undue delay.

Chapter 15

Force Majeure

Neither Party shall be liable for any delay or default in performing any of its obligations under this MoU if such delay is due to bandh, strikes, riots, natural calamities, any other act of God or unforeseen circumstances. However, payment of money dues shall not be covered by the Force Majeure condition.

Signature



Signature



16.1 This MoU and the documents incorporated by reference herein, express the entire understanding of the parties hereto, and supersede all prior promises, representations, understandings, arrangements and agreements between the parties with respect to the subject matter contained herein.

16.2 No failure or delay by the parties in exercising or enforcing any right, remedy or power hereunder shall operate as a waiver thereof, nor shall any single or partial exercise or enforcement of any right, remedy or power preclude any further exercise or enforcement thereof or the exercise or enforcement of any other right, remedy or power.

Chapter 17 Indemnification

RGU shall indemnify TEPL, its Directors, Officers, Associates, etc and hold them harmless against any and all damages, claims, suits, etc arising from any act or omission caused by RGU or its affiliated colleges (as and when applicable) or anybody claiming through them. This clause shall survive the termination/expiry of the agreement.

Chapter 18 Modification

This MoU may be modified, through a written document signed by duly authorized representatives of both parties.

Chapter 19 Compliance with laws:

The parties shall at all times and at their own expense, strictly comply with all applicable laws, rules, regulations and Governmental orders and maintain in full force and effect all licenses, permits, authorization, registration and qualifications from all Governmental departments and agencies to the extent necessary to perform its obligations hereunder

IN WITNESS WHEREOF THE PARTIES HERETO HAVE SET THEIR RESPECTIVE HANDS
ON THE DAY MONTH & YEAR FIRST ABOVE WRITTEN

For RNB Global University

Kishan Kumar Bajaj
Authorized Signatory



Mr. Kishan Kumar Bajaj
Vice Chairperson - RNB Global University

For Tally Education Private Limited
For Tally Education Pvt. Ltd.

Rakesh K Menon
Authorized Signatory
Authorised Signatory

Mr. Rakesh K Menon
National head - Tally Education Pvt. Ltd.

Witnesses:

1) Name: *Ishmeet Gandelhi*
Title: *Asst. Manager - Operations & Communication*

2) Name: *Paulani Gupta*
Title: *Sr. Executive - Establishment*



Annexure 1

Location of the delivery: RNB Global University, Bikaner, Rajasthan.

Usage: The Software will be provided by Tally Solutions Private Limited (TSPL) and hence orders with respect to Software to be raised on TSPL. The syllabus provided by Tally Education will be used for teaching of Undergraduate and Postgraduate Commerce and Management Curriculum in the colleges affiliated to the RGU (as and when affiliated).

The Commercials:

S.No	Details	Pricing
1	Tally.ERP 9 - Multi User License	Rs. 54,000**
2	TTT (Train The Trainer programme)	To be discussed as per the duration known @ INR 10,000 per day per trainer.(inclusive of taxes)

** 50% discount on Rs. 54000 will be provided against letter of establishment for university.

Items to be provided by the TEPL to RGU under this MoU

S.No	Details	Qty.
1	Set of one Study Material - Courseware Learning Tally.ERP 9 and Tally For University	One
2	Trainer Kit for trainers - soft copy of faculty guide and students presentation	One kit

Signature



Annexure II

Course Features:	Tally For University*	Certified Program in Financial Accounting - CPFA	Advanced Certificate Program in Financial Accounting and Taxation - ACPFAT
Course duration	30 hours	150 hours	300 hours
Minimal Batch Size : 20	☐	☐	☐
Number of subjects	One ☐	Five ☐	Six ☐
Personality Development		☐	☐
English / Communication		☐	☐
Sales Management			☐
Real time industry scenarios workbook		☐	☐
Blended Training Methodology: ILT + Online		☐	☐
Online Assessments	☐	☐	☐
Printed Courseware	☐	☐	☐
Latest Placement Technology - Video and Visual Resume		☐	☐
Employability Tests		☐	☐
Assured Placement Assistance		☐	☐
Students portal Access		☐	☐
Job Fair	☐	☐	☐
Co-branded Certification	Merit ☐	Merit ☐	Merit ☐
Online Verification of Certificates		☐	☐
International Accreditation Certificate		☐	☐
Commercial - Trainer recruited by University (INR)	Courseware cost - 297 Learning Kit** - 500+ST	3511/- all inclusive	4860/- all inclusive
Franchisee Fee	Nil	Waived	Waived

The Learning kit** cost includes the following support from TEPL for RNB Global University:

Signature



- Assessments: TEPL shall extend the support to conduct online assessments for students on the assessment platform as per the curriculum requirements.
- Certification: TEPL shall issue co-branded certificate for successful candidates, subject to training quality conformance as per TEPL guidelines. The hard copy certificates shall be delivered to individual training centers for distribution.
- Personnel Training: TEPL shall provide all necessary trainings support in terms of process documents and trainings required to ensure seamless execution of the assessments.
- Online Verification: The certificates issued by TEPL shall be verifiable on the Tally education website.
- Practice Assessment: TEPL shall provide unlimited access to online practice exercises to students registered for evaluation





Partnership agreement between
Wikifarmer
&
RNB Global University



This Agreement is made between Wikifarmer and RNB Global University.

1. Purpose

The purpose of this Memorandum of Understanding is to create the framework for cooperation that will enable each organisation to benefit from the common activities in their respective strategies. The present agreement is intended to serve as a guideline for both Wikifarmer and RNB Global University to enhance the relationship for the benefit of both organizations, establishing the points and areas where both associations can meet interest developing a close coordination between the parties. This agreement will help both organisations to pursue their respective goals and will help avoid any unnecessary duplication or inconsistency of work and publications.

Therefore, the partners agree that it is in their mutual interest to collaborate on specific activities aimed at facilitating and supporting mutual cooperation, the exchange of knowledge and good practices as well as to partner up in the organization of future events (online or in-person). The collaboration of both organisations should enable each one to better achieve its respective objectives. Thus, Wikifarmer and RNB Global University agree to have a program of cooperation, which will include agreed actions and initiatives described in the following points.

2. Achievement of common goals

2.1. Meetings, events and conferences

RNB Global University agrees to invite Wikifarmer to its meetings, events and conferences, and Wikifarmer agrees to invite RNB Global University members to its meetings, events and conferences. Both parties can provide collaboration in the organization of national or international meetings, events and conferences, collaborating with Wikifarmer and RNB Global University.



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2.2. Projects, development and support

Wikifarmer and RNB Global University agree to collaborate in the creation and implementation of projects for their mutual benefit. This is aimed to enhance their respective impact on issues and topics where both organisations have common interest.

2.3. Communication and renown

Wikifarmer and RNB Global University agree to display their logos, description texts and related links in their respective websites as partners. Additionally, Wikifarmer and RNB Global University shall provide bilaterally free dissemination of projects, events, information and news from both parties through their websites, newsletters and social media.

3. Funding

The parties may jointly or independently mobilize resources for any activity, project or program under this agreement. Prior to engaging in a collaborative activity, the parties shall stipulate the terms and conditions for the work to be performed as well as the financial arrangements of any such collaborative work through a separate written agreement. This agreement may also detail ownership of intellectual property rights and shall be signed by authorized representatives of each party. The parties especially acknowledge that this agreement does not entail any funding obligation.

4. Monitoring and evaluation

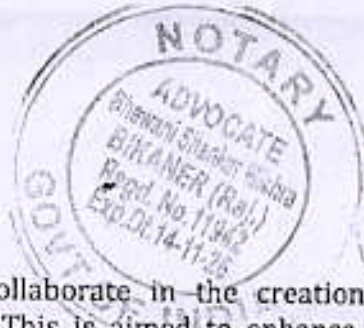
The parties shall convene any moment necessary for consultation and further strategic collaboration. The consultation meetings shall serve to agree on and prepare an action plan for the successful implementation of activities necessary to meet the objectives of this agreement.

5. Intellectual property rights and publications

Both parties are responsible for providing the necessary technical elements for which they are the legal owner of graphic/image rights. For the activities that Wikifarmer and RNB Global University agree to organize together, both parties have the rights to include each other's logos and promote them in their network. Any publication resulting from this collaboration project shall reflect the joint efforts of both institutions. The employees or volunteers of RNB Global University and Wikifarmer shall not be entitled to any remuneration or other benefits respectively from Wikifarmer and from RNB Global University.

6. Relationship

The parties shall remain at all times separate and independent organizations. This non-binding and a non-exclusive agreement will in no way hinder the ability of either party to work with any other person, organization, in whatever scope. Given the separate relationship, neither party shall hold itself as an agent of the other party, enter into any arrangement or transaction with third parties on behalf of the other



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nor in any way pledge or bind the credit of the other party.



7. Duration

This agreement shall become effective upon signature by the authorised officials from both parties and will remain in effect until modified or terminated by mutual consent. In the absence of mutual agreement by the authorised officials from both parties to extend the terms of this agreement, this agreement shall end on D cembres, 31st, 202



ATTESTED

CENTRAL NOTARY
BIKANER (Raj.)
INDIA

31/12/21

On behalf of Wikifarmer
Kotta 31, 115 25 Athens, Greece

RNB Global City, Ganganagar Road, Bikaner,
India

Peter Sagos
science@wikifarmer.com
Athens Greece, date

Dr. Dipali Gupta
registrar@rnbglobal.edu.in
Bikaner, India



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CENTRAL NOTARY
BIKANER (Raj.)

