# 「國立臺北大學商學院教師聘任暨升等評審辦法」 修正條文對照表

#### 修正條文

第九條 合著之著作(成果)依 下列方式計算點數及篇數:

- 一、專門著作、技術報告及教學 實踐研究專門著作之點數 計算方式:
- (一) 單一作者之著作,每篇得 100%之點數。
- (二)著作係合著者,依下列方式計算點數:
  - 1. 作者為二人之共同著作,第一作者或通訊作者得 80%之點數,第二作者得 60%之點數。
  - 2. 作者為三人之共同著作,第一作者或通訊作者得 70%之點數,第二作者得 40%之點數,第三作者得 30%之點數。
  - 3. 作者為四人(含以上) 之共同著作,第一作者 或通訊作者得70%之點 數,其餘作者均分70% 之點數。
- (三) 若擬升等教師不採納上述 方式計算點數,而依本校 「教師資格審查著作合著 人證明」,由所有作者證 明其貢獻比例,但院教評 會未能同意該貢獻比例 時,則由院教評會另行處 理。
- (四) 著作有多位第一作者或通 訊作者之其點數計算方 式:
  - 1. 第一作者若有二人(含) 以上,僅認可作品所

#### 現行條文

第九條 合著之著作(成果)依 下列方式計算點數及篇數:

- 一、專門著作、技術報告及教學 實踐研究專門著作之點數 計算方式:
- (一) 單一作者之著作,每篇得 100%之點數。
- (二) 著作係合著者,依下列方 式計算點數:
  - 1. 作者為二人之共同著作,第一作者或通訊作者得 80%之點數,第二作者得 60%之點數。
  - 2. 作者為三人之共同著作,第一作者或通訊作者得 70%之點數,第二作者得 40%之點數,第三作者得 30%之點數。
  - 3. 作者為四人(含以上) 之共同著作,第一作者 或通訊作者得70%之點 數,其餘作者均分70% 之點數。
- (三) 若擬升等教師不採納上述 方式計算點數,而依本校 「教師資格審查著作合著 人證明」,由所有作者證 明其貢獻比例,但院教評 會未能同意該貢獻比例, 則由院教評會另行處理。

#### 說明

為避免合著 之著作(成 果)虚假署 名和確保公 正性,修正 本條點數及 實足篇數之 計算方式, 將共同第一 作者或共同 通訊作者之 著作(成果) 予以合適的 權重係數, 與單一第一 作者或通訊 作者之著作 (成果)有所 區別,確保 公正性。

列作者序之第一順位 為第一作者,其餘作 者以作品作者序所列 排序計之。

- 2. 通訊作者若有二人(含) 以上,計算方式依本 條第一項第一款所列 比例,以總通訊作者 人數均分。第一作者 同時為通訊作者時, 其列為第一作者,不 計入通訊作者總數。
- 二、專門著作、技術報告及教學實踐研究專門著作(含代表著作/成果及參考著作/成果及參考著作/成果及參考著作/成果及參考者,其合著實足篇數之認定標數白各學系(所)自行訂定第一件者或通訊作者之著一作者或通訊作者之著作,實足篇數之認定標準點上照本條第一項第一款第四目之規定。

二、專門著作、技術報告及教學 實踐研究專門著作(含代 表著作/成果及參考著作/ 成果)係與他人合著者,其 合著實足篇數之認定標準 由各學系(所)自行訂定。

# 國立臺北大學商學院教師聘任暨升等評審辦法(草案)

89年05月25日本院院務會議通過 89年10月03日本院院務會議修訂通過,89年10月16日校長核定 90年12月31日本院院務會議修訂通過,91年01月08日校長核定 93 年 01 月 12 日本院院務會議修訂通過,93 年 01 月 20 日校長核定 94年08月31日本院院務會議修訂通過,94年09月19日校長核定 94年12月14日本院院務會議修訂通過,95年01月12日校長核定 96年11月30日本院院務會議修訂通過,97年03月07日核長核定 97年11月19日本院院務會議修訂通過,97年12月04日校長核定 98年04月15日本院院務會議修訂通過,98年05月04日校長核定 99年10月06日本院院務會議修訂通過,99年10月25日校長核定 100年03月23日本院院務會議修訂通過,100年06月29日校長核定 101年10月03日本院院務會議修訂通過,101年10月22日校長核定 103年04月22日本院院務會議修訂通過,103年07月15日校長核定 104年09月30日本院院務會議修訂通過,104年10月05日校長核定 106年05月03日本院院務會議修訂通過,106年06月05日校長核定 106年11月23日本院院務會議修訂通過,107年03月21日校長核定 107年03月07日本院院務會議修訂通過,107年03月21日校長核定,並自108年2月1日生效 107 年 09 月 26 日本院院務會議修訂通過,107 年 10 月 03 日校長核定 108年01月03日本院院務會議修訂通過,108年01月18日校長核定 108年12月18日本院院務會議修訂通過第14條條文,並自109學年度生效、109年03月18日 本院院務會議修訂通過,109年03月31日校長核定 109年09月24日本院院務會議修訂通過,109年10月14日校長核定 111年01月20日本院院務會議修訂通過,111年03月04日校長核定 111年12月29日本院院務會議修訂通過,112年01月12日校長核定 113年03月14日本院院務會議修訂通過,113年03月29日校長核定

113年06月06日本院院務會議修訂通過,113年06月21日校長核定

- 第一條 本辦法依據本校組織規程第卅三條、教師聘任暨升等評審辦法及教師 升等評審準則規定訂定。
- 第二條 本院專兼任教師之聘任暨升等,由本院教師評審委員會(以下簡稱院 教評會),依本辦法及其他有關規定評審。
- 第三條 各系(所)為辦理所屬教師之聘任暨升等,應分別訂定各系(所)教師聘任 暨升等評審辦法,經系(所)務會議應出席人員三分之二(含)以上出 席,出席人員三分之二(含)以上通過,報請院長轉呈校長核定後施 行。
- 第四條 本院辦理教師升等時應依送審人所送代表著作(成果)為專門著作、學 位論文、技術報告、教學實踐研究專門著作、成就證明或作品,決定 其升等評審項目及標準。
- 第四條之一 以專門著作(含學位論文)(含代表著作及參考著作)送審升等 者,應符合下列條件之一:
  - 一、刊登於經院、校教評會核備之國內、外知名期刊資料庫所列期刊。
  - 二、獲得國內外專利認證。
  - 三、由院教評會送二位以上校外學者專家匿名審查符合 TSSCI 或 EI 同等級審查標準,以兩篇為限,非學術性期刊不得計入。
  - 四、專書,應於合著證明中載明貢獻度並為核心議題之系統性公開出版之學術論述,須經外審通過,通過者如為單一作者至多以二篇計,如為合著其篇數依貢獻度定之,該專書之篇數認定並以二篇為限。

