

IMPERIAL ENGLISH UK

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RAJARSHI SHAHU MAHAVIDYALAYA (AUTONOMOUS), LATUR, MAHARASHTRA, INDIA

Party A	Imperial English UK, Imperial House, 126 Petersfield Road, B28 0BD, Birmingham, UK
Party B	Rajarshi Shahu Mahavidyalaya (Autonomus) , Latur , Maharashtra, India
	To achieve a mutually beneficial, successful and sustainable collaboration that is complimentary of their respective resources and competences, both parties, hereby agree upon the following covenants, mutual terms conditions outlined in this Memorandum of Understanding (MoU).
Territory	India
4 DDING	DI ES
1. PRINCI	PLES
	Set up the Imperial English UK Centre of Excellence that is aimed at placing the partner amongst the most technologically advanced organisation offering global English language skills & professional development courses to participants (students, teachers and professionals). 100% digital, blended and hybrid.
	Collaborate on activities that act to facilitate academic and business cooperation between two countries of the parties.
	Recognise the importance of education, skills and training in the developmen of the nation and in the preservation of its values, ethics, traditions and virtues.
	Expand activities in the field of English language and professional skills training in a spirit of equality, reciprocity and mutual benefit in partnership.
2. AREAS	OF COLLABORATION & COOPERATION
	In collaboration,
	 a) Develop English language skills and professional skills development provision through joint activities and services, exchanges, research and innovation to meet the needs of industry, government and non- government organisations nationally and internationally.
	 b) Develop joint qualifications, professional skills development training programmes in collaboration with the government regulated awarding and professional bodies nationally and internationally.
	 a) Promote research, innovation and technology in English language learning and professional skills development programmes.
	 c) Offer qualifications and professional training programmes to potential partners/associates worldwide.
	 d) Other areas as mutually decided in writing upon by both parties as the need or opportunity arises.
3. ADMINI	STRATION
	The administrative responsibilities for implementing this MoU shall be carried out by both parties.
4. RESPO	NSIBILITIES – PARTY A
	 a) Imperial English UK will provide all required support to run the proposed "Imperial English UK Centre of Excellence " at the partner's premises.

	b) Provide the curriculum, syllabus and framework to deliver
	British/European Standard English language and skills development
	courses.
	c) Organise business and academic UK visits for executive staff,
1	partners, associates, teachers and students.
	b) Provide help and support to Party B and its training providers in
4	delivering the Elementary, Intermediate and Advanced English
	language course. The courses are defined as per Annexure A of this
	MoU.
	c) Provide appropriate access to the following apps to Party B and its
	affiliated training partners/centres.
	IEUK Test App: Initial / Placement Test
1	IEUK Student App: Learning English Language
	 IEUK Teacher App: Teaching English Language
	 IEUK TESOL App: Training for English Language Teachers
	 IEUK Connect App: Notifications for students, teachers and staff
	Personalised/customized website.
	d) Award the qualification and certification to all participants on
	successful completion of the courses.
	e) Provide training to English language teachers.
	f) Provide portal management training to Party B nominated admin staf
	g) Authorise Party B to promote the courses across the territory.
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RESPONSIBL	LITIES – PARTY B
, ILLOI GILGIDI	a) Deliver/teach the courses as per standard provided by Party A.
	b) Allocate / Appoint teachers to teach / deliver the courses.
	c) Responsible for paying the costs involved in teaching/delivering the
	courses e.g. internet connection, electricity bills, teacher salary.
	d) Manage the teaching/delivery provision with appropriate facilities and
,	services e.g. device, internet, health and safety regulations, teachers
	e) Promote the collaboration in skill development ecosystem with the
	relevant key stake holders in the territory.
	f) Provide support to the Party A in delivering training courses for
	teachers, admin staff.
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	urse Delivery/Teaching Terms
	e courses will be delivered online or face to face, 100% digital, hybrid and
	nded learning.
168	aching Faculty
	e courses will be taught by teachers, appointed or allocated by Party B.
	nimum selection criteria:
	English language proficiency Level: equivalent to C1 or IELTS 6.5
	Γeaching experience: 2+ years
3. N	Minimum qualifications: equivalent to a bachelor degree
The	e courses are taught by teachers, appointed or allocated by Party B. The
rem	nuneration of the teaching faculty will be decided and paid by Party B.
Al t	the teaching faculty will be trained and supported by Party A without any
15.05 PA N	st to Party B.
	urse Delivery/Teaching Terms
The	e courses are delivered online or face to face, 100% digital, hybrid and
11.0	nded learning.