31/12/21



On behalf of RNB Global University



MEMORANDUM OF UNDERSTANDING

BETWEEN

MILLIONMINDS

AND

RNB Global University, Bikaner, Rajasthan

Millionminds

Millionminds is a collaborative startup support platform for student entrepreneurs across India with major focus on tier II and III cities. Since our inception in the year 2016, we have collaborated with over 300 Colleges, and engaged over 30000 students through the various activities of our program, with an objective of fostering entrepreneurship across campuses, and also providing opportunities for 21st Century Skill development.

This Memorandum of Understanding made 26.11.2021 by and between:

Millionminds, a product of Graphene Campus Connect Pvt. Ltd., a Company incorporated under the Companies Act, 1956 and having its Corporate Office at B-308, Crystal Plaza, Opp. Infinity Mall, Andheri West, Mumbai 400053. (PAN No. AAGCG6398E, CIN: U74999MH2016PTC288749) through its duly authorized signatory (hereinafter collectively referred to as "MILLIONMINDS" which expression, unless repugnant to the context or meaning thereof, shall be deemed to mean and include its successors, legal representatives, transferees in interest, executors, administrators and permitted assigns) of the FIRST PARTY

AND

RNB Global University, having academic campus at RNB Global City, Ganganagar Road, Bikaner, Rajasthan, 334601, through its duly authorized signatories (herein after collectively referred to as "RNBGU" which expression, unless repugnant to the context or meaning thereof, shall be deemed to mean and include its successors, legal representatives, transferees in interest, executors, administrators and permitted assigns) of the SECOND PARTY

Each of the parties hereto is referred to individually as "Party" and collectively as "Parties".

NOW THEREFORE in recognition of these above-mentioned facts, IT IS HEREBY AGREED by and between the Parties as follows



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CENTRAL NOTARY
KARNER (Raj.)
INDIA

The Parties have agreed to enter into this Agreement on such Terms & Conditions as are mentioned herein below.

THE TERMS AND CONDITIONS IN RESPECT OF THIS AGREEMENT ARE AS FOLLOWS:

Campus Star

CampuSTAR is a network of bright, young and talented students. Who are passionate and motivated to elevate the startup culture.

Purpose:

- Connect - Establish a bond between youth & eminent startup entities.
- Co-Ordinate - Manage & ideate with peers to build exceptional experiences.
- Create - Lead & execute the most happening brand & startup events

Benefits:

- Exposure - Be part of major events on & off campuses across India.
- Opportunities - Garner opportunities for career, networking & growth
- Recognition - Get certified by key industry, Millionminds

Deliverables by Millionminds:

01. Accelerate: The Startup Talk

Millionminds invites successful startup entrepreneurs to engage with students' on-campus, in an hour-long interactive session, wherein the speaker shares their knowledge of the startup business & entrepreneurship, insights from the startup ecosystem, and their startup journey.

Purpose:

- To introduce the students to the startup ecosystem and various business concepts
- Allow students the opportunity to interact with people who started like them, from their city – people with whom the students can easily relate

Millionminds will be responsible for:

- Arranging Entrepreneur Speakers for the session
- Promotional Material for the Event, that includes:
 - Pre-event Posters
 - Pre-event Social Media Post



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INDIA
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College must ensure:

- Attendance of at least 150 students.
- Online & offline event promotion through Creative's provided by Millionminds Team
- Provide basic seminar infrastructure facilities, that include:
 - A room with seating capacity of at least 100 individuals (as per audience count)
 - Adequate Lighting and Sound Facilities
 - Projector
 - Videography to be done by Campus Star with professional camera. (Not with Mobile)

02. Millionminds Webinars

Millionminds hosts sessions with industry doyens who have achieved great success. These sessions are broadcasted at all the campuses through webinar technology and can be accessed by the colleges through the unique user id shared with them.

Purpose:

- To help students understand the startup ecosystem and industry scenario
- Allow students the opportunity to interact with people towards whom they look up to for inspiration

Millionminds will deliver:

- i. Arranging Speakers for the session
- ii. Promotional Material for the Event
- iii. Arranging Technical Facilities for the Session
- iv. Unique User Id and Password for the college authority to access the webinar session

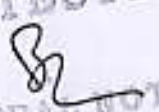
College must ensure:

- Online & offline event promotion through Creative's provided by Millionminds Team
- Technical requirements (will be communicated before the event)
- The session is viewed by the students of the institute.

03. Campus Adda

Campus Adda is an engagement activity for the students. These interactive engagements include group discussions, debates, and opinion polls on topics related to Entrepreneurship and the Startup Ecosystem. The session will be conducted and mentored by the Campustar (Millionminds Campus Ambassador; details below)



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Purpose:

- Knowledge enrichment through peer-to-peer learning

Millionminds will deliver:

- i. Details of the session to be conducted
- ii. Technical support, if any required
- iii. Session would cover –

- Session Topic (1)
- Trending Topic of Entrepreneurship + Innovation (1)
- Industry Vertical Topic (1)
- Live Case Study (1)

College must ensure:

- Smooth execution of the session.
- Minimum of 4 groups of 10 students each



04. The Startup League

The Startup League is a pan-India startup event by Millionminds that offers a platform to students with innovative business or product ideas to showcase their pitches to industry experts, and garner opportunities for mentorship, funding, and networking.

Being the member college, you can either Host or Participate for the event and get students enrolled to present their idea to the Founders.

Purpose:

- To offer students, inclined towards entrepreneurship and with a zeal to work on their own startup business, opportunity to access the right resources

Millionminds will deliver: (Host College)

- i. Communication Material for the Event.
- ii. Arranging for Physical & Technical Infrastructure for the event

College must ensure:

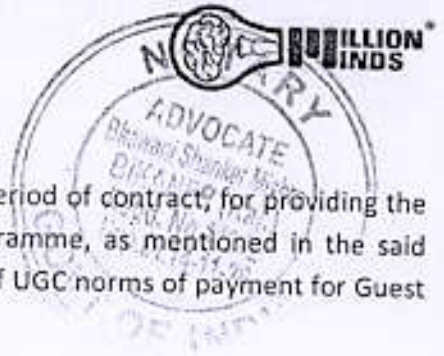
- Online & offline event promotion through Creative's provided by Millionminds Team
- Student Registrations for the event.
- Invite nearby Students to participate for the event.
- Taking care of the hospitality for the Judges

Deliverables by the Member Institute:



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BIKANER (Raj.)



Option 01:

The college agrees to pay a fee of Rs 35000/- per month during the period of contract, for providing the service of knowledge product –Millionminds Entrepreneurship Programme, as mentioned in the said MOU. This fee is benchmarked basis the current operating structure of UGC norms of payment for Guest Lecturer on a monthly engagement basis.

Option 02:

In barter of the Millionminds Entrepreneurship Program, the college will provide Millionminds with:

A. Canteen Wall Space:

A wall space 200 sqft of wall space (4*50sqft) inside/outside canteen, main corridors etc.

It will be utilized for Brands that are associated with Millionminds.

College to give permission for the utilizing the given space throughout the Agreement Period.

Please note that the space must not be in the campus study area, as Millionminds would not want to obstruct academic functions in any manner.

Permissions – Activations:

Permission for 4 activities throughout the year for brands to conduct promotions, sampling, seminars etc. within the college campus.

10"x10" space, Desk, (2 opportunities in the auditorium with lights, sound, laptop, and projector)

4 Posters (for each activity), 2 Banners (for each activity)

Permissions - College Fests:

Promotional stall space (10"x10") at any 2 college fests (Cultural, Tech, Techno-Cultural, Management, Sports Fests)

6 Banners at Entrance gate and the Fest area

Logo presence on the backdrop of Main Stage

Period of agreement

For 3 academic years 2021-2024; in order to deliver these unmatched benefits every year to your students in a structured & fruitful manner.

Millionminds Declaration:

- Millionminds confirms that the above requested branding space will be used by Millionminds strictly for managing costs and expenses of the above mentioned services offered through the Millionminds Entrepreneurship Program.

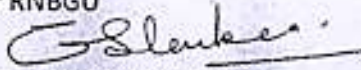


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- For this purpose Millionminds will collaborate only with reputed brands, and would not in any manner implement branding that might hurt the institutional values, principles and culture.
- Millionminds will not own/acquire the above mentioned spaces. These spaces will only be used by Millionminds during our period of agreement.

For RNBGU



Name: Prof G S Karkara

Email: Gurbax.karkara@rnbglobal.edu.in

Contact Number: 8209022425

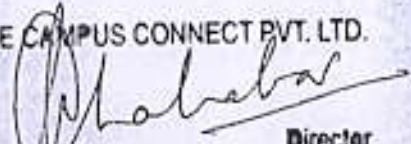
Authorized Signatory: President



Authorized Stamp

For Millionminds,

For GRAPHENE CAMPUS CONNECT PVT. LTD.



Director


Authorized Signatory



Authorized Stamp



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CENTRAL NOTARY
BIKANER (Raj.)
INDIA

02/11/21

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding ("MOU")

is between

Clicks Talent Connect Pvt Ltd having its operational office at First Floor, Hebron Tower9, Old Madras Road, Bhattarahalli, Bengaluru, Karnataka - 560049, (hereafter referred to as "Clicks Campus"), an organization committed to providing Online and offline Skill Development Courses & Professional Certification Courses

and

RNB Global University based at RNB Global City, Ganganagar Road, Bikaner, Rajasthan-334601, a University committed to value-based education, hereafter referred as partner.

RECITALS:

- A. WHEREAS Clicks Campus has been established for the purpose of enriching the Skills and to jointly work for enhancing the quality of employability of students by providing access to Clicks Campus Career and Skilling Platform.
- B. WHEREAS partner wishes to collaborate with the Clicks Campus for the purpose of getting free access to selected courses on Employability and Skill Development courses for all the students associated with partner.

