

COOPERATION AGREEMENT
BETWEEN
TAIPEI ECONOMIC AND TRADE OFFICE, JAKARTA, INDONESIA
AND
INDONESIAN ECONOMIC AND TRADE OFFICE TO TAIPEI
ON
DESIGN DEVELOPMENT FOR INDUSTRIAL PRODUCTS

The Taipei Economic and Trade Office, Jakarta, Indonesia (TETO) and The Indonesian Economic and Trade Office to Taipei (IETO), hereinafter referred to individually as a "Party" and collectively as the "Parties",

Considering to develop and strengthen trade and economic relations between offices on a mutually beneficial basis,

Desiring to establish and carry out cooperation on the design development for industrial products,

Have agreed as follows:

ARTICLE 1

PURPOSE AND OBJECTIVE

1. This Cooperation Agreement is intended to be a basis for the Parties to cooperate in the context of design development for industrial products based on mutual interests and benefits.
2. This Cooperation Agreement aims to improve the competitiveness of national industries through capacity building programs for human resources, exchange of experiences, experts, promotion, and networking activities related to the design development for industrial products between the Parties.

ARTICLE 2

SCOPE OF COOPERATION

The scope of cooperation of this Cooperation Agreement shall include the following

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activities:

1. human resources capacity building related to design development for industrial products, including but not limited to:
 - (1) conduct workshops and/or training related to design development for industrial products for designers;
 - (2) introduce effective and latest tools and/or software related to industrial design; and
 - (3) conduct workshops and/or training related to the development of design supporting services for industrial products which includes marketing, branding and/or logistics;
2. exchange of experience, knowledge, experts and/or talents, and information related to design and design-supporting-services for industrial products, including but not limited to:
 - (1) hold study visits, competition, seminars, and forums as means to disseminate information regarding market of design in industrial products, as well as means to transfer of knowledge between the Parties; and
 - (2) provide platform of design consultancy for designers of industrial products from the Parties;
3. joint promotion and network development with other stakeholders related to the design development for industrial products; and
4. other forms of cooperation and coordination agreed upon by the Parties.

ARTICLE 3

RIGHTS AND OBLIGATIONS

1. The rights of IETO include:
 - (1) to obtain human resource capacity building program in the context of design development for industrial products;
 - (2) to obtain the opportunity to exchange experiences, knowledge, experts and/or talents and information related to design and design-supporting-services for industrial products, including but not limited to:
 - i. participate in the Golden Pin Design Award for winners of the Indonesia Good Design Selection Award; and
 - ii. obtain an expert from TETO as an honorary jury at the Indonesia Good Design Selection Award;

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- (3) to obtain space for promotional and publications related to the cooperation in the design development for industrial products carried out by the Parties.
2. The obligations of IETO include:
 - (1) to select the designers who will be facilitated in the human resource capacity building program in the context of design development for industrial products;
 - (2) together with TETO to facilitate the implementation of human resource capacity building programs in the context of design development for industrial products;
 - (3) to facilitate the participants of the Golden Pin Design Award in order to fulfill administrative requirements;
 - (4) to facilitate the experts from TETO as honorary jury in the Indonesia Good Design Selection Award, including the provision of guidelines and judging materials; and
 - (5) to carry out promotions and publications, as well as cooperation network development of the design development for industrial products framework carried out by the Parties.
 3. The rights of TETO include:
 - (1) to obtain the opportunity to exchange experiences, knowledge, experts and/or talents and information related to the design and design-supporting-services for industrial products; and
 - (2) to obtain space for promotional and publications related to the cooperation in the design development for industrial products carried out by the Parties.
 4. The obligations of TETO include:
 - (1) jointly with IETO to facilitate the implementation of human resource capacity building programs in the context of design development for industrial products;
 - (2) to provide experts in the context of human resource capacity building, information dissemination and/or promotion of design development for industrial products;
 - (3) to facilitate the registration fees exemption in the Golden Pin Design Award for design works of the winners of Indonesia Good Design Selection Award;
 - (4) to provide privilege for the design works of the winners of Indonesia Good Design Selection Award to pass straight away to the second selection stage

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in the Golden Pin Design Award;

- (5) to provide experts as honorary jury at the Indonesia Good Design Selection Award; and
- (6) to carry out promotions and publications, as well as cooperation network development of the design development for industrial products framework carried out by the Parties.

ARTICLE 4

TECHNICAL ARRANGEMENT

1. The implementation of cooperation activities under this Cooperation Agreement shall be defined in a written technical arrangement which will be agreed by the Parties.
2. The technical arrangement as referred to paragraph (1) shall at least contain the types of cooperation activities, duration, costs, financing schemes, provisions for the implementation of activities, and the intellectual property rights arising under the implementation of this Cooperation Agreement.
3. The technical arrangement must be drawn up and agreed upon by the Parties no later than 30 (thirty) working days after the signing of this Cooperation Agreement.

