



#### **MEMORANDUM OF UNDERSTANDING**

For the Development of Academic and Research Collaboration

between

CURTIN UNIVERSITY, Perth, Western Australia

and

UNIVERSITAS NEGERI MALANG Malang, East Java, Indonesia

## MEMORANDUM OF UNDERSTANDING FOR THE DEVELOPMENT OF ACADEMIC AND RESEARCH COLLABORATION

#### 1. PARTIES TO THE MEMORANDUM OF UNDERSTANDING

The Parties to this Memorandum of Understanding are:

CURTIN UNIVERSITY, ABN 99 143 842 569, a body corporate established under the Curtin University Act 1966 (WA) of Kent Street Bentley, Western Australia 6102 ('Curtin').

UNIVERSITAS NEGERI MALANG, a state university established under Surat Putusan Menteri Pendidikan Pengadjaran Dan Kebudajaan Republik Indonesia Nomor 33756/KB dated 4 August 1954 located at Jalan Semarang No. 5 Malang 65146 East Java, Indonesia ('UM').

#### 2. INTERPRETATION

Headings are for convenience only and do not affect interpretation. The following rules apply unless the context requires otherwise:

- (a) The singular includes the plural and conversely.
- (b) A gender includes all genders
- (c) If a word or phrase is defined its other grammatical forms have a corresponding meaning.
- (d) A reference to a clause or a Schedule is a reference to a clause or, a schedule to, this Memorandum of Understanding.

#### 3. FIELD OF COLLABORATION

The Parties wish to enter into this Memorandum of Understanding (MoU) to explore opportunities for academic and research collaboration.

This MoU records the intention of the Parties in relation to the academic and research collaboration and the principles upon which such collaboration will be conducted.

#### 4. AGREEMENT NOT BINDING

This MoU is being signed by the Parties to evidence their in principle non-binding intentions. The Parties acknowledge that no legally binding obligations are intended to arise between them as a result of the signing of this document. Binding obligations are only intended to arise upon signing by the Parties of a formal written agreement. Any action taken by any Party in anticipation of approvals will be at the sole risk of that Party. Neither Party can commit the other financially or otherwise to third parties.

The Parties agree and acknowledge that nothing contained in this MoU constitutes any of them as agent, partner or trustee of any other of them, or to have authority or power to act for, or create or assume any responsibility or obligation on behalf of, any other Party.

#### 5. OBJECTIVES

The objectives of the Parties under this agreement are to:

- (a) work together and share information about their organisations to enhance each other's understanding of each Party's academic and research capabilities subject to confidentiality requirements of each Party; and
- establish a working relationship targeted to the Parties' specific requirements and interests; and
- (c) endeavour to strengthen, promote and develop mutual understanding in education and co-operation between the Parties' on the basis of equality and mutual benefit.

#### 6. COOPERATION

The Parties agree to cooperate to:

- (a) encourage exchange between the Parties of staff and students;
- (b) exchange information relating to their scholarly activities in fields of mutual interest;
- (c) promote appropriate joint scholarly activities, with particular emphasis on internationally funded projects;
- (d) endeavour to encourage students and staff to spend periods of time in the host institution. The exchange of students will be dependent upon the execution of a formal Student Exchange Agreement mutually agreed between the parties in writing prior to the commencement of this activity;
- (e) conduct cultural projects, as mutually agreed in writing between the parties, prior to commencement of this activity, and;
- (f) provide Study Abroad opportunities to undergraduate and graduate level students as mutually agreed in writing between the parties prior to the commencement of this activity.

The costs incurred by a Party in facilitating the activities associated with this cooperation between the respective institutions, will be the sole responsibility of that institution unless other arrangements have been agreed by the Parties in writing.

The Parties will use their best endeavours to foster academic and research collaboration between the institutions throughout the term of this MoU.

#### AGREEMENTS

Each activity or project to be initiated under this MoU will be subject to a further written agreement between the Parties to facilitate the implementation of the specific academic and research programs. Such agreements will set out the obligations of the parties in respect of

the academic and research program including but not limited to funding, responsibilities and contributions of each Party, intellectual property ownership and protection, confidentiality, risk allocation and indemnity obligations to be undertaken by each Party.

