

**Memorandum of Understanding
Between**



UNIVERSITAS INDONESIA, THE REPUBLIC OF INDONESIA

AND



UNIVERSITY OF OSTRAVA, CZECH REPUBLIC

No.: 62/MOU/R/UI/2019

The Parties,

Universitas Indonesia, a government-owned institution of higher learning education stated as university based on Government Regulation No. 68 year 2013, domiciled at Jl. Salemba Raya 4, Jakarta; in this matter represented by **Prof. Dr. Ir. Muhammad Anis, M.Met.** in his capacity as **Rector** pursuant to Decision of the Board of Trustees of Universitas Indonesia No. 020/SK/MWA-UI/2014 stipulated on 04 December 2014 and therefore lawfully acts for and on behalf of Universitas Indonesia (hereinafter referred to as "UI").

And

University of Ostrava, a public university established by the law no. 314/1991 Coll., as amended, with registered address Dvořákova 7, 701 03, Ostrava, represented through the **Rector: prof. MUDr. Jan Lata, CSc.**, (hereinafter referred to as "UO"); enter jointly into a memorandum of understanding to establish a basis for collaboration and exchange in areas of interest and benefit to the respective institutions.

I.

The Purposes of this Memorandum of Understanding between *UI* and UO are as follows:

- promote institutional exchange through mobility of academic, research and administrative personnel of the partner institutions to participate in a variety of teaching, research and professional development activities;
- promote interest in the teaching and research activities of the respective institutions;
- seek opportunities to receive students on exchange of the partner institution;
- seek opportunities for joint research projects;
- Any intellectual Property Rights resulted from the cooperation will be discussed and arranged in separate agreement;
- The Parties agree to identify opportunities for commercialization of technology;
- seek to develop double-degree programmes between the respective institutions;
- organize symposia, conferences, short courses and meetings on research and academic issues;
- The Parties agree to facilitate academic and cultural exchange, the exchange of scientific, appropriate academic materials, technical information, publications and information will be encouraged;
- The student exchange program will be detailed in a specific agreement. Other activities under the student programs may include library and field work research, especially for postgraduate students, short-term faculty level programs, including student exchange, study abroad, short course and other academic activities involving students. Such activities shall be negotiated and agreed to by the Parties on a case-by-case basis; and
- Before these activities are implemented, the Parties shall involve to the satisfaction of each Party and enter into a specific agreement identifying the rights and obligations of each Party.

II.

This general Memorandum of Understanding shall be identified as the parent document of any further agreements executed between the Parties. Further agreements concerning any program shall provide details concerning the specific commitments made by each signatory Party to the further agreement, and shall not become effective until they have been reduced to writing and executed by the duly authorized representatives of the concerned Parties.

III.

This Memorandum of Understanding implies no financial obligation on either signatory Party. The scope of the activities under this Memorandum of Understanding shall be determined by the funds regularly available at the respective institutions for the respective type of collaboration undertaken and by financial assistance, which may be obtained by the respective Party from internal or external sources.

Except as may be stipulated in any specific program agreement, each Party shall be responsible for expenses incurred by its employees under this Memorandum of Understanding.

IV.

Upon approval by each Party, this Memorandum of Understanding shall remain in effect for a period of **five (5) years** unless terminated earlier by a Party. Such termination by one institution shall be effected by giving the other institutions at least ninety (90) days advance written notice of its intention to terminate. If such notice is given, this Memorandum of Understanding shall terminate: (a) at the end of such ninety (90) days; or (b) when all students enrolled in a course of study under the Memorandum of Understanding have completed that course of study, whichever event occurs last. Termination shall be without penalty. If this Memorandum of Understanding is terminated, neither *UI* nor *UO* shall be liable for the other's losses that may result.

The Parties jointly follow up this MOU in the form of Agreement of Implementation (AOI) made no later than 6 (six) months after the signing of this MOU. The AOI should include cooperation in student and staff mobility program.

The *UO* is subject to obligations under Act no. 340/2015 Sb. on the Register of Contracts (hereunder "the Act"). The *UI* is aware of and expressly consents to the fact that this Memorandum of Understanding meets the criteria requiring it to be published in the Register of Contracts. The Register of Contracts is administered by the Ministry of the Interior in accordance with the Act. The Register of Contracts is a collection of contracts and their amendments which takes the form of a publicly available database that can be accessed by any person free of charge via the internet. The *UO* undertakes to publish this Memorandum of Understanding in the Register of Contracts as required by the Act.

This Memorandum of Understanding becomes valid on the date of its signature and becomes effective at the earliest on the date of its publication in the Register of Contracts. The UO is obliged to inform the UI of the publication of the Memorandum of Understanding in the Register of Contracts by sending an extract from the Register of Contracts to the UI.

V.

Any notice or request given or made by one Party to the other under this MOU shall be in writing in the language of English and shall be addressed to the appropriate office as is designated in writing hereinafter:

UNIVERSITAS INDONESIA

International Office

Address : Pusat Administrasi Universitas, 1st Floor, Kampus UI Depok, 16424,
Indonesia

Phone/Fax : 62-21- 78880139

E-mail : io-ui@ui.ac.id

UNIVERSITY OF OSTRAVA

Centre for International Cooperation

Address : Mlýnská 5, Ostrava, 702 00, Czech Republic

Phone : +420 597 091 076

E-mail : monika.smidlova@osu.cz

IN WITNESS WHEREOF, the Parties hereto have caused this MOU to be executed by their duly authorized representatives. Each Party shall hold one original signed MOU, with both documents being equally authentic.

EXECUTED by UI and UO in two copies, in English.

Signatory Parties

Universitas Indonesia
Rectorate Building
Kampus UI Depok 16424
Indonesia

University of Ostrava
Dvořákova 7
701 03 Ostrava
Czech Republic

Prof. Dr. Ir. Muhammad Anis, M.Met.
Rector

06 - 11 - 2019
Dated

prof. Jan Lata, MUDr., CSc.
Rector

10 - 10 - 2019
Dated