



**MEMORANDUM OF AGREEMENT  
BETWEEN  
FACULTY OF ENGINEERING, Universitas Negeri Malang (UM)  
AND**

**COLLEGE OF INDUSTRIAL TECHNOLOGY, NUEVA ECIJA UNIVERSITY OF  
SCIENCE AND TECHNOLOGY (NEUST)**

**ON  
DEVELOPMENT OF EDUCATION, RESEARCH, COMMUNITY SERVICE, AND HUMAN  
RESOURCES**

FT UM Ref. No. 25.11.3/UN32.5/KS/2024

NEUST Ref. No. \_\_\_\_\_

This Memorandum of Understanding (MoU) is entered into force on Monday, November 24, 2024 by and between:

1. **Faculty of Engineering, Universitas Negeri Malang (UM)**, an established unit at Universitas Negeri Malang whose address is Jalan Semarang 5 Malang (65145), Indonesia, hereinafter represented by Prof. Dr. Andoko, S.T., M.T., and referred to as Party 1, and
2. **College of Industrial Technology, Nueva Ecija University of Science and Technology (NEUST)**, an established unit at Nueva Ecija University of Science and Technology whose address is Gen. Tinio Street, Brgy. Quezon District, Cabanatuan City, Nueva Ecija 3100, hereinafter represented by Dr. Marcelo Bulalayao, and referred to as Party 2.

Both Party I and Party II shall hereinafter be collectively referred to as **"THE PARTIES"**.

Article I  
General Provisions

**THE PARTIES** herewith state the following:

- a. that **PARTY ONE** is an academic unit administered by Universitas Negeri Malang, a public university owned by the Government of the Republic of Indonesia under the Presidential Decree No. 93 of 1999 dated August 4, 1999, which administers higher education and is engaged in Education, Research, and Community Service and is responsible to the Rector Universitas Negeri Malang.
- b. that **PARTY TWO** is state university that began in 1908 and evolved from the Nueva Ecija Trade School to the Central Luzon School of Arts and Trades, then to the Central Luzon Polytechnic College, before finally becoming NEUST in 1998;
- c. that each **PARTY** is able to provide support in a mutually beneficial Memorandum of Agreement, based on the Memorandum of Understanding between Nueva Ecija University of Science and Technology and Universitas Negeri Malang of Ref. No. 28.7.8/UN32.32/KS/2022 on the cooperation of Academic and Research Collaboration.

Initialed by Party I  
Initialed by Party II

|  |
|--|
|  |
|--|

|  |
|--|
|  |
|--|

IT IS AGREED AS FOLLOWS:

**ARTICLE 1  
OBJECTIVE**

The Parties to this agreement wish to expand their activities for mutual benefit and in a spirit of academic cooperation and friendship. The objective of this Memorandum of Agreement (MOA) in the areas of **Academic and Research Collaboration** is to further develop and carry out long term collaborations as described under Article 1.

**ARTICLE 2  
SCOPE OF ACTIVITIES**

The scope of this Agreement covers cooperation between the PARTIES as follows:

- (1) Education
  - a. Sharing of lecturers for: guest lectures, expert lectures, supervisors, and recognition;
  - b. Student exchange;
  - c. Sharing of laboratory facilities and systems;
  - d. Cooperation in curriculum preparation and review; and
  - e. Collaboration in the preparation of textbooks, development of integrated project-base and case method lecture tools.
- (2) Research
  - a. Collaborative research and publication;
  - b. Collaboration, monographs, anthologies and other research outputs;
- (3) Community Service
  - a. Cooperation in fostering Partner Villages;
  - b. Cooperation in carrying out Community Service based on strategic issues; and
  - c. Cooperation in increasing the quantity and quality of the output of Community Service activities.
- (4) Other activities agreed upon by PARTIES
- (5) The implementation of cooperation with the existing Faculty within the **PARTY ONE** includes:
  - a. Bachelor of Mechanical Engineering Study Program
  - b. Bachelor of Industrial Engineering Study Program
  - c. Bachelor of Mechanical Engineering Education Study Program
  - d. Bachelor of Automotive Engineering Education Study Program
  - e. Master of Mechanical Engineering Study Program
  - f. Doctoral of Mechanical Engineering Study Program
  - g. Bachelor of Civil Engineering Study Program
  - h. Bachelor of Building Engineering Education Study Program
  - i. Master of Civil Engineering Study Program
  - j. Bachelor of Electrical Engineering Study Program
  - k. Bachelor of Informatics Engineering Study Program

Initialed by Party I  
Initialed by Party II

|  |
|--|
|  |
|  |

- l. Bachelor of Electrical Engineering Education Study Program
- m. Bachelor of Informatics Engineering Education Study Program
- n. Master of Electrical Engineering Study Program
- o. Doctoral of Electrical Engineering and Informatics Study Program
- p. Bachelor of Culinary Arts Education Study Program
- q. Bachelor of Fashion Design Education Study Program
- r. Bachelor of Architecture Study Program
- s. Bachelor of Environmental Engineering Study Program
- t. Engineer Profession Program Study Program

