



Agreement of Cooperation (AoC)

Between

Faculty of Law Universitas Wahid Hasyim Semarang

Jl. Menoreh Tengah X, 22 Sampangan, Semarang, 50236

And

School of International Studies

New Delhi, India

The Faculty of Law Universitas Wahid Hasyim Semarang (hereinafter called Faculty of Law UNWAHAS SEMARANG) and Centre for International Legal Studies (CILS), School of International Studies, Jawaharlal Nehru University (JNU) New Delhi, India (hereinafter called SIS/JNU) establish hereby a formal understanding of cooperation and friendship which is intended to further the academic objectives of each institution and to promote better understanding between the Faculty of Law UNWAHAS SEMARANG and students and the faculty and students of SIS/JNU). Under this AoC, the two institutions will proceed to implement the following endeavors and exchanges of materials and personnel.

Pursuant to the prevailing laws and regulations in their respective countries, as well as the procedures and policy of the Government of Indonesia and the Government of India concerning academic and educational cooperation;

BOTH PARTIES HAVE AGREED as follows:

ARTICLE I OBJECTIVE

The objective of this AoC is to develop academic and educational cooperation on the basis of equality and reciprocity and to promote relations and mutual understanding between the Parties. The Parties will encourage direct contact and collaboration among their faculty and administrative staff, departments and research institutions.

ARTICLE II SCOPE AND AREA OF COOPERATION

The areas of cooperation include, subject to mutual consent, any programme offered at either university as felt desirable and feasible on either side and that both sides feel can contribute to the fostering and development of the cooperative relationships between the two universities. The assistance to be provided by each of the contracting parties will be teaching, research, and exchange of faculty and students as deemed beneficial by the two institutions.

Broad cooperation in the following areas shall be carried out, subject to the availability of funds and the approval of the competent authority of the Faculty of Law UNWAHAS SEMARANG and the SIS/JNU, through such activities or programmes as:

- 1. Visit by, and exchange graduate and undergraduate students;
- 2. Visiting and exchange-of staff for research, teaching, and discussion;
- 3. Joint research activities;
- 4. Joint Seminars, Workshops, Symposia, Conferences; and
- 5. Any other academic activities beneficial for both universities.
- 6. The collaboration will focus but not limited to the Centre for International Legal Studies (CILS), SIS/JNU

ARTICLE III PLAN OF ACTION

A detailed description of each cooperation will be defined in separate documents, which shall be drawn up and agreed upon by the Universitas Wahid Hasyim Semarang and the SIS/Jawaharlal Nehru University.

ARTICLE IV FINANCIAL ARRANGEMENT

The Parties understand that all financial arrangements will have to be negotiated and will depend on the availability of funds.

ARTICLE V

INTELLECTUAL PROPERTY RIGHTS AND DISCLOSURE OF INFORMATION

- 1. If either Party wishes to disclose confidential data and/or information resulting from the cooperative activities under this AoC to any third party, the disclosing Party must obtain prior consent from the other Party before any disclosure can be made; and
- 2. Any arrangement arising from this AoC involving intellectual property rights pertaining to research, publication, and/or commercial purposes shall be determined by specific arrangements to be agreed.

ARTICLE VI

SETTLEMENT OF DIFFERENCES

Any differences arising out of the interpretation and/or the interpretation of this AoC shall be resolved amicably through consultation and/or negotiation by the Parties.

ARTICLE VII

DURATION AND TERMINATION

- 1. The AoC shall remain in force for a period of three years from the date it is signed by the appropriate officials of the two universities. It may further be extended or amended with the written agreement of both parties.
- 2. Each party may cancel this agreement by providing the other with a written notice six (6) months prior to the date of cancellation.

ARTICLE VIII MISCELLANEOUS

- 1. The Office of Cooperation of the Faculty of Law UNWAHAS SEMARANG will oversee the implementation of the MoU at Faculty of Law UNWAHAS SEMARANG; while the international Collaboration Office JNU will oversee the implementation of the MoU at JNU.
- 2. Both Faculty of Law UNWAHAS SEMARANG and JNU will designate a person in charge of specific projects/ activities that will be implemented under this MoU.
- 3. Both parties understand that all financial arrangements will have to be negotiated and will depend on the availability of funds.

Authorized representatives of the Faculty of Law Universitas Wahid Hasyim Semarang and Jawaharlal Nehru University shall sign two original MoU documents, both documents being equally authentic.

For

For

UNIVERSITAS WAHID HASYIM SEMARANG, UNIVERSITY,

JAWAHARLAL NEHRU

INDONESIA,







Professor Srikanth Kondapalli

Head of the Law Faculties of Dean of UNWAHAS, Indonesia Dated: Dean, School of International Studies,
Jawaharlal Nehru University, New Delhi,
(SIS)
Dated: