FACULTY OF SOCIAL SCIENCES AND LAW UNIVERSITAS VETERAN BANGUN NUSANTARA

PTS MEDIA GROUP MALAYSIA

MEMORANDUM OF AGREEMENT BETWEEN FACULTY OF SOCIAL SCIENCES AND LAW UNIVERSITAS VETERAN BANGUN NUSANTARA WITH PTS MEDIA GROUP MALAYSIA ABOUT

EXPERT LECTURES, ONLINE INTERNSHIP, AND VISIT FACILITATION BETWEEN BOTH PARTIES

NUMBER: 027/MOU/FISH.Univet.Btr/XII/2023

NUMBER: /PTS.Media.Group.Malaysia/XII/2023

On this day, Wednesday, the Twentieth of December, Two Thousand and Twenty-Three, at Sukoharjo, the undersigned below:

1. Dr. Drs. Yoto Widodo, M.Si.

: As Dean of the Faculty of Social Sciences and Law, Universitas Veteran Bangun Nusantara who was appointed based on Decree Number: 247/SK/YPPP.Vet/XII/2021, concerning the Appointment of the Dean of the Faculty of Social and Political Sciences, acting for and on behalf of Universitas Veteran Bangun Nusantara, which is located at Jl. Letjend Sujono Humardani No.1, Jombor, Bendosari District, Sukoharjo Regency, Central Java, 57521, hereinafter referred to as the FIRST PARTY;

2. Mohd. Ikram Wazir, B.A.

: As General Manager of PTS Media Group Malaysia, in this case acting for and on behalf of PTS Media Group Malaysia, which is domiciled at 12, Jalan DBP, Dolomite Business Park, 68100 Batu Caves, Selangor, Malaysia, hereinafter referred to as the SECOND PARTY;

The FIRST PARTY and the SECOND PARTY, individually called the PARTY and collectively called the PARTIES, first explain the following matters:

a. That the FIRST PARTY is the Faculty of Social Sciences and Law of Universitas Veteran Bangun Nusantara which is tasked with organizing education, research, and community service.

- b. That the SECOND PARTY is PTS Media Group Malaysia which is engaged in the publishing and distribution of trade books in Malaysia, Brunei, and Singapore.
- c. That this Cooperation Agreement is necessary to support the Expert Lecture Program, Online Internship, and Facilitation of Visits Between the Two Parties of the FIRST PARTY and the SECOND PARTY on the basis of the principle of mutual respect and benefit for the PARTIES, both in terms of potential and strategic value.

Understanding the matters mentioned above, the PARTIES agree to mutually bind themselves in a Cooperation Agreement on Expert Lecture Program, Online Internship, and Visit Facilitation Between the Two Parties, hereinafter referred to as the Cooperation Agreement with the following provisions:

Article 1

PURPOSE AND OBJECTIVES

- (1) The purpose of this Cooperation Agreement is to serve as a foundation for the PARTIES to conduct collaboration, coordination, and partnerships that produce benefits for the PARTIES.
- (2) The purpose of this Cooperation Agreement is to support the development of student empowerment, through the implementation of the Expert Lecture Program, Online Internships, and Facilitation of Visits Between Both Parties.

Article 2 SCOPE

The scope of this Cooperation Agreement includes:

- Synergy between the PARTIES in supporting the Expert Lecture Program, Online Internship, and Facilitation of Visits Between Both Parties of the FIRST PARTY at the location of the SECOND PARTY;
- Socialization, selection, participation (onboarding), and mentoring in the framework of the implementation of the Expert Lecture Program, Online Internship, and Facilitation of Visits Between the Two Parties to students of the FIRST PARTY;
- c. Online Internship Program mentioned in point b, in the form of: designing covers, book page layouts, and translating Malay into Indonesian;
- d. Cooperation and coordination in the implementation and development of the Program in accordance with the duties and authorities agreed by the PARTIES.

Article 3 RIGHTS AND OBLIGATIONS

(1) Rights and obligations of the FIRST PARTY:

- a. Socialize the Expert Lecture Program, Online Internship, and Facilitation of Visits Between the Two Parties to the students of the FIRST PARTY;
- Conduct the selection process of participants in the Expert Lecture Program, Online Internship, and Facilitation of Visits Between the Two Parties in accordance with the provisions agreed upon by the PARTIES;
- c. Help overcome obstacles or problems in the implementation of cooperation through consultation or coordination;
- d. Maintain, keep confidential, not use and not inform part or all of the data and information of the SECOND PARTY in the Expert Lecture Program, Online Internship, and Facilitation of Visits Between the Two Parties to other parties, unless obtaining permission from the SECOND PARTY.
- (2) Rights and obligations of the SECOND PARTY:
- a. To carry out cooperation activities based on work plans related to the implementation of activities as stipulated in the Scope of Article 2 of this Cooperation Agreement;
- b. Obtain assistance support and data or information shown by the SECOND PARTY;

Article 4 IMPLEMENTATION

- (1) The PARTIES will assign their representatives as technical executors in accordance with, duties, functions, and needs necessary to facilitate and expedite the implementation of this Cooperation Agreement.
- (2) Each PARTY will always maintain the good name and reputation of the other party.

Article 5 DURATION

- (1) This Cooperation Agreement shall be valid for a period of two (2) years from the date of signature,
- (2) This Cooperation Agreement may be extended and terminated based on the agreement of the PARTIES.
- (3) For the extension of this Cooperation Agreement, the PARTIES shall first consult on the draft of the new Cooperation Agreement at the latest 30 (thirty) calendar days prior to the expiration of this Cooperation Agreement.

Article 6 MISCELLANEOUS

(1) The PARTIES agree that in the event of non-performance of this Cooperation Agreement, there shall be no material or immaterial loss resulting in lawsuits for the PARTIES.

- (2) This Cooperation Agreement shall be governed by the provisions applicable in the Republic of Indonesia.
- (3) This Cooperation Agreement may be terminated if there is a government policy that does not allow the implementation of this Cooperation Agreement.

Article 7 ADDEMDUM

- (1) Matters that have not been regulated and or have not been covered in this Cooperation Agreement, will be determined on the basis of the agreement of the PARTIES in the form of an addendum.
- (2) Addendum as referred to in paragraph (1) shall constitute an inseparable part of this Cooperation Agreement.

Article 8 CLOSING PROVISION

This Cooperation Agreement is made in duplicate 2 (two) original, sufficiently stamped, each of which has the same legal force and has been accepted by the PARTIES at the time this Cooperation Agreement is signed.

FIRST PARTY

FDr_HDis. 1946 Widodo, M.Si.

Law

SECOND PARTY

Mond. Jkram Wazir, B.A.
PTS MEDIA GROUP MALAYSIA