五、102年11月14日前在職之教師,得以刊登於國內、外知名期刊(需報經院、校教評會核備)之論文列為專門著作。

#### 第四條之二 以技術報告送審升等者,應符合以下規定:

- 一、送審篇數依第七條第二項規定辦理;惟其中由院送單項成果外審者不以 兩篇為限。其應具備下列具體產出之一:
  - (一) 具發明專利:發明專利之認定以專利公告日期為準,含國內外 「發明專利」,且有技術移轉及產學合作實績。須檢附專利證明 (含專利名稱、發明人、專利權人、證書號碼、國別及專利期間 等)及通過文件,若為國際專利應同時提供中文摘要。
  - (二) 具技術移轉成果:技術移轉以合約簽訂日期為準,且以本校名義簽署,成果之認定為同一技轉之累計實收總金額應達新臺幣一百五十萬元以上。須檢附合約等證明文件(含技術名稱、技轉金額及對象),若為國際技術移轉應同時提供中文摘要。
  - (三) 曾獲國際性技術競賽獎項:技術競賽獎項以得獎日期為準,須以 本校名義參賽。須檢附佐證資料及中文摘要據以審核認定。
  - (四)以產學合作加速技術開發和商品化具有實績、促進產業進步有具體社會貢獻:產學合作計畫以合約簽訂日期為準,且以本校名義簽署或經費分包至本校,實績之認定為實收金額總計應達新臺幣二百萬元以上。須檢附佐證資料據以審核認定,若為國際產學合作應同時提供中文摘要。
- 二、技術報告書面內容應包括研發理念、學理基礎、主體內容、方法技巧及 成果貢獻。
- 三、依第一項第三款、第四款送審之技術報告應由院送單項成果外審。 四、送審技術報告應符合下列要件:
  - (一)以二種以上研究成果送審者,應自行擇定代表成果及參考成果, 其屬一系列相關之研究者,得自行合併為代表成果。
  - (二)如係數人合作代表成果者,僅得由其中一人送審;送審時,送審人以外他人需放棄以該成果做為代表成果送審之權利。送審人應以書面具體說明其參與部分,並由合著人簽章證明之。
  - (三) 研發成果涉及機密者,送審人得針對機密部分提出說明,並要求 審查過程及審查者予以保密。
  - (四) 送審研發成果應附整體作品之書面報告、證明及通過文件。
- 五、以技術報告升等者,其代表成果以技術報告為限,參考成果得以學術著作(含專利)替代之。
- 第四條之三 以教學實踐研究專門著作送審升等者,應符合以下規定:
  - 一、以教學實踐研究專門著作為代表著作送審之教材或教學相關研究期刊 論文發表應以具有審查制度之出版社出版並具全國流通之性質或在國

- 內外知名學術或具有匿名審查制度之專業刊物(含得公開及利用之電子期刊)發表為限。
- 二、以教學實踐研究升等者,其代表著作以教學實踐研究專門著作為限,參考著作得以第四條之一規定之著作替代之;其送審著作及篇數依第四條之一及第七條第二項規定辦理,單篇教學實踐研究專門著作應由院送外審且不以兩篇為限。
- 第五條 院教評會應不定期受理各系所擬升等者之單篇著作(專門著作/技術報告/教學實踐研究專門著作)外審申請,審查費由擬升等者負擔;申請外審之著作,應符合國立臺北大學教師升等評審準則第十條之規定。
- 第六條 送審人所送著作(成果)係與他人合著之相關規範如下:
  - 一、專門著作、技術報告及教學實踐研究專門著作合著著作實足點數及篇 數之標準依第九條之規定計算。
  - 二、代表著作(成果)如係合著,需為第一順位作者,應以書面說明本人參 與部份佔百分之七十以上,由合著者簽章證明之,且篇數以一篇計, 但有下列情形之一者,不在此限:
    - (一) 送審人為中央研究院院士,免繳交合著人簽章證明。
    - (二) 送審人為第一作者免繳交其國外合著人簽章證明部分。
  - 三、前項合著人因故無法簽章證明時,送審人應以書面具體說明其參與部分,及無法取得合著人簽章證明之原因,經院、校級教評會審議同意者,得予免附。
  - 四、參考著作(成果)係合著者,至少需二篇以上為第一順位或通信(訊)作者。
- 第七條 送審人所送著作(成果),院教評會應依下列標準評審:
  - 一、 教學、研究、服務與合作成績之比率規範如下:
    - (一) 助教升等講師者,研究成果佔百分之七十,協助教學、研究與服務 成績佔百分之三十,評分表格如附件一。
    - (二) 其他各級教師之升等:
      - 1. 以教學實踐研究專門著作送審者,教學成績百分之三十至百分 之五十,研究成果百分之四十至百分之六十,服務與合作百分 之十。各系(所、學程)教學及研究成果二項成績,應於上述 各項評審標準範圍內,訂定一定比率,合計百分之九十。院教 評會之評審項目及標準比照系教評會規定,評分表格如附件二。
      - 2. 以其他升等方式送審者,教學成績百分之三十,研究成果百分 之六十,服務與合作百分之十,評分表格如附件三。
    - (三) 考量專任、兼任教師差異性,兼任教師之教學、服務與合作成績之 比率得比照各系(所、學程)採計方式。

#### 二、 篇數(點數)認定標準如下:

- (一) 以專門著作、技術報告及教學實踐研究專門著作升等者:
  - 1. 助教升等講師或講師升等助理教授者應至少三篇(含)以上專門著作(教學實踐研究專門著作),且著作之評點達 60 點(含)以上。
  - 2. 升等副教授者應至少四篇(含)以上專門著作(教學實踐研究專門著作、技術報告),且著作之評點達 70 點(含)以上。
  - 3. 副教授升等教授者應至少四篇(含)以上專門著作(教學實踐研究專門著作、技術報告),且著作之評點達 80 點(含)以上。

#### (二) 以學位升等者:

- 1. 取得碩士學位之助教升等講師者,需著作至少三篇,且專門著作之評點達60點(含)以上。其中包括碩士論文(該碩士論文視同在知名期刊發表之論文)。研究成果佔百分之七十,協助教學、研究與服務佔百分之三十。評分表格如附件一。
- 2. 具有博士學位之講師升等副教授者(大學法修正通過前聘任及教育人員任用條例八十六年三月二十一日修正施行前聘任已取得講師證書之講師),需著作至少四篇,且專門著作之評點達70點(含)以上。其中包括博士論文(該博士論文視同在知名期刊發表之論文)。研究成果佔百分之七十,教學成績佔百分之二十,服務與合作佔百分之十,評分表格如附件四。如未通過審查者,得申請改以助理教授送審。
- 3. 上述研究成果之評審,以院送外審之學位論文成績為主。
- 4. 助教取得博士學位升等講師者,得僅以學位論文外審成績為 評審依據。
- 5. 具有博士學位之助教(大學法修正通過前聘任及教育人員任用條例八十六年三月二十一日修正施行前聘任已取得助教證書之助教)、講師升等助理教授,得僅以學位論文外審成績為評審依據。

#### 第八條 專門著作、教學實踐研究專門著作及技術報告之量化計算標準:

- 一、專門著作、教學實踐研究專門著作:
  - (一) A 類含 SSCI/SCI/SCIE/TSSCI,為 30 點。
  - (二) B 類為除 A 類以外之經院、校教評會核備之國內、外知名期刊資料庫所列期刊,或國內外專利認證,或 102 年 11 月 14 日前在職之教師刊登於國內、外知名期刊(需報經院、校教評會核備)之論文,為 20 點。
  - (三) C 類含由院教評會送二人以上校外學者專家匿名審查之著作及專書,為10點。

