



THIS AGREEMENT is made on

2019

BETWEEN:

GRIFFITH UNIVERSITY (ABN 78 106 094 461), a body corporate established pursuant to the *Griffith University Act 1998 (Qld)* of 170 Kessels Road, Nathan, QLD 4111 ("**Griffith**")

AND:

UDAYANA UNIVERSITY in Indonesia of Jl. Raya Kampus UNUD, Bukit Jimbaran, Jimbaran,

Badung, Bali, Indonesia ("Subcontractor").

SCHEDULE

Description	Details		
Name of Project	Improve nutrition and reduce stunting using science and the arts		
Head Contract	Agreement entered into between Griffith University and Australian Government Department of Foreign Affairs and Trade dated 23 August 2019 - a copy of which is attached as Annexure A.		
Services	This project aims to improve nutritional, sanitation and hygiene-related knowledge, attitudes and practices using a culturally acceptable 'edutainment' intervention. It will provide a snapshot of the typical diets of families in the study area and assess nutritional status of residents in terms of body size (under or over weight status) and anaemia prevalence. It will also measure the prevalence and intensity of parasitic (soil transmitted helminths) infection in a rural area of Karangasem, East Bali.		
	This project will develop a culturally appropriate health education intervention (a 'bondres' production) to improve knowledge, attitudes and behaviours relating to nutrition, hygiene and sanitation in a rural community in Karangasem District. The Health Education intervention will comprise a contemporary Balinese comedy/drama ('bondres'). Further, we will (1) assess nutritional status and undertake a dietary analysis, measure height, weight and extent of anaemia; (2) conduct a stool analysis to determine STH infection rates and intensity; and (3) provide anti-helminth medication.		
	The Subcontractor will assist Griffith (1) to plan, develop and deliver the 'bondres' production; (2) undertake a dietary analysis, take anthropometric measurements and blood samples for anaemia; (3) take stool samples and undertake laboratory analysis for STH infection rates and intensity; (4) arrange for administration of anti-helminth medication.		
Term	Commencement Date: 9 October 2019		
	Completion Date:		
	The date that the Services are completed to the satisfaction of Griffith or 1 April 2021 whichever is the later.		
Deliverables and Milestone Dates	The subcontractor will provide the following activities to Griffith in collaboration with the Griffith research team: 1. Planning Meeting for Chief Investigators: Site visit, meeting with local officials, meeting with 'bondres' producers. (January, 2020) 2. Provision of Workshop (in collaboration with Griffith) –training workshop		

	Februa 3. Prepara focus o relating 4. Baselin	le/female community volunteers at Udayana ry/early March, 2020. ation and planning for 'bondres' production on improving nutrition/diet, hygiene and saning to parasite infection to be completed by the data collection and, after the 'bondres' problection of knowledge, attitudes and behavior	with local company with itation particularly e end of April, 2020. esentation, follow-up		
	Follow-	on/diet, hygiene and sanitation (using 'Bondr -up to be 6-8 weeks after the 'bondres' prese ollected in March/April, 2020, and follow-up 020.	entation. Baseline data		
	 5. At the same time as the baseline data collection: Stool sample collection to be undertaken; 24-hour dietary recall data to be collected; Food Frequency data to be collected; Haemoglobin levels (Anaemia) to be tested using a finger-prick test; Height and weight to be measured. Samples/Data to be collected by end of April, 2020. 6. Stool analysis from the study participants to be conducted by the Udayana 				
	University laboratories; total sample using Kato-Katz/modified flotation procedure. Stool analysis to be completed by July 2020. 7. Data entry from questionnaires ('Bondres'HELP; 24-hour Dietary Recall; Food Frequency; Haemoglobin; Height and Weight (BMI); and Stool samples) to be completed by September, 2020.				
Key Personnel	Dr Utami Dwipayanti and Ms Dinar Lubis (Center for Public Health Innovation (CPHI) Consultants) And any other appropriately qualified personnel appointed or substituted by the Subcontractor from time to time with the prior written approval of Griffith				
Service Fee	\$15,892				
Down and Town	FEES STATED ARE IN AUSTRALIAN DOLLARS AND GST FREE				
Payment Terms	The Subcontractor will provide Griffith with a valid tax invoice upon completion of the Services or at more frequent intervals as specified below.				
	Payment #	Description	Amount (GST		
	1.	Due on execution of Subcontract Total production costs of 'Bondres'	exempt) AUD \$		
	3.	Due 31 March 2020 Event costs and Research Assistants	¢c.000		
	4.	Due on 30 July 2020	\$6,892		
		Lab analysis – Kato Katz	\$4,000		
		Total AUD \$	\$15,892.00		
	Invoices will be payable within 30 days and must include Griffith reference RIMS 52366				
	Payment will be transferred to the following account: Account Name: Rekening Rektor Unud VA Kelolaan FK Unud Bank name: BNI cabang Denpasar				
		mber : 9883335502110200			
	Swift code:	BNINIDJADPS			

