COOPERATIVE ACADEMIC AGREEMENT
BETWEEN
LOVELY PROFESSIONAL UNIVERSITY
AND
ARIZONA BOARD OF REGENTS
ON BEHALF OF
NORTHERN ARIZONA UNIVERSITY

In view of a common commitment to global education, to continue to promote understanding and goodwill, to strengthen cultural ties, and to broaden the experience and horizons of faculty and students, Lovely Professional University, Phagwara, India ("LPU") and ARIZONA BOARD OF REGENTS FOR AND ON BEHALF OF NORTHERN ARIZONA UNIVERSITY ("NAU"), United States of America, each an "Institution", collectively the "Institutions", agree to enter into this Cooperative Academic Agreement ("Agreement") for the purpose of memorializing their collaborative relationship in providing improved intercultural understanding and enhanced educational opportunities for their students and faculty. The Institutions desire to develop these opportunities through the program of academic cooperation described herein (the "Program"). The Institutions therefore acknowledge and agree as follows:

1. Definitions.

In this Agreement, unless otherwise specified,

"Home Institution" means the institute in which students are registered in an undergraduate academic program for first two years of the course work or the institution at which a faculty member is originally employed with teaching responsibilities;

"Host Institution" means the institute accepting and allowing students to study or do research at its facilities after completion of first two years of course work at the home institution or the institution at which a faculty member is temporarily teaching as an exchange faculty.

"Program" shall mean any program of study hereunder or the program of academic cooperation described herein;

"Program Student" shall mean an LPU student at NAU; and

"Visiting Faculty" shall mean an LPU faculty member at NAU or an NAU faculty member at LPU.

2. Principles Governing Degree Programs

a) Transfer Pathway Program

LPU bachelor's degree seeking students will complete the first two years of coursework at LPU and then enroll at NAU for the last two years or until the requirements for the Program have been completed.

After successful completion of all NAU academic requirements for the transfer pathway program by a Program Student, NAU will award its bachelor's degree to the Program Student.
a) Undergraduate Study Abroad

LPU undergraduate students may enroll at NAU for one semester or for one academic year. LPU recognizes and accepts the credits students earn at NAU.

b) General Program Requirements

Qualified students shall normally be accepted by NAU based on the endorsement of LPU, but NAU reserves the right to decline to accept candidates for the Program if the admission requirements for NAU are not met by the candidate.

Program Students must be registered as full-time undergraduate students of LPU and be in good academic standing. In addition, they must show the aptitude, motivation, and maturity to thrive in the environment at NAU. All Program Students must provide proof that they have sufficient funds to pay for all fees and expenses, including living expenses, for the duration of the Program at NAU, and shall be solely responsible for all such expenses. All Program Students shall be individually responsible for complying with all of their respective immigration, customs and any other legal requirements of the United States of America.

3. Eligibility, Admission and Enrollment.

a) LPU students are eligible to enroll in any NAU program to which transfer students are admitted.

b) LPU will review applications to ensure that students recommended to NAU meet the requirements of the NAU Office of International Admissions in terms of GPA, TOEFL and/or IELTS scores, and have sufficient academic preparation for the programs of interest.

c) NAU will consider the applications of all students enrolled at and nominated by LPU for participation in any programs covered by this Agreement.

d) LPU will timely submit dossiers containing all of the documents required for admission to NAU to the designated staff person at the NAU Center for International Education (CIE).

e) Applications must be submitted prior to the published deadlines. These deadlines are generally April 30th for fall applications and November 30th for spring applications. LPU is responsible for determining application deadlines.

e) NAU reserves the right to make the final admission decision regarding all applications.

f) NAU will offer an orientation program to all newly admitted LPU students at the start of each semester and will provide assistance with the registration process to LPU students.

4. Academic Credit and Advising Issues.

a) LPU students will receive appropriate academic advising by NAU staff and faculty prior to the start of the Program.

b) NAU considers enrollment in 12 credits at the undergraduate level and 9 credit hours at the graduate level to constitute a full course of study in a given semester consistent with the immigration requirements of the United States Government.
c) No guarantee is given to LPU students regarding the time in which the academic requirements of the Program will be completed by the candidate to graduate from NAU.

d) The academic transcript reflecting each Program Student’s performance will be sent to LPU at the conclusion of each Program Student’s period of study.

5. Academic and Disciplinary Regulations.

a) LPU students will be expected to remain in good academic and disciplinary standing in accordance with the rules that apply to regularly enrolled students at NAU. NAU reserves the right to dismiss Program Students from the Program and NAU upon failure to remain in good academic and disciplinary standing.

b) NAU agrees to make LPU students aware of its academic and disciplinary policies and procedures during orientation and in various written material provided to Program Students.

6. Faculty Exchange.

a) Both LPU and NAU commit to support the exchange of faculty between Institutions.