#### 二、技術報告:

- (一) 發明專利,為30點。
- (二) 技術移轉成果,為30點。

- (三) 國際性技術競賽獎項,為20點。
- (四) 產學合作加速技術開發和商品化具有實績、促進產業進步之具體 社會貢獻,為20點。
- 第九條 合著之著作(成果)依下列方式計算點數及篇數:
  - 一、專門著作、技術報告及教學實踐研究專門著作之點數計算方式:
    - (一) 單一作者之著作,每篇得100%之點數。
    - (二) 著作係合著者,依下列方式計算點數:
      - 1. 作者為二人之共同著作,第一作者或通訊作者得80%之點數,第二作者得60%之點數。
      - 2. 作者為三人之共同著作,第一作者或通訊作者得70%之點數,第二作者得40%之點數,第三作者得30%之點數。
      - 3. 作者為四人(含以上)之共同著作,第一作者或通訊作者得70%之點數,其餘作者均分70%之點數。
    - (三) 若擬升等教師不採納上述方式計算點數,而依本校「教師資格 審查著作合著人證明」,由所有作者證明其貢獻比例,但院教評 會未能同意該貢獻比例時,則由院教評會另行處理。
    - (四) 著作有多位第一作者或通訊作者之其點數計算方式:
      - 1. 第一作者若有二人(含)以上,僅認可作品所列作者序之第一順位為第一作者,其餘作者以作品作者序所列排序計之。
      - 2. 通訊作者若有二人(含)以上,計算方式依本條第一項第一款 所列比例,以總通訊作者人數均分。第一作者同時為通訊作 者時,其列為第一作者,不計入通訊作者總數。
  - 二、專門著作、技術報告及教學實踐研究專門著作(含代表著作/成果及參考著作/成果)係與他人合著者,其合著實足篇數之認定標準由各學系(所)自行訂定。惟若有二人(含)以上之第一作者或通訊作者之著作,實足篇數之認定標準需比照本條第一項第一款第四目之規定。
- 第十條 院教評會得邀請各系(所)教評會推薦之升等教師,就其代表著作(成果) 或學位論文舉行公開發表會。無故不到場者視同放棄,因重大事故請 假經該系主任(所長)提請院長同意者,得補行發表一次。
- 第十一條 升等教師如不服其系(所)之審查結果,得於收受或知悉教評會決議 通知書之次日起三十日內繕具申復書向院教評會提出申復,申復每 案以一次為限,院教評會應按本校申復案相關規定處理。
- 第十二條 各系(所)初聘教師應於起聘學期開始前四個月半(三月十五日或九月 十五日前)完成評審程序,送請院長提院教評會審查。 各系(所)升等教師應於每年三月底前或九月底前完成評審程序送請 院長提院教評會審查。

研究成果外審結果應依本校教師升等評審準則第十三條規定評審, 以七十分為及格;外審成績之計算以所有及格者之平均分數計算。

- 第十三條 專任教授、副教授申請延長服務時,院教評會應依本校教師聘任暨 升等評審辦法及相關規定評審。
- 第十四條 各系(所)擬新聘教師應符合「國立臺北大學商學院各系所教師授課 資格準則」之規定。

111 年 8 月 1 日 (含)以後新聘之日間學制專任教師除符合前揭準則外,其應符合「國立臺北大學商學院雙語化學習實施辦法」第三條之規定,並納入本院升等、評鑑之教學成績評審。

- 第十五條 本辦法有未盡事宜者,依本校相關規定辦理。
- 第十六條 本辦法修正時,應自修正生效後提出之聘任暨升等申請案之評審開 始適用。

本辦法經院務會議通過,陳請校長核定後施行,修正時亦同。

國立臺	北大學	商學院 學位論之	工 申請	講師	升等評分	产表	
					年	月	日
申請人							
姓 名		代表著作					
任教科目					年資起算	<sup>年</sup> _	月
評審項目	百分比 (%)	百分位分數			換算 百分比分數		
一、研究成果	70	(院外審平均成績)					
二、協助教學、 研究與服務	30						
總 分	100						
備註							

評審委員(簽名)	:
T B A M (M T)	

	國立	臺北大學 商學院	教學	實踐研究	申請	
	□助ヨ	里教授 □副教授	□教	授 升等	評分表	
					年	月 日
申請人		代表著作				
姓名		八衣者作				
任教科目					年資起算	年月
評審項目	百分比 (%)	百分位分數			換算 百分比分數	
一、研究成果	(比照系所)	(院外審平均成績)				
二、教學成績	(比照系所)					
三、服務與合作	(比照系所)					
總 分	100					
備 註						

評審委員(簽名):\_\_\_\_\_

國立臺北大學 商學院 專門著作 申請							
□助理教授 □副教授 □教授 升等評分表							
申請人姓名		代表著作		年 月 日			
任教科目				年資起算年月			
評審項目	百分比 (%)	百分位分數		換算 百分比分數			
一、研究成果	60	(院外審平均成績)					
二、教學成績	30						
三、服務與合作	10						
總分	100						
備註							

評審委員(簽名):\_\_\_\_\_

國立臺北大學 商學院 技術報告 申請					
		□副教授 □教授	升等評分表	年 月 日	
申請人 姓 名		代表著作		1 77 4	
任教科目				上年 年資起算 月	
評審項目	百分比 (%)	百分位分數		è算 比分數	
一、研究成果	60	(院外審平均成績)			
二、教學成績	30				
三、服務與合作	10				
總分	100				
備註					

評審委員(	(簽名):	

國立臺北大學 商學院 學位論文 申請						
	□助	」理教授 □副教授	升等評分	·表 <sup>年</sup>	月日	
申請人		代表著作		**		
姓 名						
任教科目				年資起算	年月	
評審項目	百分比 (%)	百分位分數	Ĩ	換算 百分比分數		
一、研究成果	70	(院外審平均成績)				
二、教學成績	20					
三、服務與合作	10					
總 分	100					
備註						

評審委員(簽名):\_\_\_\_\_





#### **AGREEMENT** made on << Agreement Date>> ("Effective Date")

#### **BETWEEN**

(1) SINGAPORE MANAGEMENT UNIVERSITY (UEN: 200000267Z) as represented by its SCHOOL OF COMPUTING AND INFORMATION SYSTEMS ("SMU"), having its registered office at 81 Victoria Street, Singapore 188065;

#### AND

(2) NATIONAL TAIPEI UNIVERSITY as represented by its College of Business ("NTPU"), having its registered office at 151 University Road, Sanshia District, New Taipei City, 23741 Taiwan.

Each hereinafter referred to as a "Party" and collectively as the "Parties".

#### WHEREAS:

- (A) Subject to the terms of this Agreement, the intent of the Parties is to work together in the spirit of international collaboration in graduate education and to enter into a collaboration involving SMU Master of IT in Business offered by SMU ("SMU MITB Programme"). This collaboration will provide a valued proposition to talented postgraduate students in an increasingly competitive postgraduate market.
- (B) The Parties are agreeable to enter this collaboration in accordance with following terms and conditions.