Griffith's Existing Material	Questionnaire created for prior All project (All201700012)
Subcontractor's Existing Material	Not Applicable
Griffith's address for notices	Director, Office for Research Nathan Campus: N54 Room 0.10 170 Kessels Road, NATHAN QLD 4111 Australia Phone: +61 7 3735 7123 Fax: - Email: researchgrants@griffith.edu.au
Subcontractor's address for notices	Dr. dr. I Ketut Suyasa, Sp.B., Sp.OT (K) Dean Faculty of Medicine Udayana University JI. PB Sudirman, Denpasar, Bali, Indonesia 80232 Phone: +62 361 222510 Fax: +62 361 246656 Email: dekanfk@unud.ac.id and utami_dwipayanti@unud.ac.id
Special Conditions	Subcontractor Key Personnel must sign a Working with Vulnerable People Declaration (included as Annexure B to this Agreement)

RECITALS:

- A. Griffith is the recipient of funding under the Head Contract and is responsible for undertaking the Project.
- B. The Subcontractor is the employer of the Key Personnel.
- C. Griffith wishes to engage the Subcontractor to provide the Services, by way of contribution to the Project.
- D. The Parties agree that the Services shall be provided on the terms and conditions contained in this Agreement.

OPERATIVE PROVISIONS:

1. Definitions

1.1 In this Agreement:

"Agreement" means this agreement including the Schedule(s) and any Annexures.

"Confidential Information" means information that:

- (a) is by its nature confidential;
- (b) is treated by the disclosing Party as confidential; or
- (c) the receiving Party knows or ought to know is confidential.

"Existing Material" means any works, items, material or information, including Intellectual Property, produced, developed, owned or licensed by a Party prior to or independently of the Services and Deliverables provided pursuant to this Agreement.

"GST" has the meaning given in section 195-1 of the A New Tax System (Goods and Services Tax) Act 1999.

"Intellectual Property" means all intellectual property rights including, without limitation, patents, patentable and non-patentable inventions or discoveries (together with field/ laboratory notebooks, papers, biological materials, manner, methods or process of manufacture or construction, chemical compositions or formulations relating to such patents, inventions or discoveries), registered and unregistered designs, plant breeder's rights, topographies, databases, computer software (including source code, firmware,

courseware and related material), works generated by and/or with computer equipment or software, copyright (including future copyright), registered and unregistered trade marks, trade secrets and know-how, eligible layout or design (or other exclusive rights in relation to any integrated circuit or semiconductor chip), the right to have Confidential Information kept confidential and any of the related rights (including the right of registration or application for registration) throughout the world.

"Moral Rights" means the right of integrity of authorship (that is, not to have a work subjected to derogatory treatment), the right of attribution of authorship of a work, and the right not to have authorship of a work falsely attributed, which rights are created by the Copyright Act 1968 (Cth), and if the works are used in any jurisdiction other than Australia, any similar right capable of protection under the laws of that jurisdiction.

"Party" means a party to this Agreement.

"Personal Information" means has the same meaning as under the Information Privacy Act 2009 (Qld), which currently is information or an opinion, including information or an opinion forming part of a data base, whether true or not, and whether recorded in a material form or not, about an individual whose identity is apparent, or can reasonably be ascertained, from the information or opinion.

"Project Material" means any Deliverables, works, items, material or information, including Intellectual Property, produced or developed by the Subcontractor in the course of providing the Services to Griffith.

"Third Party Material" means any works, items, material or information, including Intellectual Property, produced, developed, owned or licensed by a third party, not being a Party to this Agreement.