NOW THEREFORE THE PARTIES HEREBY ACKNOWLEDGE AND AGREE AS FOLLOWS:

1. This MOU is for collaboration between both parties, for mutual benefit, to enhance the quality of the educational experience of students of the partner and for the specific purposes mentioned below.
2. Clicks Campus shall be responsible for providing Free logins to all the students of University College, Constituent Colleges and Affiliated colleges associated with partner irrespective of their disciplines and academic years of studies.
3. Partner shall be responsible for providing the required information in the format specified by Clicks Campus to generate successful login credentials.
4. Partner shall be responsible to extend full support in organizing the Virtual Roadshow event to exchange the MoU and providing awareness to students about the free courses which are being given to students of partner.
5. Clicks Campus shall give free access to 200+ hours of Employability training courses on Clicks Campus platform to all the students of partner and students can access these courses for four years from the date of signing the MoU.



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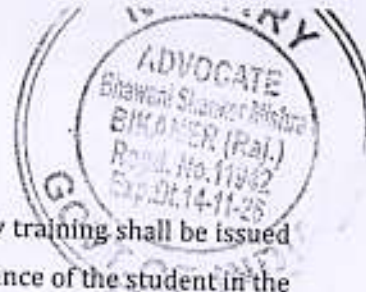
6. Clicks Campus shall provide free access to the Career section of the platform, which enlightens students about various Job opportunities existing in the private and public sectors.
7. Clicks Campus shall only be providing information about career opportunities for students but it shall not be the responsibility of Clicks Campus to provide placement opportunities, organize recruitment drives and coordinate with recruiters for student placements.
8. Clicks Campus shall provide free access to all the published online courses listed in the Knowledge section of the platform.
9. Clicks Campus shall have all the privileges to get Corporate Social Responsibility Fundings from various corporate groups or standalone entities for the programs offered for free to students of the University and partner shall not claim any share in the revenue generated through CSR funds raised for the above said free activities.
10. Other courses or sections on the platform shall not be available for free for students of the partner as these courses/sections are not under the purview of this collaboration and other regular operational and functional process flow of Clicks Campus on the platform shall be continued as usual, as they are not under the scope and objectives of this MoU.
11. University shall be responsible to ensure login credentials generated for students shall be effectively used by the respective student and the login credentials shall not be transferred to any unauthorized individuals or organizations or entities.
12. The parties, their representatives, and/or assignees, following the execution of this MOU, desire to maintain close contacts with each other to achieve the goals and objectives of, and to develop the ideas acknowledged in this MOU.
13. Both parties hereby agree to designate a representative from its side who will be the primary point of contact on behalf of that party.
14. The terms and conditions mentioned herein shall commence on the execution of this MOU for all the students of the partner and shall continue for a period of **Four Academic Years** or for such period as may be determined or extended by the parties from time to time by written notice.
15. Clicks Campus shall be responsible to generate login credentials each academic year for new students enrolling in the University for the fresh academic year and Partner shall provide the required data for the same.
16. Partner shall provide a time slot to Clicks Campus for having a Virtual Road Show for every new batch of students enrolling in the new academic year to bring awareness about Clicks Campus and the platform offered.
17. Partner shall intimate time slot to its partner 15 days prior for making suitable arrangements for Virtual Roadshow event.



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18. E-Certificate for the student successfully completing Employability training shall be issued only based on the satisfactory completion of training and performance of the student in the assessment associated with the course.
19. Clicks Campus provides free Instructor Accounts to faculties of the partner who would like to share their knowledge and expertise by creating online courses on the platform.
20. Faculties creating the online courses shall abide by all the Instructor Terms and other conditions as mentioned on the website of Clicks Campus.
21. Faculties of the partner shall have the privilege to set the course price as per the Price plans of Clicks Campus for their created courses and they can also publish the course as free course on the platform.
22. Revenue sharing for the created courses shall be as per the norms of Clicks Campus.

CONFIDENTIALITY

a) Confidential Information:

I. The Parties own and may develop, compile and own certain proprietary techniques, trade secrets, and confidential information, which are very valuable to that Party (collectively, "Confidential Information"). The disclosing Party may disclose Confidential Information to the other during the performance of the Services.

II. Confidential Information is any information relating to the disclosing Party that is not accessible by the general public and includes not only information disclosed by the Party, but also information developed or learned by the Party during the performance of the Services. The Disclosing Party's Confidential Information is to be broadly defined and includes all information, which has or could have commercial value or other utility in the business that the other Party is or may be engaged in and the unauthorized disclosure of which could be detrimental to the interests of the disclosing Party, whether or not such information is identified by disclosing Party.

III. Confidential Information includes, but is not limited to, details of the disclosing Party and business contacts, developments, designs, inventions, software, techniques, know-how, data, marketing, sales or other business information, scripts, costs and resources, tools used; and all derivatives or improvements to any of the above.

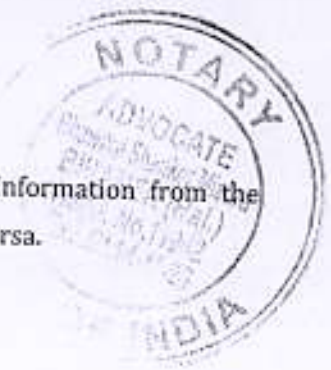
b) **Non-disclosure and Protection:** The Parties agree that at all times during or subsequent to the performance of the Services, the Parties will keep confidential and not disclose or cause to be disclosed, publish, disseminate or otherwise make available or use Confidential Information, except for the receiving Party's own use during the Term of this MOU and only to the extent necessary to perform the Services. The receiving Party shall not remove or cause to remove



ATTESTED

NOTARY
KANER (Raj.)
INDIA

tangible embodiments of, or electronic files containing, Confidential Information from the disclosing Party, without prior approval of the disclosing Party and vice versa.



TERM AND TERMINATION

This MOU shall take effect immediately from the Effective Date and continue to remain in full force and effect for a period of Four years (hereinafter, the "Term") from the date of signing of the agreement. This agreement may be extended on mutual agreement of both parties unless earlier terminated by either of the parties.

- I. Termination of the MOU and the Services hereto may be made by either Party communicating its intention to do so to the other Party, by giving such other Party a 3-month's advance written enlisting reasons for such termination.
- II. Either Party may terminate this Agreement for cause by providing the other Party notice if the other Party: (i) is in material breach of this Agreement and has failed to cure such breach, such breach may include wrong information or fraudulent activities or related activities or any breach of obligations under this Agreement, within fourteen (14) days after its receipt of intimation of such breach provided by the non-breaching Party; (ii) engages in any unlawful business practice related to that Party's performance under the Agreement; or (iii) files a petition for bankruptcy, becomes insolvent, acknowledges its insolvency in any manner, makes an assignment for the benefit of its creditors, or has a receiver, trustee or similar party appointed for its property.

INTELLECTUAL PROPERTY RIGHTS

Clicks Campus shall retain all rights, title and ownership to Intellectual Property that arises out of the provision of Services under this Agreement. Intellectual Property rights shall mean and includes all intellectual property, in any part of the world, whether registered or not registered, in particular: (a) all trademarks, service marks, trade names, logos; patents, design rights; trade secrets, including, know-how, technology, source code, API's, databases, design elements including user interfaces, formulae, industrial, scientific and commercial information, techniques and inventions; processes, manuals, documentation, and scientific and technical data and information; copyrights, works of authorship, and topography rights, data base rights; computer hardware and software including computer programs and any other information in relation to the above; (b) technical know-how and information, business and market information, in relation to product and process development validation, integrated business support services,



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CENTRAL NOTARY
BIKANER (Raj.)
20/11/21 Page 4 of 6

operational support services, end user services, training and support service, marketing and other allied services; (c) all rights under licenses in respect of all of the above specified at (a) herein; (d) any applications or registrations for the protection of all of the rights specified at (a); and (e) all renewals and extensions thereof.

REPRESENTATIONS AND WARRANTIES

Both Parties represent that they are fully authorized and empowered to enter into this MOU. And that the performance of the obligations under this MOU will not violate or infringe upon the rights of any third-party or violate any agreement between the Parties and any other person, firm or organization or any law or governmental regulation. The Parties hereby agree and undertakes not to host, display, upload, modify, publish, transmit, update or share any information which:

- a) belongs to another person and to which you do not have any right;
- b) infringes any patent, trademark, copyright or other proprietary/intellectual property rights;
- c) violates any law for the time being in force;
- d) deceives or misleads the addressee about the origin of such messages communicates any information which is grossly offensive or menacing in nature;
- e) impersonates another person;
- f) contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer resource;
- g) threatens the unity, integrity, defense, security or sovereignty of India, friendly relations with foreign states, or public order or causes incitement to the commission of any cognizable offence or prevents investigation of any offence or is insulting any other nation; or
- h) is misleading or known to be false in any way.

LIABILITY

Except with respect to the parties' indemnification obligations, neither party shall be liable to the other for any special, indirect, incidental, punitive, or consequential damages arising from or related to this agreement, including bodily injury, death, loss of revenue, or profits or other benefits, and claims by any third party, even if the parties have been advised of the possibility of such damages. The foregoing limitation applies to all causes of action in the aggregate, including without limitation to breach of contract, breach of warranty, negligence, strict liability, and other torts.



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CENTRAL NOTARY
BIKANER (Ra.)
INDIA
20/11/21

DISCLAIMER OF WARRANTY

The warranties contained herein are the only warranties made by the parties hereunder. Each party makes no other warranty, whether express or implied, and expressly excludes and disclaims all other warranties and representations of any kind, including any warranties of merchantability, fitness for a particular purpose, title, and non-infringement.