#### IT IS HEREBY AGREED AS FOLLOWS:

- 1. POSTGRADUATE PROFESSIONAL PROGRAMMES COLLABORATION
- 1.1 The details of the collaboration and the Parties' Programmes are stated in Annex A below:
  - Direct Admission



#### Fast Track

- 1.2 Each Party will be responsible for the logistics of each course taught under its Programme, including student registration, scheduling/timing, staffing and assignment of faculty and instructional facilities. Both Parties commit to staff the courses with high quality faculty who are qualified to teach their assigned courses. Each Party will be responsible for the compensation and regulation of its own faculty and administrative staff who teach and manage its Programme. Students have access to university facilities as normally extended to students in the respective Programmes.
- 1.3 Each Party will bear its own out of pocket costs associated with this Agreement and its out-of-pocket costs associated with its and/or its employees' (i) transportation, accommodation, and sustenance, as well as immigration or visa expenses; (ii) travel and personal accident insurance, including healthcare, medical assistance, evacuation, and security services, as necessary; and (iii) statutory or other regulatory fees associated with any legal, corporate, accreditation, or other filings it must make for purposes of this Agreement.
- 1.4 Each Party shall bear its own costs in terms of marketing and publicity at its own site, including but not limited to, print media, websites, brochures, web searches and advertisements. Each Party agrees (a) it will not make any false, erroneous, or misleading statements concerning it, to the other Party, or its Programme, including but not limited to statements about the nature of the available educational courses, financial charges for its Programme, or the employability of graduates of its Programme; (b) media presentations about its Programme will be factual, fair, and accurate; (c) if an accreditation is mentioned in materials related to its Programme, the role and purpose of the accreditation will be fairly and accurately represented in the materials.

#### 1.5 Coordination

Each Party shall, within one (1) month from the Effective Date, identify a contact person to serve as the primary liaison between the Parties. Each Party may replace its contact person, at any time, upon written notice identifying the new contact person to the other Party. The contact persons should provide updates on relevant information on changes to their respective Programmes and other course delivery arrangements.

#### 2. ADMISSION AS SMU STUDENTS

- 2.1 All students who have successfully matriculated and have enrolled in the SMU MITB Programme must comply with all of SMU's rules, policies and guidelines.
- 2.2 The tuition fees (which will be inclusive of the prevailing Goods & Services Tax) for the SMU MITB Programme will be pegged at the prevailing tuition fees at matriculation as published on SMU websites or as advised by SMU from time to time. All prevailing application fees, registration fees and tuition fees must be paid by the students according to the usual payment schedules.
- 2.3 All admitted students are eligible to be considered for applicable scholarships at SMU,



based on eligibility and availability at the time of admission, details of which are provided on the relevant SMU websites. Details of any additional/specific scholarships under this Agreement are provided in Annex SS. The availability as well as the broad terms and conditions of the aforesaid scholarships may from time to time be subject to such changes as deemed appropriate by SMU.

- 2.4 Upon successful matriculation into the SMU MITB Programme, students will be granted access to common facilities and services that are given to all postgraduate students at SMU. These will include use of the Internet and IT services, library and student facilities on campus, basic medical insurance (which is included in the fees collected) and access to SMU's Office of Postgraduate Career Services.
- 2.5 SMU has an Office of Postgraduate Career Services to assist students to secure internship and job placements. However, SMU does not guarantee that all students will be placed for internships or will be able to find permanent jobs after graduating from SMU with the SMU MITB Programme degree. Students who successfully secure an internship may be paid a monthly stipend by the relevant company, solely at the discretion of the company.
- 2.6 Internship is an optional course for the SMU MITB programme and is equivalent to 2 Course Units. Students are only allowed to complete one internship. Once secured, students must complete the internship duration of six (6) months of internship for 2 Course Units. Students who terminate their internship prematurely without a valid reason would be deemed to have failed the internship. Internship grading policies are referenced in the MITB Internship Student Handbook. For SMU MITB students who do not secure any internship within the first 2 terms of the relevant academic year, they will need to complete the SMU MITB programme by either completing other Course Units available in the SMU MITB Programme or completing a Capstone Project.
- 2.7 All other expenses or costs incurred by the students in Singapore will be borne by the students, including but not limited to living costs (accommodation, meals), passport and visa costs, healthcare and insurance and other personal costs (books, clothing, necessities, entertainment, transportation), costs related to student exchanges, should the student participate in student exchange programmes, if applicable.
- 2.8 Students will be required to carry adequate health and travel insurance and to provide proof to SMU that the insurance will cover the costs of healthcare during the SMU MITB Programme prior to starting classes. The travel insurance shall be valid for the entire duration that the student is away from his/her home country for purposes under this Agreement, including but not limited to any travel that may be undertaken by students before, during or after the duration of the SMU MITB Programme.
- 2.9 SMU will not take responsibility for any loss or damage to the students' personal belongings, however caused, and all students should make their own insurance arrangements for loss of or damage to personal property.

#### 3. CONFIDENTIALITY



3.1 Except as required by applicable law or other relevant regulatory authorities, neither Party shall disclose to any person or entity (other than the trustees, directors, officers and employees of the Parties and their professional advisors or contractors or the Ministry of Education on a need to know basis) or make any public announcement or press release with regard to the terms of this Agreement without the prior written consent of the authorised representative of the other Party.

#### 4. INTELLECTUAL PROPERTY

4.1 Each Party's intellectual property (including but not limited to trademarks, patents, copyright, curriculums, publications, course descriptions, examinations, pedagogical methods, and all items contained therein) that is provided, if any, to the other Party in connection with this Agreement is the sole and exclusive property of the Party providing it, and it is provided solely for the purposes of this Agreement, and does not constitute or imply a licence or any other rights to use such intellectual property. Neither Party may use the other Party's intellectual property in a manner (i) other than as expressly provided for under this Agreement; (ii) likely to diminish the commercial value of such intellectual property; or (iii) likely to cause marketplace confusion about such intellectual property, including confusion about intellectual property ownership.

#### 5. PUBLICITY

- 5.1 The Parties agree that they may not conduct any publicity events regarding the collaboration contemplated in this Agreement without the express written consent of each other.
- 5.2 Neither Party shall use the name, trade name, trademark, or any other designation of the other Party, any school, college, division, department, or other unit thereof, or any employee of such Party, in any advertisement or for any commercial or promotional purpose without such Party's prior written consent, other than as expressly provided for under this Agreement.

#### 6. PERSONAL DATA AND CONFIDENTIAL INFORMATION

- 6.1 For the purposes of this Clause:
  - 6.1.1 "Personal Data" shall mean; data whether true or not, about an individual who can (a) be identified from that data; or (b) from that data and other information to which the university has or is likely to have access.
  - 6.1.2 "Confidential Information" shall mean all information of a Party not generally known to the public that is marked or specifically designated as confidential, or by its nature would be reasonably understood to be confidential or proprietary.
- 6.2 Both Parties appreciate that they will need to disclose to the other Personal Data and Confidential Information and shall put in place adequate measures to ensure that the Personal Data and Confidential Information in their possession or under their care and

control remain or is otherwise accurate and complete. Each Party shall take all necessary and reasonable precautions to prevent the disclosure of any Confidential Information and limit access to such information to the relevant authorised personnel of each Party. Without prejudice to the foregoing and other obligations in this Agreement relating to Confidential Information, each Party, being both a provider and a recipient of Personal Data under this Agreement, agrees to take reasonable steps to assist the other Party to ensure that the relevant data protection laws of the Personal Data provider are complied with when so advised by the Personal Data provider.

