



**MEMORANDUM OF UNDERSTANDING
BETWEEN
FATONI UNIVERSITY THAILAND
AND
STAI-BUMI SILAMPARI LUBUKLINGGAU INDONESIA**



**FOR THE DEVELOPMENT OF EDUCATION, RESEARCH AND COMMUNITY
SERVICE, AS WELL AS QUALITY IMPROVEMENT OF HUMAN RESOURCES**

Number : 190 / 1.a / STAI-BS / XI / 2019

Number : FTU/MoU/0020/2024

On this day, Thursday the date 12 Month September of the year two thousand and twenty four
Located in Fatoni University, we the undersigned:

1. Assoc.Prof.Dr. Muhamatsakree Manyunu :The Vice Rector for Academic Affairs of Fatoni
University Thailand 135/8 M.3 Khao Tum, Yarang
District Pattani 94160, Thailand **The First Party.**
2. Ngimadudin, S.Ag., M.H. :The Head of Islamic Higher School, Bumi Silampari
Lubuklinggau, Jalan Sultan Mahmud Badarudin II
KM. 7 Postal Code 31626 Kelurahan Moneng Sepati,
Subdistrict Lubuklinggau Selatan II Lubuklinggau
City, South Sumatra Province, Indonesia, hereinafter
referred to as **The Second Party.**

First Party and Second Party are jointly referred to as Parties that will be agreed on the following matters: The First Party is a Private University that organizes higher education and engaged in education, research and community service. The second party is a legal entity's University that organizes higher education and is engaged in education, research and community service.

Based on the foregoing considerations, the Parties agree to enter into an MOU in the form of education, research and Community Service and Enhancing the Quality of Human Resources (hereinafter referred to as the "Mutual Agreement") with the following terms and conditions:

Article 1

THE PURPOSE OF MEMORANDUM OF UNDERSTANDING (MOU)

- (1) The purpose of this MOU is to synergize the potential of each party in order to obtain maximum results in educational, research and community service activities.
- (2) The purpose of this MOU is to improve the implementation of National programs, especially in the fields of education, research and community service in the form of guest lectures, further study of educators (lecturers), seminars, research studies and implementation of community service.

Article 2

THE SCOPE OF COOPERATION

The scope of this collaboration includes:

1. Education or Teaching Research and Community Service
2. Organizing collaborative research and resource development
3. Organizing Scientific Activities, scientific studies seminars and workshops
4. Improvement and development of human resource competency
5. Other activities agreed by BOTH PARTIES

Article 3

THE IMPLEMENTATION OF MOU

For the implementation of this MOU, the PARTIES agree to show representatives of each PARTY to carry out the items of this MOU. Every activity carried out as referred to in article 2 will be elaborated and set forth in a separate cooperation agreement which is agreed and signed by the PARTIES with reference to this Agreement and adjusted to the resources owned by the PARTIES

Article 4

THE FINANCIAL MATTERS

All costs arising from this Cooperation Agreement will be jointly arranged later by the Parties in accordance with applicable regulations.

Article 5

THE TIME PERIOD

- (1) This cooperation agreement is valid for a period of 5 (five) years from the signing of the Parties and is evaluated at least 1 (one) time in 1 (one) year.
- (2) In the event that an evaluation of the implementation of good activities is still needed and this cooperation agreement can be extended based on written agreement of the Parties.
- (3) Extend the cooperation agreement as referred to in paragraph (2), shall be submitted by the Parties not later than 3 (three) months before the cooperation agreement ends.

Article 6

THE CHANGES AND CANCELLATIONS

- (1) Amendments to the Agreement can be made based on the agreement of the Parties
- (2) Cancellation of this Agreement can be done:
 - a. Based on the agreement of the parties before the cooperation agreement ends
 - b. Unilaterally by the parties before the end of the cooperation agreement with written notice.
 - c. Based on the results of annual monitoring and evaluation the parties cannot carry out the activities agreed in this cooperation agreement.

Article 7

THE SETTLEMENT AND ARGUMENT

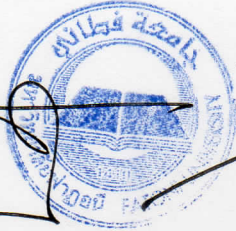
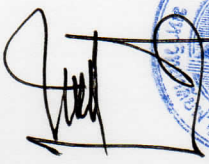
- (1) The parties agree that in the event of a dispute, a deliberation and consensus will be held.
- (2) If the deliberation and consensus settlement as referred to in paragraph (1) is not reached, the parties agree to choose a settlement at the Lubuklinggau City District Court Office.

Article 8

THE MISCELLANEOUS MATTERS

- (1) Matters not regulated in this Cooperation will be set forth in the form of changes which will become an inseparable part of the Agreement.
- (2) This Cooperation Agreement is effective from the date of signing this agreement.

For the First Party
Signed for and on behalf of Fatoni
University, Thailand



Assoc.Prof.Dr. Muhamatsakree Manyunu

For the Second Party
Signed for and on behalf of STAI-Bumi
Silampari Lubuklinggau, South Sumatera,
Indonesia



Ngimadudin, S.Ag., M.H.