

MEMORANDUM OF UNDERSTANDING BETWEEN PRINCE OF SONGKLA UNIVERSITY , (THAILAND) AND MARMARA UNIVERSITY, (TURKEY)

PURPOSE

ARTICLE 1 – PRINCE OF SONGKLA UNIVERSITY and MARMARA UNIVERSITY agree to promote academic cooperation about the items stated below:

1. exchange of teaching staff and researchers;
2. joint development of research projects;
3. joint organization of scientific and cultural events;
4. interchange of information and academic publications;
5. exchange of students;
6. exchange of technical and administrative staff;

IMPLEMENTATION

ARTICLE 2 – For the purpose of implementing each specific cooperation activity, both institutions shall prepare a work program describing the respective responsibilities, which shall thereupon be the object of a Specific Agreement, to be executed by the concerned parties.

FUNDING

ARTICLE 3 – Each institution shall exert its best effort to procure funding from internal or external sources, so as to ensure the feasibility of the cooperation programs.

REQUIREMENTS

ARTICLE 4 – The students taking part in the cooperation programs hereunder shall comply with the immigration regulations of the country of the host university, and shall contract an international medical and hospital insurance covering the stay abroad.

ACADEMIC FEES

ARTICLE 5 – The exchange students shall pay such academic fees, if any, at their home institution.

EFFECTIVE TERM

ARTICLE 6 – This Memorandum of Understanding shall become effective on the date of its signing and shall remain effective for a period of five years. Upon the completion of this term, the Memorandum of Understanding may be reedited, upon the assent of both institutions, and such renewal shall take the form of a new Memorandum of Understanding.

AMENDMENTS

ARTICLE 7 – Any changes to the terms and conditions of this Memorandum of Understanding shall become effective by means of an Amendment mutually accepted by the signatory parties.


TERMINATION

ARTICLE 8 – This Memorandum of Understanding may be terminated at any time, by either party, by means of a 180-day prior written termination notice. In the event of any outstanding issues, the parties shall define, under an Agreement Termination Instrument, the responsibilities for the closing of each one of the programs affected by the termination, provided however that the activities in course at the time shall be completed before termination becomes effective.

SETTLEMENT OF DISPUTES

ARTICLE 9 – If any dispute occurs while execution of this Memorandum of Understanding, the parties shall exert their best efforts to reach a solution by mutual consent. In the event such consent is found to be impossible, the parties shall jointly appoint a third party natural person, to act as mediator.

**PRINCE OF SONGKLA
UNIVERSITY**



**Associate Prof.Dr Chusak Limsakul
President**

MARMARA UNIVERSITY



**M. Zafer Gül
Rector**

Date: 11 / 02 / 2014

Date: 10 / 01 / 2014