RESOLUTION OF DISPUTES

The Parties hereby agree that any disputes arising out of or in connection with this MOU shall be handled within the jurisdiction of the courts of Bengaluru.

EFFECTIVE DATE AND SIGNATURE

This MOU shall be effective upon the signatures of the authorized officials of the Parties. In written whereof both parties put their hard seal on the day, month and year herein mentioned.

Date: 11th Nov 2021

Place: Bengaluru

Name: Arasu M T

Designation: CEO

Clicks Campus

Signature:

Authorized Signatory
For Clicks Campus

Seal:



Date: 11th Nov 2021

Place: Bikaner

Name:

Designation:

RNB Global University:

Signature:

Authorized Signatory
For Partner

Seal:



ATTESTED
CENTRAL NOTARY
BIKANER (RAI)
INDIA
20/11/21

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN



RNB Global University
RNB Global City, Ganganagar Road, Bikaner, Rajasthan-334601

AND



International Institute of Advanced Agriculture Skill Development (IIAASD),
Inside Pinjara Pole Goshala, Tonk Road, Sanganer, Jaipur, Rajasthan 302030



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CENTRAL NOTARY
BIKANER (Raj.)
INDIA

30/12/21

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is executed on this 30-12-2021 by and between

RNB Global University has been established by Act no 20 of 2015 passed by the Rajasthan Vidhan Sabha and notified by state of Rajasthan on 27/04/2015. The degrees which will be awarded by RNB Global University, Bikaner (Rajasthan) would be recognized by University Grants Commission (UGC). RNB Global University is a leading University committed to experienced faculty, academic excellence & development of future leaders in different profession RNB Global University (RNBGU), set in the hinter heartlands of the royal city of Bikaner, stands as a shining edifice of quality education in a vast clean and green fully Wi-Fi enabled campus. The campus acts as a perfect backdrop for your pursuit of quality education with all modern educational facilities. The university offers a wide range of undergraduate, postgraduate, integrated and diploma courses in Faculty of Commerce & Management, Faculty of Arts & Law, Faculty of Science & Engineering. The degrees awarded are recognized by the UGC under Section 22 of UGC Act 1956.

International Institute of Advanced Agriculture Skill Development (IIAASD) is the first of its kind institute which is providing one stop solutions for the commercial cultivation of medicinal and aromatic plants and organic farming from training to marketing and processing. We are a source of knowledge and information in field of organic farming practices, medicinal and aromatic crop cultivation and horticulture farming. Till date we have trained 10,000 farmers from all across the India to become entrepreneurs as well as 40,000 farmers who have got training from our institute to become economically independent.

Since 1996, we are providing this unique kind of services to the nation, our aim is to provide low-cost farming practices knowledge by reducing agriculture input cost and in return farmer should get high quality output and in return they could get high value for their products.

With this vision and mission, we started International Institute of Advance Agriculture Skill Development in year 2010 for the betterment of Farmers and Agriculture in India. From starting we have overcome many milestones by providing better knowledge and good quality services to India. Farmers and Agri Entrepreneurs from all across the country are coming here for getting this precious & unique kind of knowledge and services.

Modern agriculture practices are increasingly turning out to be knowledge-based and hence gaining expertise in them is not an easy task for many of our rural farmers. Agriculture is an important part of our Indian economy and the demand for skilled professionals in this field is growing day by day. With this vision in mind institute devoted to provide certificate courses which will give:

- Better job prospect to students,
- Quality cultivation knowledge to the farmers,
- Provide earning information to Rural People and Village Women,
- Marketing knowledge to the Agri- Entrepreneurs,
- Better source of information to the Agri- Professionals etc.



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BIKANER (Raj.)
INDIA
30/12/21



The respective Institutes jointly recognize this MoU to mutually cooperate in the areas of Agriculture and Life Science Education, Research and Development as well as support to research and development.

OBJECTIVES

The primary purpose of this MoU is to recognize the importance of research and development in the areas Organic Production, as well as imparting organic farming to the Agriculture students, etc. The MoU shall formally set out the terms of cooperative relationship between the parties, establish their respective roles, and facilitate the function of each party in relation to collaborative trainings and research.

The parties agree to develop collaborative activities in academic areas of mutual interests, entrepreneurship development and as equal partners with reciprocity.

The development and implementation of specific activities based on MoU shall be negotiated and agreed between individual faculty members and/or through the Heads of Institutions. This MoU is agreed based on cooperation between the parties, subject to the availability of resources, approval of both parties, on basis of mutual reciprocity through such activities or programmes as:

1. Advance agriculture skill development education to students and farmers
2. Students and farmers training
3. Research
4. Consultancy
5. Study visits
6. Promoting any academic activities of interest based on mutual agreement
7. Policy advocacy in natural farming

Responsibilities of RNB Global University, Bikaner

RNBGU shall:

- Recognize the IIAASD as Centre for conducting various research and training activities in Agriculture and life sciences.
- Allow students and even the faculty members of RNBGU to register for any training programme run by IIAASD.
- Invite IIAASD faculty members/ scientists of IIAASD as visiting faculty members to deliver lectures as per requirement of the University in various courses.
- Provide timely clarifications regarding Academic Inputs and any other necessary information to the Training Centre.

Responsibilities of the International Institute of Advanced Agriculture Skill Development (IIAASD) Jaipur:

The IIAASD, Jaipur, Rajasthan shall:

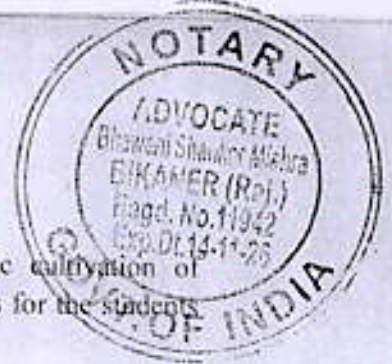


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NOTARY

BIKANER (Raj.)

30/12/21



- Organize training and handholding activities for the organic cultivation of medicinal plant and other courses as per the institute guidelines for the students and staff of RNBGU.
- Provide agriculture experts for giving lectures
- Make records of the trainee and their regular attendance and share them with RNBGU.
- Provide assistance to conduct study visits, field visits, etc.
- Provide free of cost counseling and guidance to the students for one year after training.
- Provide organic farming practices.

TERMS OF AGREEMENT

1. The parties will manage their own financial liabilities, aroused out of collaborative academic and research projects.
2. Intellectual Property Rights: IPR titles or ownership of any product, proprietary information or technology tools, processes, utilities, and methodology for any deliverables, new ideas, inventions, or development conceived, developed, or made jointly by RNBGU and IIAASD under the ambit of this MoU shall remain the property of all the parties, as agreed mutually. This clause shall remain valid even after the termination or expiry of this MoU.
3. In no event shall any party be liable for any indirect, incidental, special consequential damages, including but not limited to loss of profits, revenue, data or use, incurred by the other party in connection with arising out of or under this agreement, save for any such loss suffered resulting from any willful and negligent act or omission of either of the parties.
4. During the tenure of the MoU, the parties agree to respect confidentiality of any work or material provided in confidence. The parties would seek each other's permission before assigning any Intellectual Property Rights to a third party.
5. Neither this agreement, nor any activity described herein shall be construed as creating a partnership, joint venture, agency or other such relationship between the parties and nothing contained herein shall preclude either party from participating/initiating similar relationship with third parties.
6. This MoU may not be amended without the prior written consent of each of the parties.
7. This MoU will come into force and deemed to have commenced from the date of its signing and shall continue for a period of five (5) years.
8. This MoU is not a legally binding contract and under no circumstances does this MoU subject either parties to liability for breach of contract or any other liability under national or international law or any other applicable law.
9. The parties hereby agree that they are not bound exclusively by this MoU and shall be at a liberty to enter into any separate agreements or arrangements with any third party without reference to the other party. However, any information or data etc. evolved of this MoU will not be shared with the third party without the written consent of RNBGU and IIAASD.



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CENTRAL NOTARY
BIKANER (Raj.)
INDIA
30/12/21

10. If during the tenure of the MOU any joint program is delayed due to reason of Force Majeure nature such as acts of God, acts of public enemy, acts of government, fire, flood, strike, epidemic and civil commotion, the extension of the joint programs would be mutually decided.
11. Each of RNBGU and IIAASD warrants that this MoU is not likely to have any conflict of interest with any of their organizational, financial, contractual, or other interests relating to the work under this MoU.
12. **TERMINATION:** If either party fails to fulfill its respective obligations as set out in the previous clauses of this MoU, the parties shall consult each other with a view to correcting the default by the party concerned. If even thereafter the default is not rectified by the defaulting party, then the other party may terminate this MoU by giving ninety (90) days' notice in writing to the defaulting party provided that such termination shall not affect the rights of the parties to the MoU which have accrued prior to such termination.

Institutions agree to carry out the above-mentioned activities in accordance with laws and regulations of respective institution after full consultation and approvals.

