



**MEMORANDUM OF UNDERSTANDING
BETWEEN
DIJLA Co. Pvt. Ltd
AND
UNIVERSITAS TEKNOLOGI AKBA MAKASSAR, INDONESIA**



NOMOR : 056/UNITAMA/D.1/MoU/XI/2024

On this the Tuesday day of November, 26 in 2024

It has been agreed by and between:

DIJLA Co. Pvt. Ltd (hereinafter called DIJLA), represented by Dr. Ahmed J. Obaid in her/his capacity as CEO and Founder, hereinafter referred to as FIRST PARTY.

Universitas Teknologi Akba Makassar (hereinafter called UNITAMA), represented by Asnimar. S.Kom.,M.Kom, in his capacity as Rector, hereinafter referred to as SECOND PARTY.

ARTICLE 1

PURPOSE

The objective of this Memorandum of Understanding (MoU) is to develop educational cooperation on the basis of equality, reciprocity and mutual benefit, and to promote relations and mutual understanding between the Parties.

ARTICLE 2

SCOPE OF WORK

Based on the principles of mutual benefit, both Parties agree to conduct collaborative activities in the following areas:

1. Human resources development;
2. Joint publication;
3. Research collaboration in the fields of mutual interests;
4. Exchange and sharing of academic materials and information; and
5. Any other academic activities beneficial for both.

Initials

First Party : _____ Second Party : _____

Halaman 1 dari 3

ARTICLE 3
PLAN OF ACTION

A detailed description of every cooperation will be defined in separate documents, which shall be drawn up and agreed upon by Universitas Teknologi Akba Makassar and DIJLA Co. Pvt. Ltd.

ARTICLE 4

FUNDING

Both Parties agree that all financial arrangements necessary for the implementation of this MoU must be negotiated separately. The cooperation will be carried out subject to the availability of funds and approval of both Parties.

ARTICLE 5

PROTECTION OF INTELLECTUAL PROPERTY RIGHTS

1. The Parties agree that any intellectual property arising under the implementation of this MoU will be jointly owned.
2. If either of the Party wishes to disclose confidential data and/or information resulting from the cooperation activities under this MoU to any third Party, the disclosing Party must obtain prior written consent from the other Party before any disclosure can be made.

ARTICLE 6

AMENDMENTS, DURATION AND TERMINATION

1. Any amendments to this MoU can only be made in writing and after consultation and mutual consent of the two Parties. Such amendments, once approved by both Parties, will become part of this MoU.
2. The MoU will become into force on the date of signature.
3. This MoU shall remain in force for a period of 5 (five) years from the date of signature and may be extended by the Parties unless it is terminated at any time by either Party by giving written notification to the other Party 6 (six) months in advance.
4. The termination of this MoU shall not affect the validity and duration of any arrangements, programmes, activities, or projects being implemented under this MoU until the completion of such arrangements, programmes, activities, or projects unless the Parties decided otherwise.

Initials

First Party : _____ Second Party : _____

Halaman 2 dari 3

ARTICLE 7

NOTICES

All notice and other communications provided for hereunder must be written and must be mailed by first-class, registered or certified mail, postage paid, or delivered personally, by overnight delivery service, by facsimile, or by electronic transmission with confirmation or receipt addressed as follows.

a) Untuk FIRST PARTY

If to : Dijla Co. Pvt. Ltd for Research consultation and Conference Manageme
Attn to : Dijla. Co. Pvt. Ltd.
Address : Najaf, Lebanon Traditional Center, Office Number 222, 54001, Najaf, Ir
Tlp/Phone : +964 7819166679; +964 7801200013
Email : info@dijla-gold.iq

b) Untuk SECOND PARTY

If to : Universitas Teknologi Akba Makassar
Attn to : Direktorat Kerjasama, Pengembangan Institusi dan Kealumnian
Address : Jl. Perintis Kemerdekaan No.75, Km.9 Kota Makassar, Sulawesi Selatan 90245
Tlp/Phone : +62411-588371 / +6282190316303
Email : <https://unitama.ac.id>

ARTICLE 8

CLOSING

This Memorandum of Understanding is made and signed by the PARTIES on the day and date stated at the beginning of this Memorandum of Understanding, made in 2 (two) copies with sufficient stamps and having the same legal force.

FIRST PARTY



Dr. Ahmed J. Obaid
CEO and Founder

SECOND PARTY



Amimar, S.Kom., M.Kom
Rector

Initials

First Party : _____ Second Party : _____

Halaman 3 dari 3