2. <u>Interpretation</u>

2.1 In this Agreement, unless the contrary intention appears:

- (a) words in the singular number include the plural and words in the plural number include the singular;
- (b) words importing a gender include any other gender;
- (c) words importing persons include a partnership and a body whether corporate or otherwise;
- (d) clause headings, words capitalised or in bold format and notes in square brackets ("[]") are inserted for convenience only, and have no effect in limiting or extending the language of provisions, except for the purpose of rectifying any erroneous cross-reference;
- (e) all references to clauses are to clauses in this Agreement;
- (f) all references to dollars are to Australian dollars and this Agreement uses Australian currency;
- (g) a reference to any statute or other legislation (whether primary or subordinate) is to a statute or other legislation of the Commonwealth or the State of Queensland and, if it has been or is amended, is a reference to that statute or other legislation as amended; and
- (h) where any word or phrase is given a defined meaning, any other part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning.

3. Term

3.1 The term of this Agreement is specified in the Schedule ("Term").

4. <u>Provision of Services</u>

- 4.1 The Subcontractor will provide the Services:
 - (a) in accordance with:
 - the milestones and time frames specified in the Schedule;
 - (ii) the terms and conditions of the Head Contract attached at Annexure A,

except to the extent of any inconsistency between this Agreement and the Head Contract, in which case, the Head Contract will apply; and

- (iii) all legislation, regulations and codes affecting the Services;
- (b) to a high professional standard; and
- (c) during the Term of this Agreement.
- 4.2 The Subcontractor will provide the Deliverables in accordance with the time frames specified in the Schedule.

5. <u>Key Personnel</u>

- 5.1 The Subcontractor must:
 - ensure that the Key Personnel undertake the work in relation to the Services and Deliverables;
 - (b) notify Griffith as soon as reasonably practicable if any of the Key Personnel can not undertake the work; and
 - (c) promptly replace the Key Personnel with a person of equal qualification, upon prior written consent of Griffith, at no additional cost to Griffith.

6. Service Fee

6.1 In consideration of the performance of the Services, Griffith must pay the Service Fee in accordance with the Schedule.

7. Additional Services

- 7.1 Griffith may request that the Subcontractor provides additional services, in addition to those set out in the Schedule of this Agreement, from time to time. Such a request must:
 - (a) be in writing; and
 - (b) specify (where possible):
 - the precise details of any additional services;
 - (ii) the time frame of such additional services;
 - (iii) the requisite Key Personnel who may be required for

(c) in the public domain otherwise than due to breach of this Agreement.

10. Protection of Personal Information

10.1 The Parties agree and acknowledge that if the Existing Material or Project Material contains Personal Information each must comply with the Information Privacy Act 2009 (Qld) and any other relevant privacy laws (including the Privacy Act 1988 (Cth)). If either Party becomes aware of a breach or suspected breach of any such laws, they shall immediately notify the other Party.

11. Indemnity and Insurance

- 11.1 The Subcontractor indemnifies Griffith against all claims, expenses, losses, damages and costs, loss or damage suffered or incurred by Griffith (however caused, including by the negligence of the Subcontractor) arising from:
 - (a) a breach of this Agreement;
 - (b) actual or alleged infringement of any third party Intellectual Property rights or other rights in respect of the Services and/or Deliverables; or
 - (c) any negligent act or omission or wilful misconduct of the Subcontractor, the Key Personnel, its employees or agents,

except to the extent that any negligent act or omission of Griffith contributed to the relevant liability.

11.2 The Subcontractor must:

- (a) effect and maintain professional indemnity insurance and public liability insurance in relation to its performance of the Services for the duration of the Term and for a period of 12 months after this Agreement has expired or been terminated; and
- (b) provide evidence of currency of such insurance to Griffith upon request.

- 12.1 Either Party may terminate this Agreement without cause by giving 14 days' notice in writing to the other.
- 12.2 Each Party may terminate this Agreement by notice in writing to the other Party in the event that:
 - (a) the Head Contract is terminated;
 - (b) the other Party has breached a provision of this Agreement and fails to remedy that breach within 30 days after receiving notice requiring it to rectify the breach;
 - (c) the other Party breaches a material provision of this Agreement where that breach is not capable of remedy; or
 - (d) the other Party becomes insolvent,

in which case the terms of this Agreement terminate on the date specified in the notice, or if no date is specified immediately.