In witness whereof, the parties have executed this document on the day 30-12-2021

Signatures:



Dr G S Karkara
President
RNB Global University
Khara, Bikaner
Raj- 334601

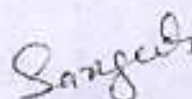


Dr. Atul Gupta
Founder- HCMS, IIAASD, OFPAI
J/890, Sitapura Industrial Area,
Tonk Road, Jaipur, Raj.- 302022

Witness:



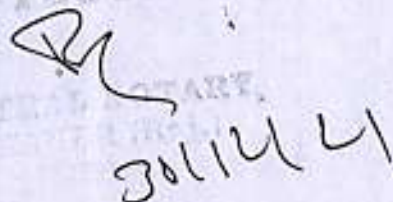
Dr Dipali Gupta
Registrar
RNB Global University
Bikaner



Mrs. Sangeeta Gaur,
Coordinator- IIAASD
J/890, Sitapura Industrial Area
Tonk Road, Jaipur, Raj- 302022



ATTESTED



30/12/21

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CULTURAL, EDUCATIONAL AND SCIENTIFIC MEMORANDUM OF UNDERSTANDING (MoU) BETWEEN RNB GLOBAL CITY (INDIA) AND SUSTAINABLE DEVELOPMENT MANAGEMENT INSTITUTE (FRANCE)

BETWEEN

On the one hand, **SUSTAINABLE DEVELOPMENT MANAGEMENT INSTITUTE (SDMI)** situated at 73 rue Léon Bourgeois 91120 PALAISEAU – FRANCE, represented by Mr Bala GANESSANE as CEO.

On the other hand, **RNB GLOBAL UNIVERSITY (RNBGU)** situated at RNB Global City, Sriganganagar Road, Bikaner, Rajasthan, INDIA, represented by Prof GS Karkara as President

IT IS DECLARED:

1. That both institutions have common cultural, technical, educational and scientific fields of interest.
2. That the collaboration and exchange of experience and knowledge, as well as the provision of services between both institutions, are mutually beneficial for the social and cultural progress of said institutions.

Hereby, **RNBGU**, proudly recognizes that **SDMI** as a reputed education academy and research institute in **FRANCE**. And thus, **SDMI** have the authority to issue the relevant diplomas itself.

For these reasons a Collaboration Framework has been agreed on by both institutions in accordance with the following clauses.

CLAUSE 1 - PURPOSE OF THE MOU FRAMEWORK

The objective of this agreement is to establish an action plan for the collaboration between **SDMI** and **RNBGU**, through specific project activities of mutual interest to improve academic, scientific and cultural cooperation relations, as well as the exchange of teaching staff, researchers and students, publications, academic programs and research projects between the two institutions.

CLAUSE 2 - OBJECTIVE OF THE MOU FRAMEWORK

The collaboration between the two entities will be fundamentally based on the execution of the following actions:

1. The development of studies and research projects of mutual interest.
2. The joint publication of research projects of mutual interest.



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CENTRAL NOTARY
BIKANER (Raj.)
INDIA 21/12/21

3. The diffusion of knowledge through the organization of conferences, meetings, courses, etc.
4. The systematic coordination of mutual services provision and joint cooperation in order to promote learning in the Institution environment.
5. The exchange of teaching staff and/or researchers for the teaching of courses and the execution of research projects.
6. The exchange of Bachelor's, Master's and Doctorate degree students.
7. The reciprocal support for mutually beneficial Institution expansion activities.
8. Working towards potential shared or joint degree courses in order to facilitate the validation and recognition of students' degrees.
9. Exchange of books, scientific publications, study programs, academic projects, course information, conferences, seminars and databases of mutual interest.
10. The entering of joint publication contracts in accordance with the budgetary resources of both institutions if there exists interest in publishing the results of research projects covered in this current Memorandum of Understanding Framework.

CLAUSE 3 - SPECIFIC PROJECTS

Each one of the specific cases of the collaboration mentioned above will require the development of a specific project through which the necessary aims and means of its implementation will be identified. The specific proposals will be subject to approval by the competent authority of each party.

Specific projects included in this Memorandum of Understanding Framework will be added as further attachments.

Each project, related to both research and teaching, indicated in a specific contract, will cover, provided that they are relevant, the following aspects:

1. Definition of the objective to be pursued.
2. Description of the plan of action, including the project's different phases and development chronology.
3. Total budget and human and material resources required for said program, specifying the contributions of each entity.
4. Regulations for the coordination, execution and monitoring of the project.
5. Names of the persons, one for each party, who will be responsible for the running of each Specific agreement.
6. Equipment provided by each of the parties and the purpose of their usage.


CLAUSE 4 - FUNDING

The financial sources of the projects and their management will be clearly indicated in the specific agreements.

Travel, maintenance and accommodation expenses and insurance cover, as well as any other economic requirement, must be specified in the according specific collaboration agreements.

Both universities will provide, within their abilities and specific projects, financial resources and other forms of support for students and teachers participating in exchanges.



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BIKANER (Raj.)
21/12/21

CLAUSE 5 - EXCHANGE PROGRAMS

Exchange of Teaching and Research Staff

With the objective of reinforcing the joint projects and activities of both institutions, the exchange of teaching and research staff will be encouraged further. Therefore, the Specific Agreement must define:

1. The working relationship that will be established over the exchange period.
2. The funding of travel and accommodation expenses.
3. The arrangements for travel, accommodation and all forms of support necessary in order to undertake scheduled activities and to facilitate the social and family life of the visitor.

Exchange of Students

The exchange of students will be conducted within the degree program, such as the Master's and Doctorate degree programs. The specific agreement should include:

1. The academic level which the student has had to achieve and the other conditions with which the student has had to comply in order to access the exchange program.
2. The degree program which the students are going to study at the host Institution.
3. The number of students for each degree course.
4. The means of monitoring and assessment of students' work.
5. The selection process for students at the sending institution and the acceptance process of the host Institution.
6. The regulations to which students must adhere.
7. The funding of tuition fees as well as travel, accommodation and maintenance expenses.

CLAUSE 6 - COLLABORATION FOR DOCTORATE DEGREE PROGRAMS

Both universities agree to drive forward all those joint academic and research cooperation activities which will help to strengthen links between their respective Doctorate degree programs and which can be summarized as follows:

1. In the curricular field:

- a) Exchange of experience in curricular design and structure and implementation of academic activities for Doctorate students.
- b) Development of information systems in order to evaluate quality standards of Doctorate Degree Programs.

2. In the academic and research field:

- a) Development of staff and student mobility programs.
- b) Promotion of the International Doctorate degree program.
- c) Promotion of co-tutorage [co-direction] of doctoral theses.
- d) Working on research and/or academic development projects in subjects of interest to both institutions.

CLAUSE 7 - MANAGEMENT

Each Institution will nominate an Agreement Framework Coordinator who will act as the contact person between the two institutions. This Coordinator will nominate further contacts for each of the activities or specific projects that will be conducted by means of this Agreement Framework.

CLAUSE 8 - JURISDICTION

SDMI and RNBGU are committed to amicably resolve any disagreement that may arise in the development of this contract.

Controversy regarding the interpretation and execution of the present MOU will be subject to examination by the Academic Commission which will include a representative of each of the universities and another elected through mutual agreement. If conflict can still not be resolved, then each of the parties irrevocably submits to the jurisdiction of the courts of the country of the defendant party.

If conflict arises due to differences in interpretation or execution of the present contract, both parties will agree to submit to the specifically applicable procedural regulations.

The present MOU will remain applicable for 5 years, from the date of the last signing, and will be renewed through the express agreement of both parties.

Either contracting institution can terminate the MoU at any time, provided notification is given to the partner institution through an official letter, delivered by registered mail, six (6) months prior to the intended date of termination.

The termination of the present MoU will not affect the programmes and projects established in specific Addenda until these are finished.

In accordance with this MoU, two originals are signed in English, with each party keeping an original.


RNBGU
PRESIDENT
Prof. G.S. Karkara




S.D.M.I
CEO
Dr Bala GANESSANE



TESTED
NOTARY
Bikaner (Raj.)
INDIA
21/12/21



Memorandum of Understanding (MoU)

between

RNB GLOBAL UNIVERSITY

And

PERCOLATE TRAINING AND CONSULTING LLP

For

Imparting Basic and Advanced Corporate Skills



ATTESTED

NOTARY
BIKANER (Raj.)

06/12/21



MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding (hereinafter called as the 'MOU') is entered into on this the 4th DAY of December Two Thousand and Twenty One by and between

RNB GLOBAL UNIVERSITY, a society/trust registered Act no 20 of 2015 passed by the Rajasthan Vidhan Sabha and notified by state of Rajasthan on 27/04/2015 and having registered office at RNB Global City, Ganganagar Road, Bikaner 334601, (hereinafter referred as THE UNIVERSITY)

AND

Percolate Training and Consulting LLP, a LLP registered under Limited Liability Partnership Act, 2008 having registered office at 602, Hemlok, Kilachand Road, Kandivali West, Mumbai - 400 067 (hereinafter referred as PERCOLATE TRAINING)

PURPOSE OF MOU

In particular, this MOU is intended to

1. Impart Basic and Advanced Corporate, Life and Success skills to the students of THE UNIVERSITY.
2. Details outlining the responsibility of each party including but not limited to conducting of training and collection of fees.



ATTESTED
B. R. SHARMA
CENTRAL NOTARY
BIKANER (Raj.)

06/12/21

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



**Clause 1
CO-OPERATION**

- 1.1 **THE UNIVERSITY** has the mission to create centers of excellence in knowledge and research across the fields of study in order to equip students to achieve the highest levels of professional ability in a learning atmosphere that fosters human values to serve the needs of local, national and global economies.
- 1.2 **PERCOLATE TRAINING** is engaged in providing training, skill development, consultation and has strength in development and delivery, innovations and marketing of corporate skills and has approached **THE UNIVERSITY** to conduct training on Corporate, Life and Success Skills in the larger interest of the students.
- 1.3 **THE UNIVERSITY** and **PERCOLATE TRAINING** are united by common interests and objectives, and they shall establish channels of communication and co-operation that will promote and advance their respective operations.
- 1.4 The co-operation between **THE UNIVERSITY** and **PERCOLATE TRAINING** will facilitate effective utilization of the intellectual capabilities of the **PERCOLATE TRAINING** providing significant inputs to enhance the development of Students, keeping in mind the needs of **THE UNIVERSITY**.