All faculty exchanges must be approved in writing by the appropriate host department as well as the dean of the college of the Host Institution.

b) Visiting Faculty members shall be compensated entirely by their respective Home Institution. The Host Institution bears no responsibility for providing salary, benefits, travel expenses, living costs, or any other funds to Visiting Faculty members for any purpose.

c) It is understood that the Host Institution accepts no responsibility or liability for providing health care services or health care insurance for Visiting Faculty. The Host Institution will accord the usual faculty privileges, such as access to its facilities, to Visiting Faculty.

Should any faculty collaboration involving a Visiting Faculty result in the development of intellectual property, the Institutions shall promptly meet through designated intellectual property representatives and seek an equitable and fair understanding as to ownership and other issues relating thereto. Any such discussions shall at all times strive to preserve a harmonious and continuing relationship between the Institutions.

d) Neither Institution will use the trademarks, tradename, logos, trade dress, or other commercial property of the other Institution without written approval from the designated coordinator.


On an annual basis, NAU will provide LPU with current catalogs, informational brochures, and other appropriate materials to help promote the Program and advise prospective students. These materials may be supplied electronically.
8. Tuition and Fees.

NAU will bill LPU students for the tuition, housing costs and all other fees related to and incurred in a given semester during such student’s enrollment in the Program. LPU students are responsible for all other costs associated with the Program and their stay at NAU. In an effort to help defray the loss of tuition revenue, NAU will compensate LPU $2500 per student per semester (up to 2 semesters) for each student that transfers from LPU to NAU. This cost defrayal will be payable after the student has completed the first semester at NAU and enrolled in the second semester. This would apply to students going to NAU under credit transfer or full time program.

9. Course Selection.

Program Students will choose their courses from NAU’s regular catalog offerings based on the articulation agreement. NAU reserves the right to restrict particular course areas, and upon written request by LPU, NAU shall communicate to LPU the areas of restriction.

10. Privileges and Activities.

As permitted by applicable laws, policies and agreements, Program Students and Visiting Faculty will have equal access to all of the privileges, facilities, accommodations, amenities and activities available to all students and faculty of the Host Institution on the same basis and at the same additional cost, if any.

11. Housing.

NAU agrees to make reasonable efforts to locate and provide suitable on-campus accommodation for LPU students, provided the appropriate housing forms are completed and returned to NAU by the deadline dates. Such deadline dates shall be communicated to LPU when available.

12. Responsibilities of Program Students and Visiting Faculty.

Program Students and Visiting Faculty shall be responsible for obtaining any necessary visas and otherwise complying with all immigration laws and regulations of the Host Institution. The Host Institution shall cooperate in such efforts, but shall not have any responsibility to assure the granting of any visas, permits or approvals.


a) Pre-Departure Information and Immigration.

The Host Institution will provide the documents and forms that Program Students and Visiting Faculty need for US Visa applications. The Host Institution will also provide information about immigration requirements and procedures. However, the Host Institution shall not be responsible for providing any legal advice or representation to the Program Students and Visiting Faculty that is not otherwise normally provided to its own students and faculty.

b) Orientation and Registration.

NAU will provide orientation to Program Students, which will include health, safety, and cultural adjustment information. NAU will also provide information about and assistance with course registration, which may be presented before or during orientation.
c) Role of International Coordinators.

NAU will appoint an International Coordinator ("IC") responsible for dealing with matters related to the Program. During the Program Students' stay at NAU and before their arrival, the IC will assist Program Students and will be available to answer questions regarding immigration and other Program matters.

NAU may, in its sole discretion, assist Program Students in emergency situations, including but not limited to family emergency, natural disaster, mental health crises, or serious injury or illness. In some cases, this may consist of directing Program Students to existing NAU resources.

d) Student Integration.

NAU will integrate Program Students into regular undergraduate courses and provide a range of programming options through student organizations and activities.


a) NAU policy requires that all international students, including Program Students, purchase NAU Student Health Insurance. All LPU students enrolled at NAU are required to purchase and show proof of health and accident insurance (excluding dental) through NAU's student health insurance for the duration of the Program and will be eligible to use the campus Student Health Center.

b) Visiting Faculty must submit proof of medical insurance coverage as required by U.S. Federal law. It is understood that the Host Institution accepts no responsibility or liability for providing health care services or health care insurance for Visiting Faculty.

15. Interpretation.

This Agreement represents the entire agreement and understanding of the Institutions and supersedes any prior oral or written representations or understandings regarding the subject matter of this Agreement. This Agreement may be modified by a written addendum signed by NAU and LPU. If one or more of the provisions set forth in this Agreement is held to be invalid or unenforceable in any respect, then that invalidity or unenforceability shall not affect any other provision of this Agreement and this Agreement shall be construed as if the invalid or unenforceable provision had not been included herein.


The Institutions agree to comply with all applicable United States laws, rules, regulations and executive orders governing equal employment opportunity, immigration and non-discrimination, including the Americans with Disabilities Act. Neither Institution will discriminate on the basis of race, sex, age, national origin, color, religion, sexual orientation, veterans/national guard/reserves status, disability or any other prohibited characteristic.

