



NO. B/22485/UN37/HK/07-01/2025

NOW ALL MEN BY THESE PRESENTS:

This Memorandum of Agreement is entered into by and between:

SEMARANG STATE UNIVERSITY/UNIVERSITAS NEGERIA SEMARANG, one of the biggest state university in Indonesia, a teacher training university with official address at Semarang, Central Java, Indonesia represented by its Rector **PROF. DR. S MARTONO, M.SI.**, hereinafter referred to as "UNNES"

and

MINDANAO STATE UNIVERSITY-ILIGAN INSTITUTE OF TECHNOLOGY (MSU-IIT) a state educational Institution created under Republic Act 5363 as an autonomous external unit of Mindanao State University, duly organized and existing under the laws of the Philippines with principal office at Andres Bonifacio Avenue, Tibanga Iligan City, Philippines, herein represented by its Chancellor **Prof. Alizedney M. Ditucalan, J.D., LL.D** hereinafter referred to as "MSU-IIT".

WITNESSETH:

WHEREAS the parties hereby bind themselves to undertake a Memorandum of Agreement for the purpose of recognizing the benefits in their respective universities from the establishment of institutional links:

NOW, THEREFORE, in consideration of the mutual cooperation made hereinafter, referred to together as the Parties hereby agree with the following terms and conditions:

1. The purpose of this Agreement is to develop academic cooperation and promote mutual understanding between two universities;
2. Both Universities agree to develop the following collaboration activities in academic areas of mutual interest on the basis of equality and reciprocity:
 - a) Exchange of faculty, researchers and other researcher administrative staff;
 - b) Exchange of students;
 - c) Collaborative research projects;
 - d) Conduct of lectures and symposia;

- e) Exchange of academic information, research publication and materials;
and
- f) Promotion of other academic cooperation as mutually agreed.

3. Both sides will continue to pay the regular in-country salary of its faculty/staff member on exchange or visiting programs. However, under specific contracts or secondments, the host institute may consider paying an honorarium to visiting scholars during the period of their assignment.

4. Tuition fees will be waived, provide free accommodation and reasonable stipend for an agreed upon number of exchange students.

5. student mobilization will apply to undergraduate, graduate/postgraduate students and faculty members of both sides, and may include practical or industrial attachments.

6. should any collaborative research activity under this Agreement result in any potential issue on intellectual property, both Universities shall seek an equitable and fair understanding as to the ownership and other property interest that may arise. This understanding shall be based on laws, rules and guidelines implemented in both Universities.

7. This Agreement may be amended or modified by a written agreement signed by the representatives of both universities.

8. This Agreement is valid for a period of three (3) years from the date of signature by the representative of both universities.

9. This Agreement may, at any time during its period of validity be terminated by the Universities, upon prior notice to other in writing at least six (6) months before termination date

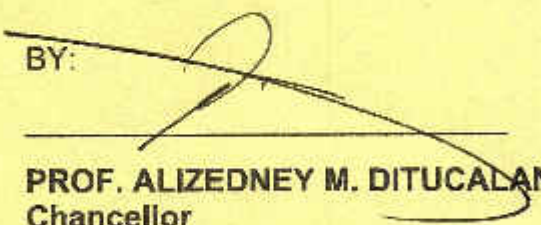
10. Should any disagreement arise out of the application, interpretation or implementation of this agreement the Universities shall endeavor to exercise best efforts to negotiate their differences. Alternative methods of dispute resolution shall be exhausted before resort to court litigation.

MINDANAO STATE UNIVERSITY-
ILIGAN INSTITUTE OF TECHNOLOGY


UNIVERSITAS NEGERI SEMARANG
(UNNES)

BY:

BY:



PROF. ALIZEDNEY M. DITUCALAN, J.D., LL.M
Chancellor
Date:



PROF. DR. S MARTONO, M.Si
Rector
Date: 07 / 10 / 2025

ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPPINES)

Iligan City.....) s.s.

BEFORE ME, this _____ at Iligan City, Philippines,
personally appeared:

Name	Govt ID No.	Issued On/At
Prof. Alizedney M. Ditucalan, JD, LLM	P-1356375 B	04 April 2019 DFA

Known to me and to me known to be the same person who executed the foregoing Contract, which consist of three (3) pages, including the page in which this acknowledgement is written, and who acknowledged to me: that the signatures on said instrument or document was voluntarily affixed by them for the purpose stated in the instrument or document as their free and voluntary act and deed; that the said instrument or document is their true act and deed, or of the true act and deed of the entity they represent; and that they have the authority to sign in their own account, or in their particular representative capacity.

IN WITNESS WHEREOF, I have set my hand and affixed my seal on the date and place first above mentioned.

Doc. No. _____;

Page No. _____;

Book No. _____;

Series of 2025.