**Clause 2
SCOPE OF THE MOU**

- 2.1 **THE UNIVERSITY** and **PERCOLATE TRAINING** 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 UNIVERSITY** intend to set up "Center of Excellence – Corporate Skills" to provide training to its students on Corporate, Life and Success Skills.
- 2.3 **PERCOLATE TRAINING** will conduct online workshops on Corporate, Life and Success Skills in order to bridge the gap in skill and make students ready for industry.
- 2.4 These skills will give students insight into skills required to be successful in entry level jobs in Corporate Environment. The exposure provided to students through this association will prepare the students to have a smooth transition from academic to working career. Corporate skills will make students more confidence in corporate environment and also will increase their employment prospects.



ATTESTED

[Signature]

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06/12/21

Clause 3
TRAINING PROGRAMS



3.1 THE UNIVERSITY and PERCOLATE TRAINING intend to offer following programs to the students of THE UNIVERSITY:

a) Corporate, Life and Success Skills – The First Step

b) Advanced Corporate, Life and Success Skills

3.2 Under Corporate, Life and Success Skills – The First Step – Fifteen workshops of Two hours each will be conducted on following skills:

Sr No	Name of the Training	Duration of the Training
1	First Impression, Grooming, Dressing & Etiquette	2 Hours
2	Power of Questioning	2 Hours
3	Basics of Microsoft Excel	2 Hours
4	Fundamentals Of Microsoft Powerpoint	2 Hours
5	Communication Skills	2 Hours
6	Listening Skills	2 Hours
7	Interview Skills	2 Hours
8	Time Management Skills	2 Hours
9	Linkedin Account Creation & Usage	2 Hours
10	Email Writing & Etiquette	2 Hours
11	Customer Service – Why It's Important For Everyone?	2 Hours
12	Body Language	2 Hours
13	Working In A Team	2 Hours
14	Virtual Meeting Etiquette	2 Hours
15	Network = Network	2 Hours

3.3 Under Advanced Corporate, Life and Success Skills – Fifteen workshops of Two hours each will be conducted on following skills:

Sr No	Name of the Training	Duration of the Training
1	Personal Branding in Digital World	2 Hours
2	Business Communication	2 Hours
3	Advanced Microsoft Excel	2 Hours
4	Advanced Microsoft Powerpoint	2 Hours
5	Presentation Skills	2 Hours
6	Negotiation Skills	2 Hours
7	Storytelling	2 Hours
8	Problem-Solving Abilities	2 Hours
9	Conflict Management and Resolution	2 Hours
10	Team Work and Collaboration	2 Hours
11	SWOT Analysis	2 Hours
12	Brain Storming Techniques	2 Hours



ATTESTED

[Signature]

06/12/21

13	Build Trust, Credibility and Respect	2 Hours
14	Managing Up	2 Hours
15	Getting Results without Authority	2 Hours

Clause 4 TRAINING DELIVERY - MODEL SPECIFICATION

- 4.1 Training will be delivered online on the Zoom or MS Teams platform used by the University.
- 4.2 Training will be delivered below format:
- Online Workshop: Workshop will be conducted in a focus group of preferably 15-20 students.
- 4.3 Language of delivery: Language of delivery will be English.

Clause 5 FEES

- 5.1 Students have the option of selecting the workshops which they intend to attend from each program. For example, students can opt for a single workshop and there is no need to opt for the entire program
- 5.2 PERCOLATE TRAINING will charge following fees per workshop per student
- Rs.1,000/- plus GST per workshop per student for Corporate, Life and Success Skills – The First Step
 - Rs.1,250/- plus GST per workshop per student for Advanced Corporate, Life and Success Skills
- 5.3 No fee will be refunded in case of any cancellation or student not able to attend the workshop

Clause 6 ROLE OF THE UNIVERSITY

- 6.1 THE UNIVERSITY shall share the training details with the students.



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CENTRAL NOTARY
BHILAI (Raj.)
06/12/21



Clause 7
ROLE OF PERCOLATE TRAINING

- 7.1 **PERCOLATE TRAINING** shall design and deliver various programmes within the overall scope of MoU.
- 7.2 The quality delivery is the responsibility of **PERCOLATE TRAINING** and **PERCOLATE TRAINING** would engage the required manpower and the faculty as per the requirement.
- 7.3 **PERCOLATE TRAINING** shall design, develop and provide required training to the students.

Clause 8
VALIDITY

- 8.1 The validity of the agreement is five year from the date of agreement. It may be continued thereafter after suitable review and agreement.
- 8.2 **THE UNIVERSITY** and **PERCOLATE TRAINING** may terminate this MOU upon giving 180 calendar days' notice in writing. In the event of Termination, both parties have to discharge their obligations.

Clause 9
INTELLECTUAL PROPERTY

THE UNIVERSITY and **PERCOLATE TRAINING** agree to respect each other's rights to intellectual property. The training material provided for conducting workshops is intellectual property of **PERCOLATE TRAINING** and **THE UNIVERSITY** cannot use the same for at least 3 years after the date of Termination/Completion.

Clause 10
CO-ORDINATION

Each institution shall appoint one member to coordinate for the smooth conduct of trainings.

Clause 11
GENERAL PROVISIONS

- 11.1 Both the Parties have full power and authority to enter into this MoU and take any action execute any documents required by the terms hereof; and that this MoU, entered into has been duly and validly executed and delivered, and is a legal, valid, and binding obligation of, enforceable in accordance with the terms

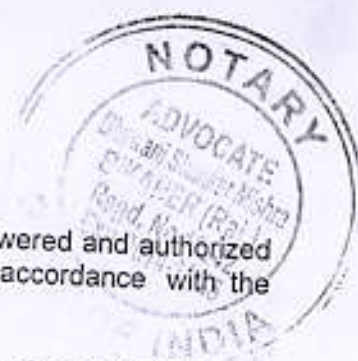


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CENTRAL NOTARY
BIKANER (Raj.)

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hereof; and that the executants of this MoU are duly empowered and authorized to execute this MoU and to perform all its obligations in accordance with the terms herein.



- 11.2 **PERCOLATE TRAINING** shall be free to provide training on Corporate, Life and Success skills to other universities / organizations.
- 11.3 **THE UNIVERSITY** and **PERCOLATE TRAINING** shall perform their duties in strict compliance with all applicable laws in India along with rules and regulations of duly constituted Govt. authorities in India and shall obtain all licenses, restrictions or other approval, if any, required by laws in India in connection with the services to be rendered hereunder.
- 11.4 **PERCOLATE TRAINING** shall follow **THE UNIVERSITY** norms, rules and regulations for conducting the training programs and shall maintain **THE UNIVERSITY** high standards.
- 11.5 All courseware provided by the **PERCOLATE TRAINING** is its copy right. Confidentiality of same shall be maintained and **THE UNIVERSITY** should ensure it is not replicated by it or its associate Organizations.
- 11.6 Both parties can use logo, trade name, course modules & other related materials for promotion of the courses to be conducted jointly within the scope of this MoU.

Clause 12 FORCE MAJEURE

The Parties shall not be liable for any failure to perform any of its obligation under this MOU if the performance is prevented, hindered or delayed, by reason of war, or hostility, acts of the public enemy, civic commotion, sabotage, act of state or direction from Statutory Authority, explosion, epidemic, quarantine restriction, strikes and lockouts, fire, floods, natural calamities or any act of God (hereinafter referred to as event), provided notice of happening of any such events given by the affected party to the other, within 21 calendar days from the date of occurrence thereof, neither party shall, by reason of such event, be entitles to terminate the MOU, nor shall either party have any such claims for damage against the other, in respect of such non-performance or delay in performance. Provided service under the MOU shall be resumed as soon as practicable, after such event comes to an end or ceases to exist. Each party shall promptly inform the other of the existence of Force Majeure event and shall consult together to find a mutually acceptable solution.

Clause 13 NOTICES

Unless otherwise provided herein, all notices or other communications under or in connection with this MOU shall be given in writing and may be sent by personal delivery or post or courier. Any such notice or other communication will be deemed to be effective if sent by personal delivery, when delivered, if sent by post, two days after



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NOTARY
Chander (Raj)

06/12/21

being deposited in the post and if sent by courier, two day after being deposited with the courier.

Clause 14
CONCILIARY CLAUSE

In the event of a dispute between THE UNIVERSITY and PERCOLATE TRAINING arising out of, or relating to this Agreement, its interpretation or performance hereunder, the parties shall exert their best efforts to resolve the dispute amicably through negotiations.

In case of any disagreement and dispute and the parties fail to mutually resolve the issue; the same will be settled through conciliatory method as per Indian Conciliation Rules.

