



MEMORANDUM OF AGREEMENT



Between
**MAAHAD TAHFIZ QURAN WA AL-IMAMAH,
MALAYSIA**
And
**UNIVERSITAS NURUL JADID,
INDONESIA**

About
**IMPLEMENTATION OF PROGRAM
MERDEKA BELAJAR-KAMPUS MERDEKA (MBKM) SANTRI
PROGRAM SANTRI MENGABDI**

Number :

Number : NJ.T06/0516/A.1/03.2023

On this day, **Monday** date **14th** month **March** year **Two Thousand and Twenty Three**, The undersigned below:

1. **Ustadz Azrul Hakim Suradi** as **Mudir Maahad Tahfiz Quran wa Al-Imamah** , acting for and on behalf of Maahad Tahfiz Quran wa Al-Imamah, whose location is at Jalan Telaga, Kampung Bukit Kerayong, 42200 Kapar, Selangor, Malaysia, hereinafter referred to as **the FIRST PARTY** .
2. **KH Abd. Hamid Wahid, M.Ag.** as **Rector of Universitas Nurul Jadid**, acting for and on behalf of Universitas Nurul Jadid, whose location is at Jl. KH Zaini Mun'im Karanganyar Paiton Probolinggo, Indonesia, hereinafter referred to as **the SECOND PARTY** .

THE FIRST PARTY and THE SECOND PARTY, or collectively referred to as THE PARTIES, agreed to sign a Cooperation Agreement (PKS) in terms of the Implementation of the Merdeka Belajar Kampus Merdeka (MBKM) Santri Program Santri Mengabdi in the Maahad Tahfiz Quran wa Al-Imamah, which is regulated by conditions as follows:

article 1 DUTIES AND SCOPE OF WORK

(1) Duties

- a. THE PARTIES, in their respective positions and competencies as mentioned above, fully support and carry out the cooperation in the Implementation of Merdeka Belajar Kampus Merdeka (MBKM) Santri Program Santri Mengabdi in the Maahad Tahfiz Quran wa Al-Imamah;

- b. THE PARTIES, in their respective positions and competencies, may appoint members, officials and/or work units under their respective auspices as technical executors in the follow-up of this cooperation.

(2) Scope of work

THE PARTIES agreed and agreed to commit themselves to cooperation in the Implementation of the Merdeka Belajar Kampus Merdeka (MBKM) Santri Program Santri Mengabdikan in the Maahad Tahfiz Quran wa Al-Imamah in accordance with the Cooperation Agreement and legal provisions in force in the Unitary State of the Republic of Indonesia, which include:

- a. Development of information, communication and publication media within the Maahad Tahfiz Quran wa Al-Imamah;
- b. Development of foreign language educational institutions for students in the Maahad Tahfiz Quran wa Al-Imamah;
- c. Development of tahfiz al-Quran educational institutions in the Maahad Tahfiz Quran wa Al-Imamah.

Section 2

RIGHTS AND OBLIGATIONS OF THE PARTIES

(1) Rights and Obligations of the FIRST PARTY

a. Right

1. Obtain services from the Second Party for the development of information, communication and publication media within the Maahad Tahfiz Quran wa Al-Imamah;
2. Obtain services from the Second Party for the development of foreign language educational institutions for students in the Maahad Tahfiz Quran wa Al-Imamah;
3. Obtain services from the Second Party for the development of tahfiz al-Quran educational institutions in the Maahad Tahfiz Quran wa Al-Imamah.

b. Obligation

1. Provide subsidies for daily needs every month to participants;
2. Provide accommodation for participants and accompanying lecturers of the MBKM-Santri Program while in their place of service;
3. Providing facilities and supporting facilities, as well as companions from elements of educators and/or educational staff under the auspices of Maahad Tahfiz Quran wa Al-Imamah during the implementation of the collaboration.

(2) Rights and Obligations of the SECOND PARTY

a. Right

1. Get proper accommodation while in a place of service in the Maahad Tahfiz Quran wa Al-Imamah;
2. Get assistance from educators and/or educational staff under the auspices of Maahad Tahfiz Quran wa Al-Imamah during the implementation of the collaboration;

3. Obtain supporting facilities and infrastructure for all Merdeka Belajar Kampus Merdeka (MBKM) Santri Program Santri Mengabdikan during the implementation of the collaboration.
- b. Obligation
1. Delegating students participating in the Merdeka Belajar Kampus Merdeka (MBKM) Santri Program Santri Mengabdikan and Associate Lecturers to carry out activities that have been determined within the scope of cooperation as stated in Article 1 Paragraph (2) above ;
 2. Carry out training, monitoring and evaluation;
 3. Provide transportation costs for departure and return for students and accompanying lecturers during the implementation of the collaboration.

Article 3 FINANCING

Any financing that may arise in addition to the implementation of this cooperation will be regulated in a separate agreement by the PARTIES and is an integral part of this Cooperation Agreement.

Article 4 TERM OF COOPERATION

This Cooperation Agreement is valid from the date it was signed by THE PARTIES and is valid for 5 (five) years and can be extended with the approval of THE PARTIES.

Article 5 TERMINATION OF COOPERATION

This Cooperation Agreement can be terminated by the PARTIES if the following conditions occur:

- a. Termination of this Cooperation Agreement can only be carried out based on a written agreement agreed upon by the PARTIES notified within 30 (thirty) days in advance;
- b. The termination of the Cooperation Agreement does not eliminate the Rights and Obligations of each PARTY which have not been fulfilled during the cooperation period.

Article 6 DISPUTE

- (1) If a dispute or disagreement arises in the implementation of this cooperation, THE PARTIES agree to resolve it by means of deliberation to reach a consensus;

- (2) If disputes or disputes arising in the implementation of this cooperation cannot be resolved through deliberation to reach a consensus, the PARTIES agree to resolve them in accordance with applicable legal provisions.

**Article 7
CLOSING**

- (1) Matters that have not been sufficiently regulated in this Cooperation Agreement and deemed necessary by the PARTIES, will then be regulated in an Addendum which is a binding and inseparable part of this Cooperation Agreement;
- (2) This Cooperation Agreement is made in 2 (two) copies and signed on sufficient stamp duty, each of which has the same legal force and is binding on the PARTIES.

FIRST PARTY,
MAAHAD TAHFIZ QURAN WA
AL IMAMAH, MALAYSIA

AZRULHAKIM BIN SURADI
PENGETUA
MA'AHAD TAHFIZ AL-QURAN WA AL-IMAMAH
LOT 8082, JALAN TELAGA
KAMPUNG BUKIT KERAYONG 2
42200 KAPAR, SELANGOR

Ustadz Azrul Hakim Suradi

Mudir

THE SECOND PARTY,
UNIVERSITAS NURUL JADID,
INDONESIA



KH. Abd. Hamid Wahid, M.Ag.

Rector