- 12.3 If this Agreement is terminated pursuant to clause 12.1, the effect of termination of this Agreement is that:
 - (a) Griffith will be liable to pay the Subcontractor for:
 - the Services rendered before the effective date of termination; and
 - (ii) reasonable costs incurred by the Subcontractor and directly attributable to the termination; and
 - (b) the Subcontractor will deliver to Griffith:
 - (i) all Project Material (in whatever form) which exists as at the date of termination; and
 - (ii) any of Griffith's Existing Material.
- 12.4 Clauses 8 (Intellectual Property), 9 (Confidential Information), 10 (Personal Information) and 11 (Indemnity and Insurance) survive the termination of this Agreement.

12. <u>Termination</u>

12.5 Termination of this Agreement does not affect any accrued rights or remedies of a Party.

13. *GST*

- 13.1 The Parties acknowledge that dollar amounts described in this Agreement are stated exclusive of GST.
- 13.2 If this Agreement or any supply under or in respect of this Agreement becomes subject to GST, and if the recipient of the consideration is liable to GST in relation to any supply under this Agreement, the Parties agree that the amount payable for any supply under or in respect of this Agreement by any Party shall be adjusted by the amount of the GST.
- 13.3 Each Party agrees to do all things, including providing invoices or other documentation in such form and detail that may be necessary to enable or assist the other party to claim or verify any input tax credit, set off, rebate or refund in relation to any GST payable under this Agreement or in respect of any supply under this Agreement.

14. Miscellaneous

- 14.1 Any notice given under this Agreement:
 - (a) must be in writing and signed by a person authorised by the sender;
 - (b) must be delivered to the intended recipient by post or by hand or fax to the address or fax number set out in the Schedule;
- (c) will be taken to be duly given or made:
 - in the case of delivery in person, when delivered;
 - (ii) in the case of delivery by post, two Business Days after the date of posting; and
 - (iii) in the case of fax, on receipt by the sender of a transmission control report from the dispatching machine,

but if the result is that a notice would be taken to be given or made on a day which is not a Business Day or is later than

- 4.00pm (local time), it will be taken to have been duly given or made on the next Business Day.
- 14.2 This Agreement constitutes the entire agreement between the Parties and supersedes all previous written and oral agreements and understandings reached by the Parties regarding the Services.
- 14.3 Alterations or variations of this Agreement will not be valid unless in writing and signed by both Parties.
- 14.4 No rights under this Agreement will be deemed to be waived except where the waiver is in writing and signed by both Parties. A waiver by a Party will not prejudice that Party's rights in respect of any subsequent breach of this Agreement. Any failure by either Party to enforce any clause of this Agreement, any forbearance, delay, or indulgence generated by either Party to the other will not be construed as a waiver of rights under this Agreement.
- 14.5 Part or all of any provision of this Agreement that is illegal or unenforceable may be severed from this Agreement and the remaining provisions of this Agreement continue in force.
- 14.6 Each Party must bear its own costs of preparing and executing this Agreement.
- 14.7 This Agreement shall be governed and construed in accordance with the laws of the State of Queensland, Australia. The Parties submit unconditionally to the exclusive jurisdiction of the Courts of Queensland.
- 14.8 This Agreement may be signed in any number of counterparts (whether in original, scanned, electronic or facsimile form) and all those counterparts together make one instrument.
- 14.9 The Parties agree to be bound by any Special Conditions identified in the Schedule and those Special Conditions override the other terms and conditions of this Agreement to the extent of any inconsistency.

EXECUTED AS AN AGREEMENT:

Signed for and on behalf of GRIFFITH UNIVERSITY by its authorised officer:

Signature

Daina Garklavs

Deputy Director, Research Services

07/01/2020

Date

Signed for and on behalf of the **SUBCONTRACTOR** by an authorised officer:

Signature of authorised officer - Who warrants by signing they have authority to sign this Agreement on behalf of the Subsentractor

Dr. dr. I Ketut Suyasa, Sp.B., Sp.OT (K)

Dean of Faculty of Medicine

Senin, 2 Desember 2019

Date

ANNEXURE A – HEAD CONTRACT

ANNEXURE B - WORKING WITH VULNERABLE PEOPLE DECLARATION



ATTACHMENT A

Working with Vulnerable People Statement of Compliance

Statement by Grantee

I. Donald Stewart, Professor, Health Promotion, School of Medicine, Griffith University make the following statement for the benefit of the Department of Foreign Affairs and Trade in relation to the Improve nutrition and reduce stunting using science and the arts All2019051 (Grant Activity).

