



MEMORANDUM OF UNDERSTANDING
Between
Manila Central University (MCU)
And
Politeknik Kesehatan Kemenkes Aceh

This agreement is entered into by the parties on December, 1ST 2022 at Lombok Raya Hotel Indonesia, between:

MANILA CENTRAL UNIVERSITY, a corporation duly organized and operating under the laws of the Republic of the Philippines, with address at EDSA, Monumento, Caloocan City, Metro Manila, Philippines 1400, represented herein by its President, Mrs. Luningning T. Estanislao ("**MCU**");

And

POLITEKNIK KESEHATAN KEMENKES ACEH an implementation unit within the Ministry of Health, under Body Development and Empowerment of Human Resources Ministry of Health, and led by the Director in charge to the Human Resources Development Agency of the Ministry Health of Indonesia government, represented herein by its Head, T. Iskandar Faisal, S.Kp.,M.Kes ("**Poltekkes Aceh**")

WHEREAS, MCU is a higher education institution duly authorized by the Philippine government to offer degree programs to qualified students;

WHEREAS, Poltekkes Aceh a higher education institution duly authorized by the Indonesia government to offer degree programs to qualified students;

WHEREAS, both MCU and Poltekkes Aceh wish to explore ways to collaborate in order to advance the development of education.

NOW, THEREFORE, in consideration of the foregoing, the parties hereby agree as follows:

1. Collaborative Activities. The Parties agree to explore the following collaborative activities:

- (a) Joint educational initiatives and programs to enhance knowledge of students;
- (b) Faculty and student exchange;
- (c) Exchange of learning materials, publications and other information;
- (d) Assist each other in the development of new programs and learning tools; and
- (e) Other activities that the Parties may agree to be mutually beneficial.

2. Supplementary Agreements. Prior to the implementation of any collaborative activities, the details for the implementation thereof will be discussed and agreed to by the Parties under separate agreements. All such agreements that operationalize the collaborative activities herein will be attached to this agreement for reference.

3. Data Privacy and Protection. The party in receipt of any personal information from the other party must use its best efforts to comply with all laws applicable to data privacy and protection of the disclosing party's country with regard to all personal information it receives from such party.

4. Term. This agreement will remain in effect for a period of one (1) year from the date hereof, and will automatically renew every year, provided that any party may withdraw from participation in this agreement by giving the other party at least three (3) months prior written notice. The termination of this agreement will not affect the implementation of the approved collaborative activities prior to such termination.

5. Governing Law. In respect of its performance in the Philippines, this agreement will be governed by and construed in accordance with the laws of the Republic of the Philippines. In respect to its performance in Indonesia, this Agreement will be governed and construed in accordance with the laws of Indonesia.

IN WITNESS WHEREOF, the Parties have signed this agreement on the date and at the place first above written.

MANILA CENTRAL UNIVERSITY

By:


Dr. Ferdinand A. Mortel
Dean

POLITEKNIK KESEHATAN KEMENKES ACEH

By:


T. Iskandar Faisal, S.Kp., M.Kes
Director