- 6.3 Both Parties agree that they will ensure that all Confidential Information, student records and Personal Data relating to the students are held securely and confidentially and to further ensure that no such Personal Data is used or disclosed for any purpose other than so far as is necessary in connection with this Agreement. The receiving Party shall (and shall ensure that its authorised personnel shall) take all appropriate physical, technical and organisational security measures to ensure that all Confidential Information and Personal Data are protected against loss, destruction, damage, unauthorised or accidental access, processing, erasure, transfer, use, modification, disclosure or other misuse, and that only personnel authorised by the receiving Party for the purpose of this Agreement shall have access to such Confidential Information and Personal Data.
- 6.4 In the event of a complaint lodged by the owner of the Confidential Information and/or Personal Data, the Parties shall fully co-operate and provide necessary information and documentation reasonably required by either Party.
- In the event of any breach of the security measures put in place for the protection of the Confidential Information and/or Personal Data or any loss of the Confidential Information and/or Personal Data, the Parties agree to inform each other in writing, as soon as practicable. The provisions in this Clause shall apply during the continuance of this Agreement and even after its expiry or termination.
- 6.6 The restrictions in this Clause do not apply to the following:
  - 6.6.1 information which was at the time of disclosure, or thereafter falls, in the public domain without misconduct or negligence of the receiving Party; or
  - 6.6.2 information which is already in the receiving party's possession at the time of disclosure thereof; or
  - 6.6.3 information which is received from a third party having no obligations of confidentiality to the disclosing Party; or
  - 6.6.4 information which is independently developed by the receiving Party; or
  - 6.6.5 information which is required to be disclosed by any applicable regulatory body or by any laws or regulations or pursuant to a valid court order compelling disclosure or any requirements imposed by any similar regulatory bodies provided that the Party required to make the disclosure shall consult with the other Party insofar as is reasonably practicable before making the disclosure.

6.7 Both Parties shall cease to retain the Personal Data and Confidential Information, as soon as it is reasonable to assume that (i) the permitted purposes under this Agreement are no longer being served by retention of the Personal Data and Confidential Information; and (ii) retention is no longer necessary for legal or business purposes. In this regard, the Parties agree to securely destroy the Personal Data and Confidential Information at their own cost and expense when the Personal Data and Confidential Information is no longer required for legal or business purposes.

#### 7. TERM, AMENDMENT AND TERMINATION

- 7.1 This Agreement shall enter into force from the Effective Date and remain in effect until <<Expiry Date>> ("Term"), unless otherwise terminated under this Agreement provided that any Party hereto may notify the other in writing not less than 6 months prior to the expiry of the Term of this Agreement that it wishes to extend the term of this Agreement and if the other Party agrees, the term of this Agreement shall be extended by such other period as may be mutually agreed in writing by the authorized representatives of the Parties on the same terms and conditions of this Agreement, subject to such modifications and amendments as the Parties hereto may agree in writing.
- 7.2 This Agreement may be terminated at any time upon mutual consent or 6 months' notice in writing by either Party.
- 7.3 Without affecting any other right or remedy available to it, either Party may terminate this Agreement with immediate effect by giving written notice to the other Party if:
  - 7.3.1 the other Party has committed a material breach of any of the terms or conditions of this Agreement and has not effectively remedied the same within thirty (30) days of being requested to do so in writing (if such breach is capable of remedy); or
  - 7.3.2 the other Party has become insolvent, has become subject to judicial management proceedings, makes an assignment generally or an arrangement for the benefit of its creditors, have a receiving order made against it or if any resolution be passed or court order be made for its winding-up or if a receiver or trustee of its undertaking or any part thereof be appointed by any creditor or if any act be done which would cause any of the foregoing or if any act be done or event occur being analogous under the laws of the country in which such party is incorporated to any of the foregoing; or
  - 7.3.3 the other Party suspends or ceases, or threatens to suspend or cease, carrying on all or a substantial part of its business or activities.
- 7.4 The termination of this Agreement however caused shall be without prejudice to any rights or liabilities accrued as at the date of termination of this Agreement.
- 7.5 Prior to the termination of this Agreement under this Clause, the Parties will meet for the purpose of agreeing upon a wind down and phase out plan ("**Phase-Out Plan**")



that describes agreed-upon disengagement activities and a proper transition, as needed. The Phase-Out Plan endorsed by both Parties, will be to maintain a "status quo" experience for enrolled students during the phase-out period, giving students the opportunity to complete their degree in the Programmes if feasible, with constant and consistent curriculums, courses, degree requirements, information technology platforms, student services and activities, academic supports, facilities and other infrastructures, and policies. Consistent with the foregoing objective, the Parties will implement the Phase-Out Plan in a spirit of cooperation and concern for the well-being of the students and the equitable treatment of all faculty, administrators, staff and students. Nothing in this Agreement or the Phase-Out Plan will require, or be deemed to require, any Party to take any action or omit to take any action which, in such Party's reasonable judgement, would cause a violation of any law or accreditation requirement that governs such Party's operations or its policies or procedures.

#### 8. GOVERNING LAW

8.1 This Agreement shall be governed by and construed in accordance with the laws of the place of performance, in respect of any question or dispute thereof.

#### 9. LIMITATION OF LIABILITY

- 9.1 Neither Party will have any liability to the other Party in the course of the performance of this Agreement, other than for its wilful misconduct or breach of obligations stated in this Agreement.
- 9.2 Notwithstanding the foregoing clause, neither Party will be liable to the other Party with respect to any subject matter of this Agreement for any special, indirect, incidental, consequential, punitive damages, or lost profits, under any contract, negligence, strict liability, or other legal or equitable theory.

#### 10. DISPUTE

- 10.1 Any dispute arising out of or in connection with this Agreement which cannot be resolved by amicable discussions between the Parties' respective administering offices, shall be jointly referred to the Dean of School of Computing and Information Systems at SMU and the Dean of College of Business at NTPU or their nominees, for resolution; and if the matter still cannot be resolved, it shall be jointly referred to the President of SMU and the President of NTPU or their nominees, for resolution.
- 10.2 Any dispute arising out of or in connection with this Agreement, including any question regarding its existence, validity or termination, shall be referred to and finally resolved by arbitration administered by the Singapore International Arbitration Centre ("SIAC") in accordance with the Arbitration Rules of the Singapore International Arbitration Centre ("SIAC Rules") for the time being in force, which rules are deemed to be incorporated by reference in this Clause. The seat of the arbitration shall be Singapore. The Tribunal shall consist of one (1) arbitrator and the language of the arbitration shall be English.

#### 11. FORCE MAJEURE

- 11.1 Neither Party will be liable for any failure or delay in performing any of its obligations under this Agreement if and to the extent the failure or delay is directly due to one of the following: fire, flood, elements of nature, acts of God, health epidemics declared by the World Health Organisation, acts of war, terrorism or civil unrest, industrial action or any other similar events beyond its reasonable control which affects the general public (each a "Force Majeure Event") provided that the Party affected by the Force Majeure Event is without fault and the failure or delay could not have been prevented by reasonable precautions.
- 11.2 Subject to the Party who has been delayed promptly telling the other Party in writing of the reasons of the delay and the likely duration of the delay; and using reasonable efforts to perform its obligations under this Agreement or to mitigate the impact of its non-performance, notwithstanding the Force Majeure Event, the performance of that Party's obligations will be suspended during the period that those circumstances persist and that Party will be granted an extension of time for performance equal to the period of the delay.
- 11.3 If the Force Majeure Event shall continue for a period exceeding thirty (30) days or the extension of time granted under this Clause exceeds thirty (30) days in the aggregate, either Party may terminate this Agreement by giving fourteen (14) days' prior written notice to the other Party without being liable therefore in damages or compensation.

