



## IMPLEMENTATION AGREEMENT

BETWEEN  
CIVIL ENGINEERING UNDERGRADUATE STUDY PROGRAM  
DEPARTMENT OF CIVIL ENGINEERING AND PLANNING  
FACULTY OF ENGINEERING  
UNIVERSITAS NEGERI MALANG  
AND  
SCHOOL OF ARCHITECTURE AND BUILT ENVIRONMENT  
FACULTY OF ENGINEERING, TECHNOLOGY & BUILT ENVIRONMENT  
UCSI UNIVERSITY

ON  
GUEST LECTURE: COMMUNITY, TECHNOLOGY AND ARCHITECTURE  
EDUCATION IN MALAYSIA: THE WRIGHT PERSPECTIVE

Ref: 20.2.1/UN32.5.5.2/KS/2025

This Implementation Agreement is entered into force on February 20th, 2025 by and between:

1. Dr. Nindyawati, S.T., M.T.: Head of Civil Engineering Undergraduate Study Program, whom therefore legally represents and acts for and on behalf of the Civil Engineering Undergraduate Study Program, Faculty of Engineering, Universitas Negeri Malang, whose address is at Jalan Semarang 5, Malang, hereinafter referred to as Party I.
2. Prof. Dr. Nangkula Utaberta: Professor at School Of Architecture And Built Environment, whom therefore legally represents and acts for and on behalf of the School Of Architecture And Built Environment, Faculty Of Engineering, Technology & Built Environment, UCSI University, whose address is at Persiaran Alam Damai, Alam Damai, 56000 Kuala Lumpur, Wilayah Persekutuan Kuala Lumpur, Malaysia, hereinafter referred to as Party II.

**PARTY I** and **PARTY II** hereinafter referred to collectively as **THE PARTIES**. The Parties hereby agree to jointly arrange an Implementation Agreement on the program Guest Lecture: Community, Technology And Architecture Education In Malaysia: The Wright Perspective Organized by **THE PARTIES** as regulated in the following articles. The activity is in accordance with the provisions of Memorandum of Understanding signed by **THE PARTIES** on February 20th, 2025.

Initialed by Party I  
Initialed by Party II


**Article 1  
PURPOSE AND OBJECTIVES**

- (1) The purpose of this Implementation Agreement is to serve as the basis for the Implementation Agreement arranged by **THE PARTIES** in accordance with the scope of this Implementation Agreement Regulation.
- (2) The objective of this Implementation Agreement is to support the activities of **THE PARTIES** in relation to cooperation with regard to the program Guest Lecture: Community, Technology And Architecture Education In Malaysia: The Wright Perspective.

**Article 2  
SCOPE OF ACTIVITIES**

- (1) The Scope of this agreement includes the program Guest Lecture: Community, Technology And Architecture Education In Malaysia: The Wright Perspective, wherein Dr. Ir. Dian Ariestadi, M.T. has been assigned as the Person in Charge (dian.ariestadi.ft@um.ac.id).
- (2) The implementation of cooperation for this agreement is carried out by Prof. Dr. Nangkula Utaberta
- (3) **THE PARTIES** shall monitor the implementation of the program Guest Lecture: Community, Technology And Architecture Education In Malaysia: The Wright Perspective not less than 1(one) time in one period of activity.

**Article 3  
FUNDING**

The fee incurred from the activities born in this Implementation of Agreement is borne by the respective **PARTY** according to the applicable regulations and shall be specified in a separate specific written agreement.

**Article 4  
DURATION**

This Implementation Agreement of cooperation is valid from February 20th, 2025 until February 19th, 2026.

**Article 5  
CLOSING**

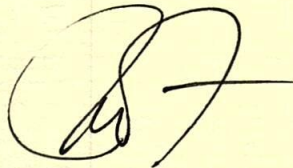
- (1) Any amendment to this Implementation Agreement shall only be made with the mutual approval of **THE PARTIES**.
- (2) This Implementation Agreement is deemed to be terminated if one **PARTY** or **THE PARTIES** fail to fulfill the provisions in this Implementation Agreement.
- (3) Particulars that are not / yet to be determined in this Implementation Agreement shall be addressed further by **THE PARTIES** on the basis of mutual discussion and agreement which shall be set forth in an Addendum, which is an integral part of this Implementation Agreement.
- (4) This document of Implementation Agreement is made and signed by **THE PARTIES** in 2 (two) copies, all of which shall constitute the equal legal force.

Initialed by Party I  
Initialed by Party II


**Article 6**  
**Force Majeure**

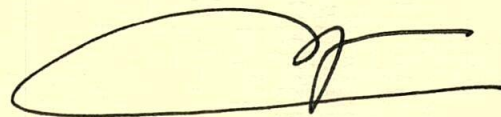
- (1) In the event of force majeure, including natural disasters, fires, security disturbances and other matters that result in the **PARTIES** being unable to carry out the obligations as referred to in ARTICLE 3, the losses suffered by the **PARTIES** shall be borne by the **PARTIES** and the **PARTIES** 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).

**PARTY I**



Dr. Nindyawati, S.T., M.T.  
Head of Civil Engineering Undergraduate  
Study Program  
Universitas Negeri Malang

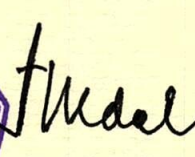
**PARTY II**



Prof. Dr. Nangkula Utaberta  
School Of Architecture And Built  
Environment  
UCSI University

**IN WITNESS WHEREOF**



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

Initialed by Party I  
Initialed by Party II