#### 8. TERM

The term of this MoU will commence on the date of execution for a period of five (5) years. The MoU may be extended for a further period by the mutual agreement in writing of the Parties under mutually agreed terms and conditions.

Either Party may terminate this MoU at any time during the term by the provision of three (3) months written notice of termination to the other Party.

#### 9. CONFIDENTIALITY

Each Party is to treat all confidential information owned by the other Party which is specifically designated as confidential information in writing, including all information or material disclosed in relation to this MoU as confidential and shall not disclose or permit the same to be disclosed to a third party without the written authorisation of the disclosing Party. It shall be the responsibility of each Party to ensure that confidential information is only disclosed to those of its officers, employees or agents engaged in the performance of an academic or research program on a strictly "need to know basis" and have such officers, employees or agents sign written confidentiality undertakings as may be required.

This provision shall survive the termination or expiration of this MoU.

#### 10. VARIATION

A provision of this MoU may not be varied or modified except by a separate written instrument which is signed by a duly authorised signatory of each Party.

#### 11. SETTLEMENT OF DISPUTE

If any disputes, disagreements, differences, and conflicts arise among Parties resulting from or pertaining to this Agreement shall, insofar as conditions allow, attempt to resolve them through a discussion and deliberation among the Parties.

#### 12. COMPLIANCE WITH LAWS

The Parties will comply with all relevant laws and regulations of the domicile countries applicable to this MoU.

#### 13. USE OF NAME AND LOGO

Neither party shall use the name or logo, or any variation thereof, of the other party without first obtaining its written consent and subject to any directives which may apply to that written consent including compliance with a Party's brand policies and style guidelines.

#### 14. NOTICE

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

# Curtin University and Universitas Negeri Malang

### **Contact Information for Memorandum of Understanding**

Name of Institution & Contact Details	Level of Cooperation	Type of Cooperation
Universitas Negeri Malang	Curtin	
	□ Faculty	☑ Academic
nstitutional Contact Name: Dr. Evi	Specify:	Cooperation
Eliyanah		
Designation: Director	☑ University wide	
Unit: Office of International Affairs		
Email: oia@um.ac.id		
Tel.: +62 821-3413-4620	UM	
	- Faculty	
Initiating Faculty: Faculty of Economics	Specify:	
Contact Name: Dr. Agus Hermawan		
Designation: Vice Dean of Academic	☑ University wide	
Affairs		
Email: agus.hermawan.fe@um.ac.id		
Address: Gedung Graha Rektorat lt.3,		
Universitas Negeri Malang (UM)		
Jl. Semarang No.5 Malang 65145 East		
Java, Indonesia		
Curtin's Initiating Academic School / Faculty & Contact Details	Curtin's Additional School / Faculty & Contact Details	Comments
Contact Name: Professor Robert Evans	Contact Name: Mr Guy Harris	
Faculty/School: Faculty of Business and	Faculty/School: Curtin	
Law	International	
Address: Building 408, Level 4,	Address: Building 100, Kent	
Kent Street, Bentley Western	Street, Bentley Western Australia	
Australia 6102, Australia	6102, Australia	
Position: Dean International	Position: Manager, Transnational	
Talanhana, 1649 0266 2749	Projects & Development	
Telephone: +618 9266 3718	Tolonbono: 461 9 0366 1475	
E-mail: R.T.Evans@curtin.edu.au	Telephone: +61 8 9266 1475	
E-mail. N. I. Evans@curtin.edu.au	E-mail: guy.harris@curtin.edu.au	
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Signed for and on behalf of CURTIN UNIVERSITY	Y by
1-6	Professor Seth Kunin
Signature of Authorised Signatory	Name
	Deputy Vice-Chancellor, International Title
·	5.3.2021
	Date
In the presence of	
Shear	
Signature of Witness	
Name Ms Joanne Leary	
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Signed for and or nehalf of UNIVERSITAS NEGE	
	Drafesson Dr. All Befilleddin A
Signature of Authorised Signatory	Professor Dr. AH. Rofi'uddin & . 9.
Signature of Authorised Signatory REKTOR	Name
MENTON	Rector
	Title
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330	5.3-2021
	Date
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Signature of Witness Name Dr. Cipto Wardoyo