Measures for Industry-academy Cooperation, NTUNHS

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- Article 1 The Measures for Industry-academy Cooperation of NTUNHS (hereinafter referred to as the Measures) is hereby stipulated by National Taipei University of Nursing and Health Sciences (hereinafter referred to as the University) in accordance with the Regulations Governing the Implementation of Industry-academy Cooperation between Colleges and Universities to strengthen the promotion and management of industry-academy cooperation businesses.
- Article 2 The industry-academy cooperation as mentioned herein refers to one of the following organized and handled jointly between the teaching staffs and researchers of the University and government agencies, institutions, NGOs, and academic research institutions (hereinafter referred to as Cooperative Institutions) for the purpose of achieving the goal of promoting the accumulation and diffusion of knowledge and giving play to the functions of education, training, R&D and service.
 - 1. All kinds of research and development and their application: including monographic study, material exchange, testing and inspection, technical services, consulting, patent application, technology transfer, innovation incubation.
 - 2. All kinds of talent development: including the education, training, study, seminar, practice or drill for students and staffs from Cooperative Institutions.
 - Other matters related to the use of intellectual property rights and interests of the University.
- Article 3 The Office of Research and Development of the University is responsible for the promotion of the industry-academy cooperation. The Division establishes and assigns tasks in line with relevant rules as specified in the Articles of Association of NTUNHS and carry out the overall planning for industry-academy cooperation based on the

teaching and research features and in response to the schedule of school affairs.

- Article 4 For industry-academy cooperation, the written contract specifying the following shall be entered into between the University and Cooperative Institutions:
 - 1. The subject matter and items to be delivered.
 - 2. The necessary funds or resources to be provided by the contracting parties.
 - 3. Where the Cooperative Institutions requires the University to guarantee that the technology or others authorized by it don't infringe on others, the Cooperative Institutions shall specify the extent of compensation to be borne by the University in case of infringement.
 - 4. The ownership of intellectual property or results of industry-academy cooperation shall be explicitly stipulated in the contract as proportional to the resources provided by both parties.
 - 5. Where the Cooperative Institutions need to use the name and logo of the University or its affiliates, it shall state the authorization mode, use method and scope of the name or logo.
 - 6. The property management as well as use of the books, journals, instruments, and equipment purchased for the industry-academy cooperation by the University and surplus funds.

The Office of Research and Development of the University shall, for the purpose of promoting the industry-academy cooperation, be in charge of the matters related to the contract, confirm the consistence between the contract contents and relevant laws, supervise the contract performance progress, settle the disputes, and provide teachers and students with relevant consulting services.

Article 5 If the Cooperative Institutions intend to entrust the University to carry out the cooperative cases, it may directly negotiate with implementing units such as the University's colleges and centers. Before signing the contract, the Project Director shall prepare a draft of industry-academy cooperation contract (check the plan and fund

budget table) and subject it to the President for approval in accordance with the administrative procedures; the industry-academy cooperation contract shall be made in at least four originals, with the Cooperative Institutions, Project Director, Department/Center and the Office of Research and Development each holding one for future reference; the Accounting Office shall keep one copy of fund budget table.

- Article 6 The off-campus internship is organized by the University and Cooperative Institutions.

 The Student Off-campus Internship Committee is established, with its functions and tasks handled in according with relevant regulations and rules.
- Article 7 Conflict of interest avoidance and confidentiality of those engaging in industry-academy cooperation shall be conducted in accordance with relevant regulations of the University.
- Article 8 The ownership, management and utilization of the industry-academy cooperation results and related intellectual property rights of the University, as well as the ownership and distribution of the profits obtained shall be conducted according to relevant regulations and rules.
- Article 9 Industry-university cooperation involving sensitive technology, dignity of life or professional ethics shall be carried out as per the *Safety Control Operation Manual of Research Projects of Sensitive Science and Technology* formulated by the central competent authority for science and technology.
- Article 10 Personnel engaging in industry-academy cooperation must conform to relevant laws and regulations on the conflict of interest avoidance and confidentiality, and sign the confidentiality statement.
- Article 11 Other right and interest guarantee associated with the industry-academy cooperation, risk control and matters needing attention shall be handled in line with relevant rules of the University and the government.
- Article 12 The University will not be responsible for the results of commercialization of the technology or other issues and relevant product authorized by the cooperative

organizations.

- Article 13 When managing industry-academy cooperation, the cost should be controlled reasonably, and the cooperation should be managed from existing resources, and based on the principle of surplus left.
- Article 14 Where the industry-academy cooperation is conducted in a way involving funding, entrusting, or subsidizing by government agencies, it shall be in accordance with the laws and rules of the government agencies. The ownership, management and application of the scientific and technological research as well as development projects subsidized, entrusted or funded by the MOE shall be subject to the budget on science and technology or non-science and technology project, and the regulations on the ownership and application of the scientific and technological research and development achievements of the government shall be applicable or quasi-applicable, or be subject to the relevant laws and regulations of the MOE.
- Article 15 The University shall cooperate with the MOE to carry out industry-academy cooperation performance evaluation, fill in, and provide relevant materials and documents and cooperate with MOE for audit as necessary.
- Article 16 The entrusted funds (if any) under industry-academy cooperation projects shall be included as administrative management fees in accordance with the *Key Points of Industry-academy Cooperation of NTUNHS and Government Research Grant or Entrusted Revenue and Expenditure Management of the University*. The funds shall be used without violating the measures of the University and accounting rules.
- Article 17 Full-time teachers who undertake industry-academy cooperation projects may enjoy a cut in teaching hours in accordance with the University's *Guidelines for Teaching hours Management*".
- Article 18 Unless otherwise provided for in the contract, the books, journals, instrument, and equipment purchased by the University for the industry-academy cooperation shall be included as the University's asset for management and handled in accordance with

relevant regulations and rules.

Article 19 Upon the approval by the Administrative Meeting, the Measures shall be shall be checked and approved by the President before implementation. The same applies to any amendments.