Having made all reasonable inquiries, I have grounds to believe that the organisation itself, and staff working with vulnerable people (including children) on behalf of my organisation in relation to the Grant Activity:

- comply with relevant legislation relating to requirements for working with vulnerable people (including children) in the jurisdiction in which they work; and
- have complied with relevant legislation in their jurisdictions relating to mandatory reporting of suspected child abuse and neglect as required or otherwise defined by state or territory legislation.

I undertake to ensure that all staff will continue to comply for the duration of any grant agreements Griffith University holds with the Department of Foreign Affairs and Trade.

Signed: <u>utami guipay</u>anti Date: <u>2 Des 2019</u>





AGREEMENT OF ACADEMIC CO-OPERATION

between

Faculty of Medicine, Udayana University

and

Graduate School of Medicine and Faculty of Medicine, School of Medicine Kobe University

The Faculty of Medicine, Udayana University and the Graduate School of Medicine and Faculty of Medicine, School of Medicine, Kobe University, with the objective of fostering academic exchange and cooperation between both parties, hereby agree as follows:

- 1. Both parties shall encourage the following activities in academic and educational fields where they have mutual interest:
 - a) Joint research activities;
 - b) Faculty exchange;
 - c) Student exchange at the graduate and/or undergraduate level;
 - d) Exchange of research results, academic publications and other academic information; and
 - e) Other academic exchange upon which both parties agree
- 2. The implementation of each program based upon this agreement shall be negotiated and agreed upon by both parties under a separate agreement prior to the initiation of the particular program.
- 3. Both parties understand that all financial arrangements will have to be negotiated in advance and will depend on the availability of funds.
- 4. This agreement will come into force upon signature from the legitimate representative of both parties and will remain in force as long as the both parties agree. This agreement may be amended by the exchange of letters between both parties and may be terminated, with twelve (12) months prior written notice to the other party, without prejudice to the completion of ongoing exchange programs.
- 5. This agreement is written in duplicate in English, and both parties retain one copy each of the authentic texts.

Dr. dr. I Ketut Suyasa, SpB, SpOT (K) & Prof. MATOZAKI Takashi, M.D., Ph.D.
Dean, Faculty of Medicine
Udayana University

Date: 2/11/2019

Date: 2/11/2019

Date: 2/11/2019

Kobe University

Prof. YOKOZAKI Hiroshi, M.D., Ph.D.

Director, Faculty of Medicine

School of Medicine, Kobe University

Udayana University





MEMORANDUM OF UNDERSTANDING FOR STUDENT EXCHANGE

between

Faculty of Medicine, Udayana University and

Graduate School of Medicine and Faculty of Medicine, School of Medicine, Kobe University

This Memorandum of Understanding is to promote th	ne exchange of students and thereby partly
implement the ideas expressed in the Agreement of	f Academic Cooperation between the two
institutions concluded on	_(date).

- The Faculty of Medicine, Udayana University (hereinafter referred to as UNUD), and the Graduate School of Medicine and Faculty of Medicine, School of Medicine, Kobe University (hereinafter referred to as KU) will exchange students under the following terms:
 - 1.1 Nomination of exchange students

Each exchange student shall be nominated according to the relevant procedure and at the discretion of the home institution. The host institution will admit exchange students according to its established policies and procedures.

1.2 Number of exchange students

The number of students to be sent from each institution will not exceed 3 (three) for each year, balancing the number of students over a period of five years.

1.3 Duration

In principle, the period of stay for each exchange student at the host institution may be determined by both institutions according to his/her study plan. However, it will not exceed one academic year.

1.4 Status of exchange students

The status of each exchange student at KU will be a "non-degree special auditing student". The status of each exchange student at UNUD will be a "non-degree special auditing student".

1.5 Tuition exemption

The exchange programs are based on the principle of reciprocity. The exchange students will remain enrolled at their home institution where they pay their tuition and other related fees. The host institution will exempt relevant fees for admission, examination and tuition for the exchange students.

1.6 Credit transfer

It shall be the sole responsibility of the home institution to decide how many transfer credit units the student may receive for courses taken at the host institution.