ARTICLE 5

DURATION

1. This Cooperation Agreement shall remain valid for a period of 3 (three) years and shall enter into force on the date of its signing.
2. This Cooperation Agreement can be extended or terminated before the period as referred to paragraph 1 ends by mutual consent of the Parties.
3. The Party who wishes to extend or terminate the Cooperation Agreement as referred to paragraph 2 shall notify the other Party of its intention in writing 1 (one) month prior the intended date of termination.
4. In the event of such termination as referred to paragraph 2, the provisions of this Cooperation Agreement shall remain applicable to ongoing programs undertaken under this Cooperation Agreement, until their completion thereof.

ARTICLE 6

FINANCING SCHEME

1. The implementation of cooperation activities under this Cooperation Agreement

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shall depend on the availability of the necessary financial resources and shall be in accordance with the prevailing rules and regulation of the Parties.

2. The Parties will each be separately responsible to secure the funding in accordance with their contribution and intention.

ARTICLE 7

MONITORING AND EVALUATION

1. The Parties shall monitor and evaluate the implementation of the Cooperation Agreement at least 1 (one) time a year.
2. The implementation of monitoring and evaluation as referred to paragraph 1 is carried out based on the agreement of the Parties.

ARTICLE 8

FORCE MAJEURE

1. The Parties are deemed not to have neglected their obligations as referred to in this Cooperation Agreement due to circumstances and reasons beyond the ability of each Party or the occurrence of force majeure.
2. Force majeure as referred to in Paragraph 1 includes but not limited to natural disasters (earthquakes, hurricanes, floods, volcanic eruptions), epidemics, pandemics; sabotage, mass strikes, riots, wars, revolutions, fires, explosions, chaos caused by economic, political, social conditions, rebellion, constitutional changes of government, laws and regulations, economic and monetary policies which significantly affect the implementation of this Cooperation Agreement.
3. The Party who experiences the conditions as referred to in Paragraph 2 may be released from all forms of claims from the other Party.
4. The Party who experiences the condition as referred to in Paragraph 2 is obligated to notify the other Party in writing no later than 30 (thirty) calendar days from the date of occurrence of the said condition and the Party receiving the notification submits a response to the other Party.

ARTICLE 9

CORRESPONDENCE

1. The Parties coordinate all activities related to the implementation of this Cooperation Agreement with the responsible authorities in the field of small,

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medium, and multifarious industries as follows:

For TETO : Taiwan Design Research Institute
Address : 2F No 133 Guang Fu South Road, Xinyi District, Taipei
City, Taiwan
Phone : (+886-2) 2745-8199
Email : tdri@tdri.org.tw

For IETO : The Authority body responsible in the field of small,
medium, and multifarious industry
Address : Jalan Jenderal Gatot Subroto Road, Kav. 52-53, 15th
floor, Jakarta Selatan, DKI Jakarta 12950, Indonesia
Phone : (+62 21) 525 5351
Email : djidkm@yahoo.com

2. Either Party may change the correspondence as referred to in Paragraph 1 at any time by being obliged to notify the other Party at least 1 (one) month prior to the change in the correspondence address.
3. When the notification of the change in the correspondence has not been received, all correspondence will remain using the correspondence as referred to in Paragraph 1.

ARTICLE 10

SETTLEMENT OF DIFFERENCES

Any dispute arising from the interpretation and/or implementation of this Cooperation Agreement shall be settled amicably by the Parties deliberately and in consensus.

ARTICLE 11

ADDENDUM

1. Any changes to this Cooperation Agreement shall be made in writing in the addendum to the Cooperation Agreement which will be agreed and signed by the Parties.
2. The addendum to the Cooperation Agreement as referred to paragraph 1 shall be

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an integral part of this Cooperation Agreement.

IN WITNESS WHEREOF, the undersigned being duly authorized thereto have signed this Cooperation Agreement.

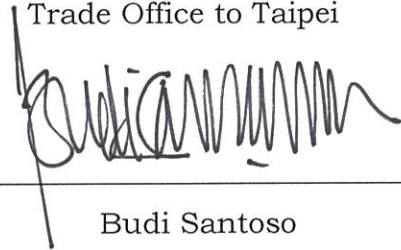
Done in duplicate at Taipei and at Jakarta on 19 August 2022, in the Chinese, Indonesian and English languages, with all texts being equally authentic. In case of any dispute arising from the interpretation of this Cooperation Agreement, the English text shall prevail.

For the Taipei Economic and
Trade Office, Jakarta, Indonesia

A handwritten signature in black ink, consisting of several overlapping loops and a long horizontal stroke at the end.

John C. Chen
Representative

For the Indonesian Economic and
Trade Office to Taipei

A handwritten signature in black ink, featuring a series of vertical, wavy lines that resemble a stylized 'B' followed by a horizontal stroke.

Budi Santoso
Representative