#### 12. MISCELLANEOUS

- 12.1 The Agreement reflects the entire understanding between the Parties.
- 12.2 This Agreement may be amended at any time by mutual consent in writing between authorized representatives of the Parties.
- 12.3 The invalidity or unenforceability for any reason of any part of this Agreement shall not prejudice or affect the validity or unenforceability of the remainder. No forbearance or indulgence on the part of one Party shown or granted to the other in enforcing any of the terms or conditions of this Agreement shall in any way affect diminish, restrict or prejudice the rights or power of such Party under this Agreement or operate or be deemed to be a waiver of any breach of the terms or conditions of this Agreement on its part.
- 12.4 This Agreement shall not be assigned or transferred, in whole or in part, by any Party except with the prior written consent of the other Party.
- 12.5 Nothing contained in this Agreement shall be deemed to create any agency, partnership or joint venture between the Parties. Neither Party shall have any right or authority to contract or otherwise create any obligation or responsibility, express or implied, in the name of or on behalf of the other except as explicitly provided herein.

- 12.6 This Agreement is non-exclusive and the Parties shall be free to enter into agreements with other parties covering cooperation on matters within the scope of this Agreement.
- 12.7 A person who is not a party to this Agreement has no right to enforce any of the terms of this Agreement.
- 12.8 This Agreement may be executed in one or more counterparts, each of which shall be deemed an original and all of which taken together shall constitute one agreement.
- 12.9 The Parties agree that certain obligations under this Agreement, which, by their nature, would continue beyond the termination or expiration of this Agreement, will survive termination or expiration of this Agreement. Such obligations include, by way of illustration only and not limitation, those obligations pertaining to personal data, intellectual property, liability, confidentiality and dispute resolution.

IN WITNESS WHEREOF, the respective authorized representatives of the Parties have caused this Agreement to be executed by their respective duly authorized representatives to be effective as of the date first above written.

SINGAPORE MANAGEMENT UNIVERSITY School of Computing and Information Systems	NATIONAL TAIPEI UNIVERSITY College of Business
By:	By:
Name: Prof. Pang Hwee Hwa	Name: Prof. Huang, Chi-Jui
Title: Dean, School of Computing and	Title: Dean, College of Business
Information Systems	Date:
Date:	

### **Annex A: Direct Admission and Fast Track**

	Direct Admission	Fast Track
Delivery	The collaboration programme will be delivered in 2 (two) stages at both, SMU and NTPU, as follows:	The collaboration programme will be delivered in 2 (two) stages at both, SMU and NTPU, as follows:
	1.1 Stage 1: students will complete their Bachelor's/Postgraduate degree programme at NTPU in Taiwan ("NTPU Programme"). Students who successfully complete the NTPU Programme may use up to 4 (four) Courses Units from the NTPU Programme ("NTPU Matching Course Units") towards the complete of the SMU MITB Programme, provided that a minimum B grade/70marks has been achieved for each NTPU Matching Course Unit	1.1 In Stage 1, final year students who are about to complete their Bachelor's degree programme at NTPU ("NTPU Programme"). Students who successfully complete the NTPU Programme may use up to 4 (four) Course Units from the NTPU Programme ("NTPU Matching Course Units") towards the completion of the SMU MITB Programme, provided that a minimum B grade/ 70 marks has been achieved for each NTPU Matching Course Unit.
	<ul> <li>1.2 In Stage 2, students will commence the SMU Master of IT in Business (MITB) Programme and complete the remaining 11 or more Course Units as well as all other degree requirements at SMU in Singapore.</li> <li>1.3 Students must commence Stage 2 within three (3) years of</li> </ul>	1.2 In Stage 2, students will commence the SMU Master of IT in Business (MITB) Programme and complete the remaining 11 or more Course Units as well as all other degree requirements at SMU in Singapore. During Stage 2, students will also complete all remaining requirements of the NTPU Programme, if necessary.
	completing Stage 1, failing which SMU shall have the discretion to take appropriate action (including, but not limited to, whether to admit a student to the SMU MITB Programme or allow a student to receive the SMU MITB Programme degree.	1.3 Students must complete both, Stages 1 and 2, within three (3) years of commencing Stage 1, failing which SMU shall have the discretion to take appropriate action (including, but not limited to, whether to admit a student to the SMU MITB Programme or allow a student to receive the SMU Programme degree).
Management of Programme	The NTPU Programme (Stage 1) is managed by NTPU according to its own rules and regulations.	2. The NTPU Programme (Stage 1) is managed by NTPU according to its own rules and regulations. NTPU students admitted to the SMU Programme (Stage 2) are required to complete the NTPU Programme prior to the completion of the SMU Programme. Students who do not complete the NTPU Programme will not be awarded the SMU Programme degree.
Graduation	3. The SMU MITB Programme requires a completion of 15 Course Ur	nits, of which up to four (4) NTPU Matching Course Units may be taken

	Direct Admission Fast Track
requirement	into account subject to the requirement mentioned in Clause 1.1, and the remaining Course Units must be obtained at SMU within a minimum of one (1) year to a maximum of two years and 3 months (2.25 years) under one of four tracks, with a combined minimum GPA of 2.5, as detailed in Annex A-I, which may be subject to change in terms of curriculum, courses and academic calendar, in accordance with SMU's rules, regulations and policies. Any such changes will be communicated to <b>NTPU</b> in a timely manner. Students will be awarded the SMU MITB Programme degree upon fulfilment of all the course requirements as well as other graduation requirements imposed by SMU. The details of the <b>NTPU</b> Matching Course Units are referenced in Annex A-II.
Institutional policies	4. Students admitted to Stage 1 will be enrolled as NTPU students and students admitted to Stage 2 will be enrolled as SMU students, and will be subject to respective institutional policies and procedures (including student handbook provisions governing attendance, absence, withdrawal, and disciplinary procedures) as either Party deems applicable to that student during the respective Programmes.
Fees	5. Students will be responsible for paying prevailing tuition fees consistent with policies established by NTPU for Stage 1 courses delivered by NTPU; and prevailing tuition fees (which will be inclusive of the prevailing Goods & Services Tax) consistent with policies established by SMU for Stage 2 courses delivered by SMU, in accordance with each Party's payment conditions and schedule for their respective Programmes. The Parties acknowledge and agree that neither Party will share with the other Party the tuition fees that it receives in connection with its programme.
Application and Admission Process	<ul> <li>i. Admission to the NTPU Programme (Stage 1)         NTPU will apply its own admission policies, procedures, conditions and criteria to shortlist students for admission and enrolment into the NTPU Programme.</li> </ul>
	ii. NTPU shall allow SMU to market and publicize the SMU MITB Programme through events such as roadshows and information sessions at NTPU. NTPU shall use reasonable efforts to assist SMU in such events where necessary.
	iii. Admission to the SMU MITB Programme (Stage 2) Acceptance into the NTPU Programme does not guarantee successful enrolment into the SMU MITB Programme. Selection of the candidates for the SMU MITB Programme will be made solely by SMU. The criteria for the shortlisting of applicants, the interview format, the selection process and the appeal process will be in accordance with SMU's rules, policies and guidelines. The interview may be conducted face-to-face or via Zoom or any other similar communication tools, with representatives of SMU. Admission to the SMU MITB Programme is based on the following terms which may be amended from time to time, as deemed appropriate by SMU based on current admission requirements of the SMU MITB Programme or as otherwise previously informed by SMU:
	<ul> <li>a. NTPU undergraduate degree with GPA of 3.0 out of 4.0 or equivalent; [For Fast Track: a transcript of currently enrolled NTPU undergraduate degree with GPA of 3.0 out of 4.0 or equivalent]</li> <li>b. minimum GMAT score of 610 or GMAT Focus of 575 or minimum GRE combined score of verbal and quantitative components of 313 or SMU Admissions Test consisting of verbal, reasoning and inductive components and achieve a minimum overall score of 56, wherein</li> </ul>