	Assessment Terms
	Portfolio based assessment
	End of course assessment (Final exam is an optional)
	Awards Terms
	After successful completion of each course the following named e-certificates
	will be awarded.
	Elementary Certification
	Intermediate Certification
	Advanced Certification
	Financial Terms
	The course fees for students will be decided by Party B in a local currency
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	and will be paid to Party A.
	Target Group
	The minimum participant age is 12+ years
	T TERMS
6. PAYMEN	IT TERMS
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	a) There is no financial liability, deposit or annual fee for establishing
	above mentioned centre.
	b) There shall be Rs. 2000/ fee to be paid to Imperial English UK for
	every certification program offered through this Imperial English
	Centre of Excellence " by the Partner. Imperial English UK will not
	charge any other fee to the partner including certificate fee.
	c) The Partner is not required to pay any fee or deposit for signing MoU.
	d) Both parties agree to the below detailed methods to acquire the
	payments for the course fee. The course fee will be decided by Party
	A (as detailed in Annexure B)
	e) All payments will be in advance for the course fee or within 15 days of
	receipt of the invoice.
7. DURATIO	ON AND TERMINATION
	This MoU will commence from the day of signature and will continue thereafter for five years.
	The MoU may be terminated by both parties within thirty days of a written
	notice for any reason whatsoever. There is no obligation for both parties after the termination of the MoU.
	The MoU may be renewed by both parties for another term as per mutual
	understanding after the expiration of the term.
	Either Party shall have the right to terminate this MoU by notice in writing with
	immediate effect if the other Party:
	(a) Has committed a material breach of its obligations under this MoU and
	has failed to remedy such breach within 30 days after being given notice requiring it so to do; or
	(b) Goes into liquidation, either compulsory or voluntary (save for the purpose of reconstruction or amalgamation without insolvency), or shall have a petition for winding up presented against it, or shall make any assignment for the benefit of or enter into any MoU or arrangement with its creditors for the liquidation of its assets by composition or otherwise.

8. FORCE MAJEURE Neither Party shall be liable for failure to meet their obligations due to event of Force Majeure. Force Majeure is taken to mean events, including but not limited to strikes, blockade, war, riots, natural disaster, acts of God, refusal of license by State/ Central Government authorities, court orders, in so far as such event(s) prevents or delays either Party from fulfilling its obligations hereunder. In case the Force Majeure conditions continue for more than fifteen (15) days, Parties shall discuss the effect of such conditions on this MoU and mutually decide the course of action to be followed, including but not limited to termination of this MoU 9. CHOICE OF LAW/FORUM The provisions of this MOU shall be governed by and construed in accordance with the applicable the UK laws. 10. CONFIDENTIALITY OBLIGATIONS In connection with this MOU and the terms herein provided, all parties may exchange certain confidential information (the "Confidential Information"). All parties shall keep confidentiality of all data and other information supplied to it by the other party under this MOU and shall not sell or otherwise make that information available to any third parties, except if such information is publicly known or if such disclosure is required by law or a regulatory order. Each party shall restrict all confidential information to its staff and employees on a "need to know" basis. This obligation shall survive the termination of this MOU. 11. AMENDMENT AND WAIVER This MOU contains the entire MOU between the parties and the provisions hereto may not be amended, modified or waived, and no such amendment, modification or waiver shall be effective, unless agreed mutually, made in writing and executed under seal on behalf of the parties. 12. RESOLUTION OF CONFLICT Amicable settlement: The parties shall, in first instance, seek to resolve any dispute amicably through mutual consultation.

Any dispute arising out of the Contract, which cannot be amicably settled between the parties, shall be referred to the arbitrator. The decision of the arbitrator shall be final and binding on all the parties.

13. NON-DISCRIMINATION

In performing this MoU, the parties agree not to discriminate based on age, race, national origin, veteran status or religious orientation. To the extent it is internationally practicable; the parties also agree to reasonably accommodate individuals with disabilities.

In witness of the terms of this MoU, signatures of the following authorized representatives of the parties are affixed. This MoU is made in duplicate in English, the two texts being equally authentic.

Subsystem: KERNEL

Error:

14. SIGNATURE AND SEAL On behalf of the party B Ofinitional of the party A Operator: Signature: Signature: Position:

Print Full Name: Dr. Govind Desai

Position: Director

Position: Principal

Organisation's

Date

Organisation's seal



Print Full Name: Dr. Mahadev Gavhane

Date 12/02/202

Annexure A:

'The Courses are defined as per Annexure A of this MoU'.

- 1. Elementary course: Duration 75 hours (IELTS 3.5-4.5 & CEFR A2-B1)
- 2. Intermediate course: Duration 90 hours (IELTS 4.5-5.5 & CEFR B1-B2)
- 3. Advanced course: Duration 90 hours (IELTS 5.5-6.5 & CEFR B2-C1)

More details about the courses, please visit: https://imperial-english.com/courses

Annexure B:

Both parties agree to the below detailed methods to acquire the payments for the training and certification. Training Cost will be decided by the Party A (as detailed in Annexure B)'

Party B is agreed to pay Rs 2000 for each course to the Party A. Party B is authorised to charge any fees.

Party A shall provide the following services:

- 1. Training e.g. teachers, admin
- 2. Awarding certification and online verification
- 3. Access to Learning Management Systems and Learning Apps
- 4. Customised/personalised website for registered training centres
- 5. Sample promotional materials