

**AGREEMENT ON STUDENT EXCHANGE
BETWEEN
INSTITUTE OF SCIENCE AND INSTITUTE OF ENGINEERING,
SURANAREE UNIVERSITY OF TECHNOLOGY, THAILAND
AND
FACULTY OF ENGINEERING SCIENCES, INTERDISCIPLINARY GRADUATE SCHOOL OF
ENGINEERING SCIENCES, FACULTY OF ENGINEERING, GRADUATE SCHOOL OF
ENGINEERING, SCHOOL OF ENGINEERING, FACULTY OF SCIENCES, GRADUATE
SCHOOL OF SCIENCES, SCHOOL OF SCIENCES, INSTITUTE FOR MATERIALS
CHEMISTRY AND ENGINEERING, AND RESEARCH INSTITUTE FOR APPLIED
MECHANICS,
KYUSHU UNIVERSITY, JAPAN**

Suranaree University of Technology and Kyushu University (both universities may be referred to individually as the “Party” and jointly as the “Parties”) hereby conclude this Agreement on Student Exchange (hereinafter referred to as “this Agreement”).

Objective:

This Agreement is to promote and implement the exchange of students under the Agreement on Academic Cooperation made and entered into February 19, 2015 between the Parties (Unless otherwise or specifically defined in this Agreement, all capital wordings used herein shall have the same meaning defined and given to them in the Agreement on Academic Cooperation).

Article 1

The students participating in the exchange program of the Academic Cooperation (hereinafter referred to as the “Exchange Student”) under the terms of this Agreement shall be selected initially by the Party which dispatches its Exchange Student (hereinafter referred to as the “Home University”), and the other Party (hereinafter referred to as the “Host University”) shall make final admission decisions of such Exchange Student in each case.

Article 2

Each year, not more than five (5) Exchange Student may be enrolled as non-degree students at the Host University. The number of Exchange Student shall be determined in balance with the number of the other Party’s Exchange Student by mutual consultation in advance.

Article 3

The period of enrollment of the Exchange Student at the Host University shall not exceed one (1) year.

Article 4

The Host University shall waive application, matriculation, and tuition fees for enrolling Exchange Student from the Home University.

Article 5

The Host University shall appoint a qualified advisor and provide an appropriate course of study for each Exchange Student.

Article 6

The Parties will ensure that each Exchange Student is covered by health insurance that is effective in the host country. The Parties agree that payment for said health insurance coverage for medical treatment, for travel expenses and for additional living costs in the host country shall be the responsibility of each Exchange Student personally and neither Party shall be held liable for such payment.

Article 7

The Parties affirm and agree that all Exchange Student will be subject to the same rules and regulations as are students of the Host University. In cases where an Exchange Student fails to observe the Host University's rules or regulations and causes damage to the Host University, the Parties shall try to settle such trouble amicably through good faith negotiation.

Article 8

Each Exchange Student shall possess the level of language proficiency defined and requested by the Host University to complete an intended plan of study.

Article 9

Each Party agrees to provide documentation of course work completed by the Exchange Student at the Host University.

Article 10

The Host University shall make efforts to ensure that the Exchange Student will be provided assistance in finding adequate housing on or near the campus.

Article 11

Each Party agrees to provide appropriate information on, but not limited to, the academic performance of the Exchange Student as may be requested by the Host University.

Article 12

In the event of any disputes arising out of this Agreement, both Parties will try to settle their differences amicably through good faith negotiation between authorized representatives of each Party.

Article 13

This Agreement may be amended or modified only by the mutual written agreement of the Parties.

Article 14

This Agreement commence on February 19, 2015 and shall be in force during the term of the Agreement on Academic Cooperation. If the Agreement on Academic Cooperation is renewed, the Parties shall negotiate the treatment of this Agreement separately. This Agreement may be terminated by **six (6)** months prior written notice of either Party, without prejudice to the completion of ongoing Academic Cooperation.

IN WITNESS WHEREOF, the undersigned, the authorized representatives of the Parties have signed this Agreement written in the English language in duplicate, equally authentic.

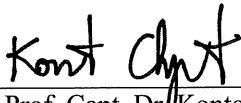
For and on behalf of Suranaree University of
Technology

Date: 18 APR 2016



Professor Santi Maensiri
Dean,
Institute of Science,
Suranaree University of Technology

Date: 18 APR 2016



Assoc. Prof. Capt. Dr. Kontorn Chamniprasart
Dean,
Institute of Engineering,
Suranaree University of Technology

For and on behalf of Kyushu University

Date: Oct. 19, 2015




Professor Akira Harata
Dean,
Faculty of Engineering Sciences,
Interdisciplinary Graduate School of
Engineering Sciences,
Kyushu University

Date: Oct. 22, 2015



Professor Hiroshi Takamatsu
Dean,
Faculty of Engineering,
Graduate School of Engineering,
School of Engineering,
Kyushu University

Date: Oct. 27, 2015



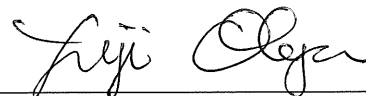
Professor Masao Nakada
Dean,
Faculty of Sciences,
Graduate School of Sciences,
School of Sciences,
Kyushu University

Date: Oct. 9, 2015



Professor Atsushi Takahara
Director,
Institute for Materials Chemistry and
Engineering,
Kyushu University

Date: Oct. 19, 2015



Professor Yuji Ohya
Director,
Research Institute for Applied Mechanics,
Kyushu University