17. Non-Appropriation.

The Institutions recognize that performance of this Agreement by NAU may be dependent upon the appropriation of funds by the State Legislature of Arizona (the "Legislature"). Should the Legislature fail to appropriate the necessary funds, then by written notice to LPU, NAU may cancel this Agreement pursuant to Section 22 herein without further duty or obligation. LPU recognizes and understands that appropriation is a legislative act and is beyond the control of NAU.
18. Laws of the country of India and Arizona.

a) Both Institutions recognize that, as a public institution of higher education under the laws of the State of Arizona, NAU is bound by provisions of Arizona law. In particular sections 38-511 (on conflict of interest), and 12-1518 and 12-133 (on arbitration) of the Arizona Revised Statutes apply to this Agreement. Copies of these statutes are available from the CIE upon written request. In the same manner, LPU is subject to the laws of the country of India.

b) In the event either Institution’s home country’s laws change with respect to the terms and conditions of this Agreement, either Institution shall have the right to terminate this Agreement pursuant to Section 22 of this Agreement, or upon mutual consent, this Agreement may be amended in writing to maintain compliance with the prevailing laws of both Institutions’ home countries.

c) This Agreement exists in English only. The Institutions acknowledge and agree that the version in English shall be approved within thirty (30) days of this Agreement.

19. Relationship of the Parties.

Each Institution is an independent contractor and is independent of the other. Under no circumstances shall any employees of one Institution be deemed the employees of the other Institution for any purpose. This Agreement does not create a partnership, joint venture or agency relationship between the Institutions of any kind or nature. This Agreement does not create any fiduciary or other obligation between the Institutions, except for those obligations expressly and specifically set forth herein. Neither Institution shall have any right, power, or authority under this Agreement to act as a legal representative of the other, and neither Institution shall have any power to obligate or bind the other or to make any representations, expressed or implied, on behalf of or in the name of the other in any manner or for any purpose whatsoever. Each Institution acknowledges that the relationship of the Institutions hereunder is non-exclusive.

20. Disputes.

The Institutions shall make a good faith endeavor to settle amicably, through direct negotiations between them, any dispute, difference, controversy or claim (“Dispute”) arising under, out of or relating to this Agreement and any subsequent amendments of this Agreement, including, without limitation, its formation, validity, binding effect, interpretation, performance, breach or termination, as well as non-contractual claims. Failing amicable settlement of any Dispute through reasonable efforts by both Institutions, this Agreement may be terminated immediately pursuant to Section 22 herein.

21. Duration.

Notwithstanding anything to the contrary in this Agreement, and unless terminated earlier pursuant to mutual agreement or pursuant to the provisions of this Agreement the obligations of the parties set forth herein shall remain in effect without limitation as to time.

Both Institutions agree that changes to law and policy may, at any time throughout the duration of this Agreement, require amendments to the terms and conditions of this Agreement. Any such amendments to this Agreement shall be by way of a written Addendum, signed by both parties.
22. Termination.

a) This Agreement is subject to revision by mutual consent in writing. It shall be considered a continuing Agreement with the understanding that it may be terminated by mutual consent at any time. Either Institution may terminate this Agreement at the completion of an academic year by giving the other Institution at least ninety (90) days written notice of such intent. Termination or changes made to this Agreement will only pertain to future cooperation and will in no way affect current Program Students or Visiting Faculty involved in the Program at the time of termination or amendment.

b) No new Program Students shall be added after written notice to terminate has been received by the Institutions, but all Program Students who were approved prior to the receipt of termination notice will be allowed to complete the Program.

c) The Institutions agree that termination will be implemented in such a way as to avoid negatively affecting continuing and recently initiated Programs under this Agreement.


Any notice, request, approval or other communication required or permitted to be given pursuant to this Agreement shall be in writing and shall be deemed to be duly given if hand-delivered or if sent by an international package courier service, postage prepaid, to the applicable address as either institution may designate by notice to the other institution as provided in this Section.

If to NAU:
Center for International Education
Attention: Daniel Palm
Northern Arizona University
Box 5598
Flagstaff, Arizona 86011, USA
Tel: +1-928-523-2409

If to LPU:
Division of International Affairs, LPU
Attention: Aman Mittal
Lovely Professional University
Jalandhar-Delhi G.T. Road
Phagwara, Punjab, India-144411

24. No Third-Party Beneficiaries

LPU and NAU are the only parties to this Agreement and are the only parties entitled to enforce its terms. Nothing in this Agreement gives, is intended to give, or shall be construed to give or provide any benefit or right, whether directly, indirectly or otherwise, to third parties or institutions unless such third parties or institutions are individually identified by name herein and expressly described as intended beneficiaries of the terms and conditions of this Agreement.
IN WITNESS WHEREOF, the Institutions to this Agreement, by the signatures below of their authorized representatives, acknowledge having read and understood the Agreement and agree to be bound by its terms and conditions.

Arizona Board of Regents
for and on behalf of
Northern Arizona University

By: ____________________________
    Dr. Rita Hartung Cheng
    President

Date: ____________

Lovely Professional University

By: ____________________________
    Dr. Monica Gulati
    Registrar

Date: ____________