**Direct Admission Fast Track** GMAT is preferred (SMU reserves the right to make adjustments to the minimum scores in the future, and will notify NTPU with sufficient notice period); [For Fast Track: minimum GMAT score of 630 or GMAT Focus of 585 or minimum GRE combined score of verbal and quantitative components of 316 or SMU Admissions Test consisting of verbal, reasoning and inductive components and achieve a minimum overall score of 58, wherein GMAT is preferred (SMU reserves the right to make adjustments to the minimum scores in the future, and will notify NTPU with sufficient notice period)] c. minimum IELTS score of 6.5 [For Fast Track: minimum IELTS score of 7], TOEFL score of 90 [For Fast Track: minimum TOEFL score of 100] or equivalent; SMU MITB Programme may accept Fast Track students with IELTS 6.5/TOEFL 90 on a case-by-case basis d. an admission interview; e. resume/cv: personal statement; recommendation letters. h. requirement for two years of working experience will be waived for MITB; iv. Students must make an online application for the SMU MITB Programme and submit the required documents via SMU's online application portal. Students will be required to pay all prevailing application fees (which will be inclusive of the prevailing Goods & Services Tax). SMU will directly inform the applicants on the outcome of the selection. SMU will also handle any appeals and communicate the appeal outcome to the applicant. The Parties agree that applicants will be officially recognized as students of SMU only after successful matriculation into the SMU MITB Programme, and not before that. All modules of the SMU MITB Programme will be fully conducted and completed at SMU's campus in Singapore or virtually or it will be conducted in a hybrid environment of physical and virtual classes, which would be subject to laws and/or government directions in Singapore and SMU's decisions as well as policies with regard to safe distancing measures, at the

Enrolment into the SMU MITB Programme is also conditional on students obtaining the necessary student visa from the Singapore Immigration and Checkpoints Authority (ICA). SMU will assist at its best effort and in good faith in the issuance of appropriate

documentation for purposes of obtaining the student visa one month before enrolment into SMU.

relevant time, with the exception of exchange modules, if applicable.

#### A-I: Details of courses in the SMU Programme

#### The SMU MITB Programme is composed of 6 Series of Courses Areas:

#### Financial Technology (FINTECH)

Web3 in Tokenised Assets & NFTs\*

Digital Banking & Trends®
Fintech Innovation & Startups^®
Financial Markets Systems & Technology
Digital Payments & Innovations
Data Science in Financial Services^®
Quantum Computing in Financial Services^
RiskTech & RegTech
Corporate & Consumer Financial Technology
Web3 in Digitalised Currencies & CBDCs\*

#### Analytics Technology & Applications (ANALYTICS)

Data Science for Business<sup>®</sup> Data Analytics Lab<sup>®</sup> Customer Analytics & Applications<sup>®</sup> (SMU-X) Operations Analytics & Applications Big Data: Tools & Techniques Visual Analytics & Applications Text Analytics & Applications Social Analytics & Applications Social Analytics & Applications<sup>®</sup> Applied Machine Learning<sup>®</sup> Data Management Applied Healthcare Analytics\* Geospatial Analytics & Applications\* Query Processing & Optimisation Prompt Engineering for LLMs\*

#### **Artificial Intelligence & Applications (AI)**

Artificial Intelligence and Uncertainty Reasoning<sup>®</sup> Algorithm Design & Implementation<sup>®</sup> Multi-Agent Systems<sup>®</sup> Deep Learning for Visual Recognition<sup>®</sup> Natural Language Processing for Smart Assistants<sup>®</sup> Al Planning and Decision Making<sup>®</sup> Recommender Systems<sup>®</sup> Introduction to Reinforcement Learning<sup>®</sup> Introduction to Reinforcement Learning<sup>®</sup> Machine Learning Engineering<sup>®</sup> Prompt Engineering for LLMs<sup>®</sup> Al System Evaluation<sup>®</sup> Al Translational Research Seminar<sup>®</sup>

#### **Digital Transformation (DT)**

Digital Transformation Strategy (SMU-X) <sup>®</sup>
Digital Organization and Change Management <sup>®</sup>
Agile and DevSecOps <sup>®</sup>
Business Applications of Digital Technology (digital) Product Management <sup>®</sup>
Digital Governance & Risk Management

Experimental Learning & Design Thinking Digital Enterprise Architecture Digital Technologies & Sustainability\* Digitalisation and Process Innovation

#### **Information Technology Management (TECH)**

Cybersecurity Technology & Applications
Spreadsheet Modeling for Decision Making
IT Project & Vendor Management
Global Sourcing of Technology & Processes
IoT Technology & Applications
Business Applications of Digital Technology
Blockchain Technology
Modern Software Solution Development
Web3 Fundamentals
Computational Thinking with Python<sup>®</sup>
Statistical Thinking for Data Science<sup>®</sup>

Practicum
Capstone Project (2 Course Units)
Internship (2 Course Units)

In addition, students are required to take SMU Professional Development Courses which is equivalent to 1 course unit.

#### Note:

The curriculum, courses and academic calendar may be subject to changes, in accordance with SMU's rules, regulations and policies. SMU shall inform NTPU of any such changes in a timely manner.

#### **ANNEX A-II: NTPU Matching Course Units**

NTPU Course Code	NTPU Course Title	SMU Course Code	SMU Course Title
M6148	Big Data Analysis	ISSS602	Data Analytics Lab
M5265	Artificial Intelligence for Text Analytics	ISSS609	Text Analytics & Applications
M5010	Software Engineering	IS631	Modern Software Solution Development

<sup>\*</sup> refers to half Course Unit courses

<sup>&</sup>lt;sup>®</sup> refers to compulsory courses

<sup>#</sup>Graduation Requirement for AI track students, without credit

<sup>^</sup>Pre-requisite course is required

# A maximum of 2 CUs can be transferred from the courses listed below:

NTPU Course Code	NTPU Course Title	SMU Course Code	SMU Course Title
M5195	Accounting	ACCT676	Financial and
			Management
			Accounting
M5218	Seminar: Corporate	FNCE6039	Finance
	Finance		
M6009	Strategy	MGMT698 or	Strategic
	Management	MGMT6009 or	Management
		MGMT6010	