Details of	THE UNIVERSITY	PERCOLATE TRAINING
Authorised Signatory		
Name of the person	Dr. Dipali Gupta	Prashant Kumar
Mobile Number	8005941984	+91-70215 29835
Email Address	registrar@rnbglobal.edu.in	percolatemanagement@gmail.com

For RNB GLOBAL UNIVERSITY

Dr. Dipali Gupta
Registrar

For Percolate Training and Consulting LLP
For PERCOLATE TRAINING & CONSULTING LLP

Authorized Signatory

Prashant Kumar
Authorized Signatory



ATTESTED

B
NOTARY
06/12/21

MEMORANDUM OF UNDERSTANDING (MoU)

BETWEEN

RNB Global University, Bikaner

AND

Scientific Innovation Research Group (SIRG), Beni-Suef City, Egypt,
62688/ 2994/ T/ 21/6/2021

This MoU is entered into on the 1st, December, 2021 between : RNB
Global University, Bikaner

And

Scientific Innovation Research Group (SIRG), Beni-Suef City,
Egypt, 62688/ 2994/ T/ 21/6/2021, <https://www.sirg.club/>

1. Objectives of the MoU

The Objectives of the MoU are:

- a) To promote and enhance academic interest between CIZDR and SIRG
- b) To promote research/ continuing activities between CIZDR and SIRG
- c) To cooperate in Educational areas of mutual interest.

2. Technical Areas of Collaboration

- a) Provide academic interaction by Delivering Expert Lectures



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- b) Provide the platform to share and exchange of Best Practices.
- c) A continuing Quality Improvement Programmes to improve the quality of Teaching.
- d) To facilitate the training and Career Enhancement Program.
- e) To facilitate the exchange program of Staff, Students and Interns.

3. Proposed Modes of Collaboration

CIZDR and (SIRG) propose to collaborate through the following:

- a) Cooperation and promotion of education and training in area of mutual interest.
- b) Any other appropriate mode of interaction agreed upon between CIZDR and (SIRG)

4. Terms and Conditions

- a) Nothing contained in this agreement is intended, nor shall it be constructed as creating a partnership or joint venture neither between the parties, nor as creating or requiring any ongoing or continuing relationship or commitment between CIZDR and (SIRG), beyond the relationship specially created by this MoU. Unless specifically provided otherwise herein, No party, or representative shall be deemed to be a representative, agent or employee of any other



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party by contract, by employment or for any purpose whatsoever.

- b) Both CIZDR and (SIRG) agree to help, identify and invite the faculty members and researchers from other institutes to participate in Conferences, Workshops and Short-term courses.
- c) This MoU may be amended, renewed and terminated by mutual written agreement of the Parties at any time.
- d) Either Party shall have the right to terminate this MoU upon 90 days prior written notice to the other parties.

5. Confidentiality

- a) During the term of this MoU and after termination of this MoU, each Party will treat all information exchanged by the Parties or its employees as confidential. All information will be treated as the property of the disclosing Party and will be returned to it immediately on request.
- b) CIZDR and (SIRG) acknowledge that during the term of this MoU, each party may have access to certain know-how, technical or otherwise, disclosed to it by the other Party in connection with a Project or Activity ('Know-how'). It is agreed that CIZDR Know-how shall be provided to each Party on an 'as-needed' basis and this MoU does not create any license or permission to use rights in favour of the other Party or any of its respective affiliates,



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employees, agents or consultants. CIZDR acknowledge and agree that the disclosing Party is the sole and exclusive owner or the licensed user of the Know-how and that the receiving Party has no right or title in or to the Know-how. Also CIZDR and (SIRG) each undertake and warrant that it shall not make any use, nor will it permit or authorize any use directly or indirectly of the Know-how, for any purpose other than for which the same has been disclosed pursuant to this MoU nor will it offer or provide any information, access to or assistance concerning the said know-how to any person, firm or undertaking without prior written consent.

6. Duration of MoU

This MoU, unless extended by mutual written consent of the parties, shall expire in FIVE years after the effective date specified in the opening paragraph. However, on review, the MoU shall be extended by mutual consent.

7. Coordinators:

Both parties will designate persons who will have responsibility for coordination and implementation of this agreement.

8. Miscellaneous

- a) This MoU constitutes the entire agreement between the Parties here to with respect to the subject matter



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thereof and supersedes and replaces any and all prior agreements, communications, representations and understandings between the Parties, whether oral or written.

- b) Any notice or other communication provided for in this MoU shall be in writing and may be first transmitted electronically or by facsimile transmission, and then confirmed by registered post, acknowledgement due or by internationally recognized courier service, in the manner as elected by the Party, as the case may be, giving (SIRG) notice directed at the addresses of the Parties specified in this Agreement.
- c) Each party acknowledges that the extent of the intended cooperative activities will be limited by the resources of each party and the parties agree to work together to identify and obtain appropriate third-party support for any cooperative activities.

9. Signed in Duplicate

This MoU is executed in duplicate with each copying being an official version and having equal legal validity. By signing below, the parties, acting by their duly authorized officers, have caused this Memorandum of Understanding to be executed, effective as of the day and year first above written.



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07/12/21

On behalf of

Signature

RNB Global University
(RNBGU)
<https://www.crnbggu.com/>



Prof. G S Karkara
President

Date
30-11-2021



On behalf of

Signature

Scientific Innovation Research Group
(SIRG)
<https://www.sirg.club/>



Dr. Ahmed Elngar
Founder & CEO,

Date
30-11-2021

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THE MEMORANDUM OF UNDERSTANDING (MOU)

RNB Global University, a state private university established by Act no 20 of 2015 by State of Rajasthan on 27/04/2015, herein referred as "RNBGU" with a strong dedication to academics, research, and entrepreneurial development.

And

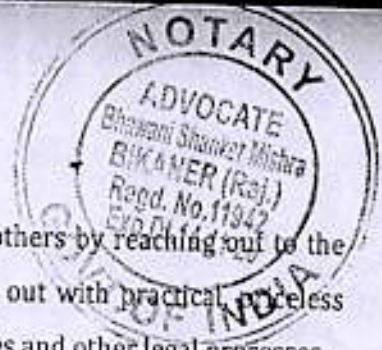
Habitat For Humanity Trust, a Public Trust and a non-profit Organization established under Indian Trusts Act, 1872, on 20th October, 2020, herein after referred to as "HFHT" with a committed mandate of improving the living conditions of the People of India.

Both RNBGU and HFHT jointly agree:

1. To undertake joint research projects in the areas of mutual interest.
2. To share the facilities for carrying out collaborative research and other Academic programmes.
3. To organize academic activities and development programmes of mutual interest potentially beneficial and agreed by both the parties.
4. The main areas where the HFHT will provide help to students of RNBGU are:
 - a) LEGAL Research - To learn legal researching, concepts of legal research and the need to implement it in solving practical problems of the society, good students will be given offers of further positions by HFHT for developing them into legal drafters and trained further into litigations
 - b) MOOTING and presentation skills - To develop presentation skills through Mooting, thus inculcating a sense of achievement in the students by actual trainings in virtual courts
 - c) LEGAL CONTENT WRITING - To learn and practice effective presentation of your ideas on to a website, where the students can actually see their content published onto various HFHT forums
 - d) HR - To hone their skills in the art of HRD by leading groups of multidisciplinary teams of Interns, or Volunteers

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- e) PARA LEGAL Volunteering - To learn to help others by reaching out to the needy, listening to their problems and coming out with practical, needless solutions through the local administration bodies and other legal processes
 - f) WEB DEVELOPMENT - To develop and design websites and custom emails for the Organization
 - g) GRAPHIC DESIGNING - To develop effective ideas into Graphics, and post good designs on the Web and other Social Media Channels
 - h) SOCIAL MEDIA MARKETING - Market the ideas into realm of virtual world and see the ideas of the students develop in front of their eyes
- 5. To share research results and publish jointly in collaborative projects.
 - 6. Any IPR emerging from collaborative project will be the property of both the parties in proportion to contribution of the investigators, as per Government of India rules.
 - 7. In case of projects not supported formally by an extramural grant but otherwise to by the two parties, the parties shall meet their respective expenses which they might incur while carrying out their respective agreed obligation.
 - 8. Neither of the parties shall claim the usage of facilities/software or other services as a manner of right. It would be subject to availability, but would not be ordinarily refused.
 - 9. This MOU is non-binding, non-enforceable and nor financial ramification, but rather a way of mutual understanding for increasing both parties a mutual synergic benefit.

Implementation:

Both the Universities shall designate a liaison officer to develop and coordinate specific activities or programmes. The terms of such activity of mutual interest shall be discussed agreed prior to the initiation of the activity. During operation, if any alteration/ modification is required, the same may be mutually discussed and duly agreed upon in writing.



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INDIA
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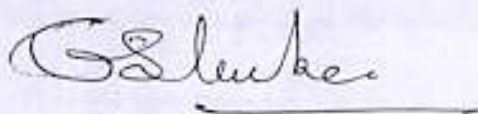
Timeline:

This MOU will be effective from the date of its signing by both the parties, shall remain in operation for a period of 5 (Five) years from the date of signing, until one of the parties serve notice to the other for its intention to terminate it. In such instances, the MOU will stand terminated 3 (three) months from the date of such notice. In case both the parties agree to terminate the MOU, the ongoing research projects will be completed as per already signed MOU and agree obligations.

Renewal of MOU:

In case there is nothing to the contrary, this MOU shall continue to get renewed after mutual consent of both the parties, for the next term of 5 (five) years after the completion of one term.

Signed in two originals, one to be retained by each of the signatories, on this day of **1st December, 2021 at Bikaner, Rajasthan.**



President

RNB Global University, Bikaner

RAM
PRAKASH
AGRAWAL


Digitally signed by
RAM PRAKASH
AGRAWAL
Date: 2021.12.01
16:14:09 +05'30'

Founder and Chairman

HFHT



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CERTIFIED COPY
BIKANER (RAJ.)
02/12/21



THE MEMORANDUM OF UNDERSTANDING (MOU)

RNB
GLOBAL UNIVERSITY
Educating stars for tomorrow

RNB Global University, a state private university established by Act no 20 of 2015 by State of Rajasthan on 27/04/2015, herein referred as "RNBGU" with a strong dedication to academics, research, and entrepreneurial development.

