



MEMORANDUM OF UNDERSTANDING ACADEMIC AND RESEARCH COLLABORATIONS

Ref: 28.7.8/UN32.32/KS/2022

This Memorandum of Understanding (MOU) is entered into on 16 May 2023 by and between:

1. Universitas Negeri Malang (UM), a public university in Indonesia established in 1954 under the decree stipulated by the Ministry of Education, Teaching, and Culture No., 33756/Kb dated August 4, 1954, whose address is Jalan Semarang no. 5 Malang 65145 of, Indonesia, represented by its Rector, PROF. DR. HARIYONO, M.Pd. hereinafter referred to as Party 1.

and

2. The Nueva Ecija University of Science and Technology, a state university in accordance with Republic Act 8612, with office address at Gen. Tinio Street, Cabanatuan City, Nueva Ecija, Philippines represented by its President, ENGR. FELICIANA P. JACOBA, Ed.D. hereinafter referred to as Party 2.

UM and The Nueva Ecija University of Science and Technology hereafter referred to singularly as "the Party" and collectively as "the Parties".

THE PARTIES HAVE REACHED AN UNDERSTANDING AS FOLLOWS:

ARTICLE I OBJECTIVE

The Parties to this agreement wish to expand their activities for mutual benefit and in a spirit of academic co-operation and friendship. This Memorandum of Understanding aims to further develop and carry out long-term collaborations as described under Article II.

ARTICLE II SCOPE OF ACTIVITIES

The areas of collaboration on academic and research activities covered under this Memorandum of Understanding are as follows:

- · Student exchange, on-the-job training, internship program
- · Enrolment of students in the undergraduate and graduate programs
- · Faculty exchange and resources
- · Faculty and staff scholarship grants
- · Collaborative research and extension community development projects
- · Exchange of library holdings and other linkages
- · Joint organizers of international research conferences
- Industry-academia linkages

- · Seminars and workshops for faculty and staff and student development
- · Intercultural collaborative programs
- · Student competitions

ARTICLE III

FURTHER AGREEMENTS

Details of commitments relating to those activities described under Article II shall remain subject to later written agreements between the parties. Until such agreements are completed, neither party shall be under any formal commitment to provide any goods or services.

ARTICLE IV

FUNDING

- This Memorandum of Understanding will not give rise to any financial obligation by one Party to the other.
- Each Party will bear its own costs and expenses in relation to this Memorandum of Agreement, unless agreed by both Parties.

ARTICLE V

EFFECT OF MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding serves only as a record of the Parties' intentions and does not constitute or create, and is not intended to constitute or create, obligations under domestic or international law and will not give rise to any legal process and will not be deemed to constitute or create any legally binding or enforceable obligations, express or implied.

ARTICLE VI

INTELLECTUAL PROPERTY RIGHTS, RESULTS, AND PUBLICATIONS

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

ARTICLE VII

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 VIII

AMENDMENTS, DURATION, AND TERMINATION

- (a) Amendments to this Memorandum of Understanding can only be made after consultation and with the mutual written consent of both parties.
- (b) This Memorandum of Understanding shall be effective from the date of this Memorandum and continue for the duration of five (5) years from that date.



(c) This Memorandum of Understanding may be terminated by a party on six months' written notice to the other.

ARTICLE IX

NOTICE

Every notice, request, or any other communication required or permitted to be given under this MOU 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 (which shall be acknowledged by other Party) to the Parties at the address and facsimile number as stated below:

If to Faculty of Engineering, Universitas Negeri Malang:

Attention:

Dr. Evi Eliyanah

Director, Office of International Affairs

Gedung Sasana Budaya Lt. 1

Universitas Negeri Malang

Email: oia@um.ac.id

Tel.: +62 (0) 341 551312 ext. 360 Fax. no: +62 (0) 341 5847459

Jl. Semarang No.5, Malang, 65145

Indonesia

or

Dr. Eng. Siti Sendari, S.T., M.T.

Vice Dean for Research Innovation and Collaboration

Faculty of Engineering

Gedung B11. Lt.1

Universitas Negeri Malang

Email: siti.sendari.ft@um.ac.id

Tel: +62 (0) 341 551312 ext.295/296

Fax: +62 (0) 341 565307

Jl. Semarang No.5, Malang, 65145, Indonesia

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

Attention:

Prof. Marcelo B. Bulalayao

Dean, College of Industrial Technology

Nueva Ecija University of Science and Technology

Email: mar bulalayao@yahoo.com

Tel.: 0997-69-2185

Cabanatuan City, Nueva Ecija, 3100

Philippines



IN WITNESS WHEREOF, the parties here to have unto set their hands on this 16 day of May

KEBUDAYAAN REBURAYAAN A STOREGER PROPERTY AND STOREGER PROPERTY AN	For Nueva Ecija University of Science and Technology
PROF. DR. HARIYONO, M.Pd. Rector	FELICIANA P. JACOBA, Ed.D. University President
Date:	Date:

Signed In The Presence Of:

Findan	
PROF. DR. ANDOKO, S.T., M.T.	i
Dean	

Faculty of Engineering Universitas Negeri Malang

Date: _____

PROF. MARCELO B. BULALAYAO

College of Industrial Technology

Nueva Ecija University of Science and Technology

Date: _____