1.7 Regulations

Each exchange student will be subject to the same rules or regulations as the students of the host institution. In cases where an exchange student fails to observe the host institution's rules or regulations, the student must take full responsibility for his or her behavior. This may conceivably lead to reconsidering further exchange programs.

1.8 Accommodation

The host institution will endeavor to provide exchange students with accommodation. In cases where university-owned accommodation is not available, the host institution will provide exchange students with information on other accommodation options for their perusal. Accommodation costs will be the responsibility of the exchange students.

1.9 Expenses / Insurance

Travel and other incidental expenses, and health and accident insurance will be borne by each exchange student. However, government and/or other scholarships may be used to cover these expenses.

2. Duration, amendment and termination

This Memorandum of Understanding shall remain in force for the period of which the Agreement of Academic Cooperation is valid, commencing on the date of signing by both parties. It may be terminated by either party giving twelve (12) months prior notice to the other party in writing, without prejudice to the completion of ongoing programs. The Memorandum of Understanding may be amended by the exchange of letters between both parties.

This Memorandum of Understanding is written in English in duplicate and both institutions retain one copy of the authentic texts.

Date: 2/10/2019

Dr. dr. I Ketut Suyasa, SpB, SpOT (K) &

Dean, Faculty of Medicine

Udayana University

Date: 2019, 1, 29

Prof. MATOZAKI Takashi, M.D., Ph.D

Dean, Graduate School of Medicine

Kobe University

Date: 1/29/2019

Prof. YOKOZAKI Hiroshi, M.D., Ph.D.

Director, Faculty of Medicine

School of Medicine,

Kobe University





COOPERATION OF AGREEMENT BETWEEN FACULTY OF MEDICINE, UDAYANA UNIVERSITY, DENPASAR, BALI, INDONESIA AND LIONS EYE INSTITUTE, AUSTRALIA

For

Developing a long-term partnership through knowledge sharing in Ophthalmology

This Cooporation of Agreement ("Agreement") is made by and between:

FACULTY OF MEDICINE, UDAYANA UNIVERSITY, an Indonesian public university existing under the laws of the Republic of Indonesia, having its registered office at Jl. P.B. Sudirman, Denpasar-Bali 80232, Indonesia, represented by Dr. dr. I Ketut Suyasa, , Sp.B, Sp.OT(K) in this matter acting in his capacity as the Dean (herein after referred to as "UDAYANA").

AND

LIONS EYE INSTITUTE, AUSTRALIA, represented by Prof William Huxley Morgan, in this matter acting in his capacity as the Managing Director of Lions Eye Institute (hereinafter referred to as "LEI"). The LEI acknowledge the support that they receive from RANZCO WA (Royal Australian New Zealand College of Ophthalmologists Western Australia branch) fellows to facilitate this program.

WHEREAS, LEI and UDAYANA (the "Parties", collectively, or "Party", individually) have agreed to strengthen cooperation and collaborate on a agreement about "Developing a long-term partnership through knowledge sharing in ophthalmology" and agreed to set forth the terms of cooporation for carrying out the Agreement with the knowledge and support of PERDAMI Cabang Bali, RANZCO WA fellows and the John Fawcett Foundation.

1. Purpose

The purpose of the present Agreement is to provide and initiate an action plan so that the Parties might work together for the benefit of academic and educational development cooperation between Indonesia and Australia based on the partnership principle of sharing

knowledge and experiences, and implementing analytical work related to the development Indonesia and Australia

2. Approach

The Parties agree to make joint effort to identify areas of collaboration as follows:

- a. The Parties will select collaborative areas that fit into the latest development challenges of Indonesia and mutual interest of cooperation between Indonesia and Australia
- b. The Parties will share information on their work with other development partners to avoid any overlap and promote collaboration on activities, such as dissemination workshops, training, and personnel exchange programs.

3. Activities

After the execution of this Agreement, the Parties should discuss areas of collaboration and finalize a preliminary action plan. The areas of collaboration and the action plan will be periodically reviewed and updated in accordance with collaboration progress. The following are potential areas of collaboration and an initial action plan:

- a. LEI will provide a short-term residency course or observership for Ophthalmology Resident for 3 weeks, 1-2 persons at one time.
- b. LEI will provide a short-term subspeciality training for Ophthalmology Department of Udayana University Staff.
- c. UDAYANA will invite LEI staffs to conduct a lecture, sharing knowledge, special case surgery and hospital tour.
- d. The Parties will collaborate in scientific research on topics of mutual interest and benefit for both UDAYANA and LEI.
- e. LEI will allow the UDAYANA's resident(s) to the following activity: a) Medical Observer b) Attend Lectures

4. Publication

a. UDAYANA and LEI agree not to publish scientific results gathered under this Agreement without the other party's consent.