And
Tradepreneur Global Academic Platform. UK (Registered UN Partner) herein after referred to as "TGAP" with a committed mandate of UN Sustainable Development Goals -17 and Research & Development.

Both RNBGU and TGAP jointly agree:

1. To undertake joint research projects in the areas of mutual interest.
2. To share the facilities for carrying out collaborative research and other Academic programmes.
3. To organize academic activities and development programmes of mutual interest potentially beneficial and agreed by both the Universities/Parties.
4. To share laboratory, research farm, library and other supporting facilities for joint research projects as well as for students.
5. To facilitate and coordinate student research work and permitting the faculty to be member/ co-advisor of advisory committee(s) for teaching and guiding students of both the universities.
6. To share research results and publish jointly in collaborative projects.
7. Any IPR emerging from collaborative project will be the property of both the Universities in proportion to contribution of the investigators, as per Government of India rules.
8. In case of projects not supported formally by an extramural grant but otherwise to by the two Universities, the parties shall meet their respective expenses which they might incur while carrying out their respective agreed obligation.
9. Neither of the parties shall claim the usage of facilities/software or other services as a manner of right. It would be subject to availability, but would not be ordinarily refused.
10. This MOU is non-binding, non-enforceable and nor financial ramification, but rather a way of mutual understanding for increasing both universities a mutual synergic benefits.

RNB Global City, Ganganagar Road, Bikaner - 334 601 | Tel: +91.151.5156000 | Fax: +91.151.5156001
Email: info@mbglobal.edu.in | Website: www.mbglobal.edu.in

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INDIA



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Implementation:

Both the Universities/Parties shall designate a liaison officer to develop and coordinate specific activities or programmes. The terms of such activity of mutual interest shall be discussed agreed prior to the initiation of the activity. During operation, if any alteration/ modification are required, the same may be mutually discussed and duly agreed upon in writing.

Timeline:

This MOU will be effective from the date of its signing by both the parties shall remain in operation for a period of 5 (Five) years from the date of signing, until one of the parties serve notice to the other for its intention to terminate it. In such instances, the MOU will stand terminated 3 (three) months from the date of such notice. In case both the universities agree to terminate the MOU, the ongoing research projects will be completed as per already signed MOU and agree obligations.

Renewal of MOU:

In case there is nothing to the contrary, this MOU shall continue to get renewed after mutual consent of both the parties, for the next term of 5 (five) years after the completion of one term.

Signed in two originals, one to be retained by each of the signatories, on this day of

22nd Nov, 2021 at Bikaner, Rajasthan.

G. Shankar

President
RNB Global University, Bikaner



President
Dr Rashmi Gujrati
Tradepreneur Global Academic Platform, UK

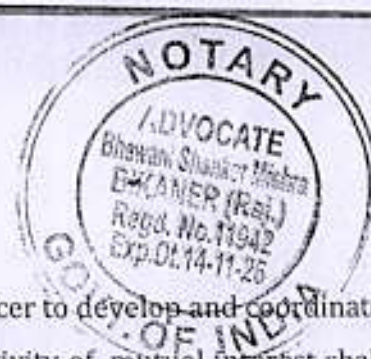


Hayri Uygun

Vice President
Dr. Hayri Uygun
Tradepreneur Global Academic Platform, UK



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INDIA 25/11/21



1. PURPOSE

The purpose of this MOU is to develop academic and educational cooperation on the basis of equality and reciprocity and to promote sustainable partnerships and mutual understanding between the RNB Global University in Bikaner-Rajasthan and B.J.S. Rampuria Jain College (Main Campus situated at Dauji Road, Bikaner and the Faculty of Management situated at JN Vyas Colony, Bikaner) in Bikaner - Rajasthan. Both may be referred to individually as the "party" or collectively as the "parties".

2. SCOPE OF THE ACTIVITIES


RNB Global University, Bikaner-Rajasthan and B.J.S. Rampuria Jain College, Bikaner - Rajasthan aim to undertake cooperation in areas that may include, but are not restricted to, the following:

- Student exchange for research and study
- Exchange of faculty and research scholars
- Joint research activities
- English as a Second Language programs
- Organization and participation in seminars, symposia, short-term academic programs and academic meetings
- Exchange of research and educational materials, publications and academic information
- Technical assistance
- Creation and marketing of electronic instruction media, including credit and non-credit courses


3. ACTIVITY AGREEMENTS

Before any activities may be implemented, the parties shall discuss the relevant issues to the satisfaction of each party and enter into specific activity agreements based on the mutually agreed objectives and outcomes of the activity. A specific plan will be worked out by the individual parties depending upon availability of resources. Activity agreements will include such terms as the following:

- Elaboration of the responsibilities of each institution for the agreed upon activity
- Specific schedules for the activity
- Detailed management of intellectual property rights and publications
- Any other items deemed necessary for the efficient management of the activity
- Jointly supervision of PG thesis as per norms.


Principal
B.J.S. Rampuria Jain College
Bikaner (Raj.)



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4. COORDINATORS

Coordinators shall be named by each institution to serve as liaisons for implementing this MoU. All activities conducted under the auspices of this MOU must have the endorsement of the coordinators. At RNB Global University, Bikaner-Rajasthan, the coordinator will be Dr. Dipali Gupta-Registrar-RNB Global University and at B.J.S. Rampuria Jain College, Bikaner - Rajasthan, the coordinator will be Dr. Manish Tanwar - Associate Professor. Coordinators shall notify their counterparts should a new person be named to the position.

5. RENEWAL, TERMINATION AND AMENDMENT

This MOU shall remain in force for a period of five years from the date of the last signature.

1. This MOU may be extended by the written consent of the parties.
2. This MOU may be terminated by either party giving written notice to the other party at least 60 days in advance of the stated termination date.
3. Termination of this MOU shall not affect activities in progress pursuant to specific activity agreements, which shall continue until concluded by the parties in accordance with their terms or as otherwise agreed to by the parties in writing.
4. This MOU may be amended only by the written consent of the parties.

AGREED:

For, RNB Global University,
Bikaner

Authorized Signatory



For, B.J.S. Rampuria Jain College,
Bikaner

Manish Tanwar
Authorized Signatory
Principal
B.J.S. Rampuria Jain College
Bikaner (Raj.)

Name of University	Name of Institute / College
Address: RNB Global City, Ganganagar Road, Bikaner, Rajasthan-334601	Address: B.J.S. Rampuria Jain College, Dauji Road, Bikaner Rajasthan 334001
Contact Details: 8005941984	Contact Details: 9414141042
E-mails: registrar@rnbglobal.edu.in	E-mails: principal@sbjsr.in
Web: https://www.rnbglobal.edu.in/	Web: https://sbjsr.in/



ATTESTED

ENTRUSTED
Bikaner (Raj.)
INDIA

25/01/21



THE MEMORANDUM OF UNDERSTANDING (MOU)

RNB Global University, RNB Global City, Ganganagar Road, Bikaner, Rajasthan, India, a state private university established by Act no 20 of 2015 by State of Rajasthan on 27/04/2015, herein referred as "RNBGU" with a strong dedication to academics, research, and entrepreneurial development.

And

Acacia University of 7665 S Research Dr, Tempe, AZ 85284, United States. (AU) herein after referred to as "AU", approved as a degree-granting Institution of Higher Education by the Secretary of State of Arizona, USA on February 28, 2008, having a commitment to offering high-quality and student-focused education internationally and operating with the highest organizational integrity and ethical standards.

With the aim of fostering and strengthening closer academic cooperation between the two Universities through the establishment of international links, RNBGU and AU hereby agree to enter into this Memorandum of Understanding on a basis of equality and reciprocity to declare their respective intentions and to establish a basis of cooperation, collaboration and partnership between the Parties upon the terms as contained herein.

1. PURPOSE OF COOPERATION

To record the mutual interest of RNBGU and AU in working together to provide a dual degree program leading to the award of MBA from both RNBGU and either the Catholic University of Murcia, Spain (UCAM) or Guglielmo Marconi University, Italy (GMU).

2. PRELIMINARY DISCUSSIONS

The parties will explore the possibilities for collaboration, including the provision by RNBGU and AU of a program of postgraduate courses leading to both RNBGU and UCAM making two separate MBA awards that could be offered to students at RNBGU.



3. IMPLEMENTATION

Both the Universities shall designate a liaison officer to develop and coordinate specific activities or programmes. The terms of such activity of mutual interest shall be discussed and agreed prior to the initiation of the activity. During operation, if any alteration/ modification is required, the same may be mutually discussed and duly agreed upon in writing.

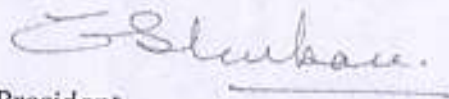
Timeline

This MOU will be effective from the date of its signing by both the parties shall remain in operation, until either the parties agree to proceed to signing an Agreement one of the parties serve notice to the other for its intention to terminate it. In such instances, the MOU will stand terminated 3 (three) months from the date of such notice. In case both the universities agree to terminate the MOU, the ongoing research projects will be completed as per already signed MOU and agree obligations.

Renewal of MOU

In case there is nothing to the contrary, this MOU shall continue to get renewed after mutual consent of both the parties, for the next term of 5 (five) years after the completion of one term.

Signed in two originals, one to be retained by each of the signatories, on this date 25-11-2021 at Bikaner, Rajasthan.



President

RNB Global University, Bikaner


William Painter
President

Acacia University, Arizona

 **Acacia**
University
ARIZONA



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BIKANER (RAJ.)
29/11/21