



Memorandum of Understanding

between

**UNIVERSITAS NEGERI MALANG (UM)
INDONESIA**

and

**SYNCHROTRON LIGHT RESEARCH INSTITUTE (PUBLIC ORGANIZATION)
THAILAND**

Universitas Negeri Malang (UM), hereafter referred to as UM and Synchrotron Light Research Institute (Public Organization) (SLRI) hereafter referred to as SLRI have agreed to the following for the purpose of scientific collaboration between UM and SLRI, and hereby concluded this Memorandum of Understanding, hereafter referred to as the MoU. The two organizations agree that this MoU is not legally binding but reflects the spirit of collaboration between them.

Article 1

UM and SLRI, hereafter referred to as the two Organizations, will collaborate to promote the research in synchrotron, nuclear science, and other related research fields and applications.

Article 2

The two Organizations, taking due consideration of the particular situations which may exist on both sides, will facilitate, in the fields mentioned in article 1, the following collaborative activities:

- exchange of scientific/technical personnel and students for academic purposes;
- joint research;
- joint meetings, conferences, trainings, and workshops; and
- other activities as agreed by the two Organizations.

Article 3

The two Organizations, each will act through UM and SLRI to execute these exchanges and other abovementioned activities.

Article 4

The two Organizations understand that all financial arrangements for any exchange programs and collaborative work will have to be negotiated and mutually agreed in writing between the two Organizations depending on the availability of funds.

Article 5

1. Ownership of Intellectual Property arising under the implementation of this MoU and rights to exploitation are to be agreed by the two Organizations in the supplementary agreement to the MoU.

2. If either Organization wishes to disclose confidential data and/or information resulted from the collaborative activities under this MoU to any third party, the disclosing Organization must obtain prior written consent from the other Organization before any disclosure can be made.
3. In the event that the intellectual property is used by either Organization on behalf of its respective government for commercial purposes, the other Organization shall be entitled to obtain equitable portion of royalty.

Article 6

1. Each Organization will undertake to observe the confidentiality and secrecy of documents, information and other data received from or supplied to the other Organization during the period of implementation of this MOU or any other agreements made pursuant to this MoU.
2. The two Organizations agree that the provision of this Article will continue to be binding between both Organizations notwithstanding the termination of this MoU.
3. The provision of this Article will not prejudice any legal provisions governing the status and activities of the two Organizations.

Article 7

In the case that questions should arise about the interpretation of the provision of the MoU or problems caused by matters not prescribed therein, both Organizations shall consult with each other and conclude a mutually acceptable solution.

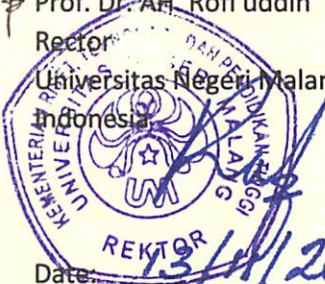
Article 8

This MoU may be amended by a written agreement signed by the two Organizations. Such amendment shall form an integral part of the MoU and shall enter into force on a date mutually determined by the two Organizations.

Article 9

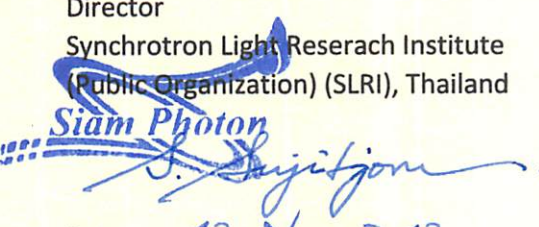
This MoU will come into effect on the date of signing and will be valid for a period of three years. Renewal of this MoU should be subject to discussion between the two Organizations wishes to make a renewal to this MoU. The subject may be discussed by the two Organizations and made valid through mutual consent of the two Organizations.

Prof. Dr. AH Rofi'uddin
Rector
Universitas Negeri Malang (UM)
Indonesia



Date: 13/11/2017

Prof. Wng. Cmdr. Dr. Sarawut Sutjitjorn
Director
Synchrotron Light Reserach Institute
(Public Organization) (SLRI), Thailand



Date: 13 Nov. 2017