5. Financial Arrangement

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

6. Information Confidentiality

The two parties pledged to keep confidential and not disclosed any documents and information may be in any form of cooperation in the proces except for documents, information is publicly available, to any third party.

7. Term

This Agreement shall become effective on the date it is signed by both Parties ("Effective Date"). The initial term of the Agreement is 3 (three) years from the Effective Date and may be extended by agreement (in writing) of the Parties or terminated in accordance with Section 8 of this Agreement.

8. Termination

- a. This Agreement may be terminated by either party, in whole or part, at any time and for no cause upon 45 (forty-five) days written notice of termination to the other party.
- b. Upon termination for work performed before the date of termination, each party shall fully and forever be discharged from any legal and all obligations, covenants or liabilities of whatsoever kind or nature in connection with this Agreement.
- c. The provisions of Section 6 (Information Confidentiality) shall survive the expiration or termination of this Agreement.

9. Implementation

The people of each side in charge for implementing this Agreement and for the purpose of facilitating the implementation of this Agreement, the channel of communication and the focal points for the Parties are listed below.

a. For LEI

Prof William Huxley Morgan Managing Director Western Australia Tel.: (08) 93810873

Email: billmorgan@lei.org.au

b. For UDAYANA

1) Dr. dr. I Ketut Suyasa, Sp.B, SpOT (K)

Dean

Faculty of Medicine Udayana University

Jl. P.B. Sudirman Denpasar, Denpasar, Bali, 80232

Tel.: +62361 222510 Fax.: +62361 246656

Email: dekanfkunud@unud.ac.id

 Dr. dr. AA Mas Putrawati Triningrat, Sp.M (K) Coordinator
 Opthalmology Study Programme Udayana University, Denpasar, Bali IN WITNESS WHEREOF, the undersigned have excecuted this Cooporation of Agreement.

Signed for and behalf of

LIONS EYE INSTITUTE, AUSTRALIA

Prof William Huxley Morgan Managing Director

Date 16/7/19.

Signed for and behalf of

FACULTY MEDICINE OF UDAYANA, UNIVERSITY, INDONESIA

Dr.dr. I Ketut Suyasa, SpB, SpOT (K)

Date

ate 9/9/19





Mobility and Collaboration Agreement for Students and Academic Staff 2018-2019

Between Sport Science Program at Nord University

and

Faculty of Medicine at Udayana University

Nord University and Udayana University, agree to cooperate for the exchange of students and/or academic staff. The further collaboration will be in the form of student and lecturer exchange, international joint seminar, conference, short course, and tailor-made program. The following shows the content of the agreement:

Guest Lecture

Nord University, Division of Sports Science and Physical Education and Physiotherapy and Sport Physiology Programs Faculty of Medicine at Udayana University have a common agreement on exchanging lecturers when this is in mutual interest. The agreement of each guest lecture exchange has to be made, between the Head of Division of Sports Science and Physical Education at Nord University, and Dean of Faculty of Medicine at Udayana University, in collaboration with the guest lecturer.

Research Collaboration

Nord University, Division of Sports Science and Physical Education and Physiotherapy and Sport Physiology Programs Faculty of Medicine at Udayana University have a common agreement on research collaboration when this is in mutual interest. Both institutions should actively cooperate in the development and operation of new research projects.

Student Mobility

Students from Udayana University can apply courses offered by Sport Science Program at Nord University, and the other way around, students from Sport Science Program at Nord University can also apply courses offered by Physiotherapy Program Faculty of Medicine at Udayana University. The implementation of this program can be discussed based on mutual benefit for both institutions.

This Agreement is signed by authoritative officials in Denpasar-Bali on 26th September 2018 and shall remain in force until 26th November 2019.