And within the **PARTY TWO** includes:

- a. Accelerated Vocational Training Program
- b. Bachelor Apparel and Fashion Technology
- c. Bachelor Automotive Technology
- d. Bachelor Drafting Technology
- e. Bachelor Electrical Technology
- f. Bachelor Electronics Technology
- g. Bachelor Food Technology
- h. Bachelor Heating, Ventilating and Air-Conditioning Technology
- i. Bachelor Mechanical Technology
- j. Electronics and Communication Engineering Technology

### **ARTICLE 3 FINANCIAL ARRANGEMENT**

The parties acknowledge that each Party shall be responsible for the costs and expenses in establishing and conducting projects contemplated under this agreement. However, the Parties will not limit any other relevant collaborative research grant applications within the two Parties.

### **ARTICLE 4 INTELLECTUAL PROPERTY RIGHTS, RESULTS, AND PUBLICATIONS**

Each party shall continue to remain the sole owner of its materials contributed to any joint project. Arrangements relating to new intellectual property rights jointly created, results and rights of publication shall be agreed in writing.

### **ARTICLE 5 SETTLEMENT OF DIFFERENCES**

If disputes arise then with the consent of both parties such dispute shall be resolved through mutual consultation and/or negotiations between the Parties, without reference to any third party or international tribunal.

### **ARTICLE 6 FORCE MAJEURE**

- (1) In the event of force majeure, including natural disasters, fires, security disturbances and other matters that result in the **PARTIES** being unable to carry out the obligations as referred to in

Initialed by Party I  
Initialed by Party II

|  |  |
|--|--|
|  |  |
|  |  |

ARTICLE 3, the losses suffered by the PARTIES shall be borne by the **PARTIES** and the **PARTIES** shall be released from claims for the implementation of this Memorandum of Understanding including claims for losses arising from this force majeure.

- (2) The circumstances as referred to in paragraph (1) must have a direct causal relationship with the losses suffered by the **PARTIES** and be proven by a Certificate from an Authorized Official no later than 30 (thirty) working days from the occurrence of the event as referred to in paragraph (1).

#### ARTICLE 7

##### AMENDMENTS, DURATION AND TERMINATION

- (1) This Memorandum of Agreement shall be effective from the date of this Memorandum and continue for the duration of five (5) years from that date.
- (2) Amendments to this Memorandum of Agreement can only be made after consultation and with the mutual written consent of both parties.
- (3) This Memorandum of Agreement may be terminated by a party on six months' written notice to the other.
- (4) Particulars that are not or have not been sufficiently regulated in this Memorandum of Agreement will be regulated later by the **PARTIES** in an amendment to the Memorandum of Agreement (addendum) which is an integral part of this Memorandum of Agreement. This Memorandum of Agreement is made and signed by the **PARTIES**, on the day, date and place, as mentioned above in 2 (two) copies, each of which has the same legal force.

#### ARTICLE 8

##### NOTICE AND CORRESPONDENCE

Every notice, request or any other communication required or permitted to be given pursuant to this MoA shall be in writing, in English, and delivered personally or sent by a registered or certified post via air mail or by courier or facsimile or email (which shall be acknowledged by other Party) to the Parties at the address, facsimile number, and email address as stated below:

If to Faculty of Engineering, Universitas Negeri Malang:

Attention:

Poppy Puspitasari, S.Pd, M.T., Ph.D

Wakil Dekan III

Fakultas Teknik, Universitas Negeri Malang

Email: [ft@um.ac.id](mailto:ft@um.ac.id)

Tel.: +62 (0341) 551312

Address: Jl. Semarang No.5, Malang, 65145

Indonesia

If to: College of Industrial Technology, Nueva Ecija University of Science and Technology;

Attention: Dr. Citadel Punzal

Lecturer

College of Industrial Technology

Nueva Ecija University of Science and Technology

Email: [neustmain@neust.edu.ph](mailto:neustmain@neust.edu.ph)

Initialed by Party I  
Initialed by Party II

|  |
|--|
|  |
|  |

Tel.: +63 44 463 - 0226  
General Tinio Street, Cabanatuan City, Nueva Ecija  
Philippines

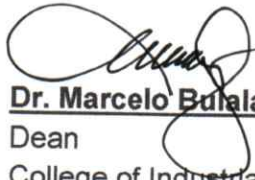
-  
**IN WITNESS WHEREOF**, the parties hereto have unto set their hands on the 24<sup>th</sup> day of  
November, 2024.

For  
Universitas Negeri Malang

For  
Nueva Ecija University of Science and  
Technology



**Prof. Dr. Andoko, S.T., M.T.**  
Dean  
Faculty of Engineering  
Universitas Negeri Malang  
Indonesia



**Dr. Marcelo Bulalayao**  
Dean  
College of Industrial Technology  
Nueva Ecija University of Science and  
Technology  
Philippines



Initialed by Party I  
Initialed by Party II

|  |
|--|
|  |
|  |