IN WITNESS WHEREOF, the undersigned have signed this Agreement. Vegar Sellæg Brenne, Ph.D Dr. dr. I Ketut Suyasa, Sp.B, Sp.OT (K) Head of Department of Sport Science Dean of Faculty of Medicine and Physical and Outdoor Education Udayana University **Nord University** Witness Witness Prof. Dr. Ida Bagus Wyasa Putra, SH, MHum Academic Staff at Nord University Vice Rector for Planning, Cooperation and Information Affairs, Udayana University





MEMORANDUM OF UNDERSTANDING

Between

THE UNIVERSITY OF ADELAIDE,

AUSTRALIA

and

UDAYANA UNIVERSITY.

INDONESIA

1. Collaboration

The University of Adelaide and Udayana University wish to collaborate in order to benefit their research and teaching activities, and to further the internationalisation of both parties.

Purpose

The purpose of this MOU is to establish a framework within which co-operation may develop between the two institutions. This will occur within the context of the regulations and policies of each party, and subject to the availability of resources.

3. Co-operation

Co-operation between the two parties may include such activities as:

- Exchanges of students and academic staff;
- Joint research activities, including projects, seminars, conferences and public lectures;
- Exchange of publications, academic materials and other information;
- Collaborative degree programs at the undergraduate and postgraduate levels;
- · Participation in PhD and Masters by Research programs by staff of either party
- · Joint quality assurance and benchmarking;
- Such other projects for mutual benefit that are agreed upon by both parties.

4. Activities

Specific programs or activities will be undertaken under this MOU only after the written agreement of both parties. The terms and conditions of the program or activity, including any financial arrangements, shall be set out in a written Agreement signed by an authorised representative of each party.

5. Liaison

- a) Both parties shall designate a liaison office for this MOU and for any subordinate agreements under this MOU. For the University of Adelaide, the office shall be the Pro Vice-Chancellor (International). For Udayana University, the liaison office shall be Vice-Rector for Planning, Cooperation and Information Affairs.
- b) Each party will endeavour to resolve any difficulties or disagreement in a spirit of co-operation and negotiation at an operational level.

6. Marketing and Publicity

- a) The parties agree to discuss and agree upon appropriate promotion of the activities undertaken collaboratively under this MOU.
- b) Neither party may, without prior approval from the other party or otherwise in accordance with a written agreement between the parties, imply any endorsement by the other party of its products or services.





c) Any use by one party of the name or logo of the other must be in accordance with the other party's policies and approval processes or otherwise in accordance with a written agreement between the parties.

7 Confidential Information

- a) Each party agrees to treat as confidential all information designated as confidential or which by its nature is confidential or which is disclosed in circumstances importing an obligation of confidence that is obtained from the other party in connection with this MOU or activities undertaken pursuant to this MOU and not disclose such information except:
 - to such of its personnel as have a legitimate interest in the confidential information to be disclosed to them;
 - as may be required by applicable law (in which case, if permitted, prior to disclosure, the party must consult with the other party about the form and content of such disclosure); or
 - iii. as the parties may agree in writing.
- b) This clause 7 does not apply to information that is or becomes available in the public domain, is already lawfully known to the receiving party, or has been independently developed by the receiving party, other than as a result of a breach by a party of their confidentiality obligations.
- c) Nothing contained in this MOU or in any disclosures made under this MOU shall create or imply, or be construed as granting to the receiving party any license or other rights in or to the confidential information and/or any intellectual property rights or act as a waiver of any rights that the disclosing University may have to prevent infringement or misappropriation of any intellectual property rights owned or controlled by the disclosing University.

8 Term

This MOU comes into effect when the last signatory signs. It will remain in effect for a period of 5 years from that date. Not less than six months prior to its expiry, the two parties will review its operation and decide whether or not to renew it. Any such renewal shall be signed by an authorised representative of each party, and may include variations to this MOU.

9 Termination

This MOU may be terminated by the written mutual consent of both parties, or by either party giving 60 days written notice to the other party.

10. Status of MOU

This MOU places no financial or legal obligations on either of the parties, nor does it create any legal relationship between them and is not binding on the parties except for clause 6 Marketing and Publicity and clause 7 Confidential Information which are intended to be binding on the parties.

Signed on behalf of **Udayana University**:

Professor A.A. Raka Sudewi Rector

date: 23 September 2019

Signed on behalf of The University of Adelaide:

Professor-Pascale Quester
Deputy Vice-Chancellor and Vice-

President (Academic)

date: 30 August 2019