### **ANNEX SS: Fees and Discounts**

Table 1- Fee Structure, Scholarship and Payment Schedule

Fee Structure	<ul> <li>The SMU MITB Programme Tuition fee for AY2025 is S\$54,500 (inclusive of GST) for completing 15 Course Units at SMU. The current GST rate in Singapore from 1<sup>st</sup> Jan 2024 is 9%, thus the computation of Tuition Fee is S\$50,000 x 1.09 = \$54,500.</li> <li>Prevailing GST will apply.</li> <li>Prevailing application and registration fees will apply.</li> <li>The current application fees is S\$100 (inclusive of GST).</li> <li>Registration fees for international students is S\$500</li> </ul>
	<ul> <li>(inclusive of GST)</li> <li>SMU Admission Test fee per test: S\$125 (inclusive of GST).</li> <li>Each additional 1.0 Course Unit fee (beyond 15 Course Unit): S\$3,270 (inclusive of GST for 2025).</li> <li>An admin fee will be charged from the 6<sup>th</sup> regular term onwards for every extended term. The admin fee per regular term is S\$2,725 (inclusive of GST). Each regular term refers to a duration of 10 weeks.</li> </ul>
	Goods and Services Tax (GST) is a tax collected on behalf of the Singapore Government and will be charged at the prevailing rate. Tuition fees (before GST) are locked in once the student enters the programme. SMU reserves the right to alter tuition fees for new incoming cohorts when required.
Tuition Fees Discount	<ul> <li>SMU will offer partial MITB tuition fees discounts to every successful candidate from NTPU based on the following:         <ul> <li>0 Course Unit exempted: \$\$4,000</li> <li>1 Course Unit exempted: \$\$10,000</li> <li>2 Course Units exempted: \$\$13,000</li> <li>3 Course Units exempted: \$\$13,000</li> <li>4 Course Units exempted: \$\$16,000</li> </ul> </li> <li>Students from NTPU receive a one-time fee waiver of \$125 for the SMU Admission Test when applying to the SMU MITB programme.</li> <li>The above discounts will be deducted from the base tuition fee of \$\$50,000 and SMU reserves the right to make changes to the discounts</li> </ul>
Payment Schedule	<ul> <li>Application fee to be paid upon application for the SMU MITB Programme. Application fee is non-refundable.</li> <li>A non-refundable deposit of S\$5,000 (the "Deposit") shall be paid upon acceptance of an offer made by SMU.</li> <li>Registration fee to be paid upon online matriculation. Registration fee is non-refundable.</li> <li>First billing of tuition fee (50% of tuition fee, including non-</li> </ul>

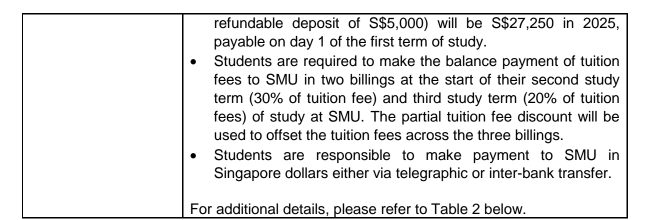


Table 2: Detailed Computation of SMU MITB Programme's Prevailing Fees

Details	Exclude GST	Includes prevailing GST (9%)	Payment Event
Application Fee	-	S\$100	Upon Application, non-refundable
• SMU Admission Test Fee (per test)	-	S\$125	For every attempt of the test
Registration Fee	-	S\$500	Upon online matriculation and confirmation of student visa, non-refundable
<ul> <li>Additional 0.5         Course Unit Fee         (optional) for 2025     </li> </ul>	S\$3,000/2 = S\$1,500	S\$1,500 x 1.09 = S\$1,635	2 weeks after course start date
<ul> <li>Additional 1.0         Course Unit Fee         (optional) for 2025     </li> </ul>	S\$3,000	S\$3,000 x 1.09 = S\$3,270	2 weeks after course start date
Admin fee for 2025	S\$2,500	S\$2,500*1.09 = S\$2,725	2 weeks before start of 6 <sup>th</sup> regular term for full time students

Note: Goods and Services Tax (GST) is a tax collected on behalf of the Singapore Government and will be charged at the prevailing rate. Tuition fees (before GST) are locked in once the student enters the programme. SMU reserves the right to alter tuition fees for new incoming cohorts when required.

<sup>&</sup>lt;sup>+</sup> The amount illustrated is based on current prevailing GST at 9% in 2025. Should there be any future GST change, the applicable total amount payable will be charged accordingly.





# COLLABORATION AGREEMENT BETWEEN NATIONAL TAIPEI UNIVERSITY AND THE REGENTS OF THE UNIVERSITY OF CALIFORNIA FOR THE UNIVERSITY OF CALIFORNIA, IRVINE

This Collaboration Agreement ("Agreement") is by and between NATIONAL TAIPEI UNIVERSITY ("NTPU") located at No. 151, University Rd., Sanxia Dist., New Taipei City 237303, Taiwan (R.O.C.) and THE REGENTS OF THE UNIVERSITY OF CALIFORNIA, as described in Section 9 of Article IX of the Constitution of the State of California, on behalf of the University of California, Irvine ("UCI"), The Paul Merage School of Business, located at 4293 Pereira Road, Irvine, CA 92697, (hereafter referred to individually as a "Party" and collectively as the "Parties"). The Parties enter this Agreement with respect to only the Paul Merage School of Business at UCI and not with respect to any other school, campus, division, or organization within UCI or the University of California.

#### **Preamble**

The Parties have found that it is mutually beneficial to collaborate on the UCI 3+2 Program ("3+2 Program"). The 3+2 Program provides eligible NTPU students with the opportunity to obtain two degrees within a five-year period: a Bachelor of Business Administration ("B.B.A.") from NTPU and a Master of Finance, Master of Innovation and Entrepreneurship, Master of Professional Accountancy, or Master of Science in Business Analytics (each such Master, "One-Year Master's") from UCI.

#### Section 1 Contacts

The Parties designate the following individuals to serve as liaisons for implementing this Agreement. If a Party's contact changes, that Party will notify the other Party in a reasonable time.

#### **NTPU Program Contact:**

Chun-Yu Lin
Director of AACSB Office/ International
Relations
151 University Rd., Sanxia Dist., New Taipei City,
237303 Taiwan

intlrelations@gm.ntpu.edu.tw +886-2-86741111 ext. 66305

#### **UCI Program Contact**:

Nick Shaffer
Director, External Relations
4293 Pereira Road
Irvine, CA 92697-1910 United States
+1 (949) 824-6293, nshaffer@uci.edu

#### **UCI Agreement Contact:**

International Agreements Officer Office of Global Engagement 254 MSTB Irvine, CA 92697-1910, United States +1 (949) 824-9705, global@uci.edu

#### Section 2 Term and Termination

This Agreement remains in effect for one year from the date of the last signature, unless terminated as permitted herein. Either Party may terminate this Agreement for any reason upon thirty days' prior written notice to the other Party, provided that the Parties shall cooperate to ensure that programs then in place are terminated in a manner that appropriately protects the rights of students and provided that the Parties reasonably consult when notice of termination is served on the non-terminating Party.

#### Section 3 Collaboration

#### 3.1 Overview

- A. During Years 1-3 of their university education, students attend NTPU with a chosen major in The College of Business.
- B. During Year 4, students attend UCI to complete their undergraduate education in their chosen major. In addition, students apply to UCI's One-Year Master's Program with a concentration in the same major they chose for Years 1 4.
- C. Upon successfully completing Year 4 and all requirements for the B.B.A. from NTPU, students receive a B.B.A. in their chosen major from NTPU.
- D. During Year 5, students accepted into the One-Year Master's program attend UCI and complete the One-Year Master's requirements for their chosen major.
- E. Upon successfully completing the requirements for the One-Year Master's degree, students receive a Master's degree from UCI.

#### 3.2 Eligibility

To be eligible to apply for the 3+2 Program, NTPU students must first:

- A. successfully complete three years of undergraduate education at NTPU with a major in The College of Business;
- B. be selected by NTPU as candidates for application to the 3+2 Program; and
- C. meet UCI's English language proficiency requirements.

#### 3.3 Administration of the 3+2 Program

- A. Phase I Years 1-3 at NTPU
  - 1. Students study at NTPU and complete Years 1-3 of their undergraduate education in their chosen major in The College of Business.
  - 2. NTPU may select up to five eligible students per year as candidates for the 3+2 Program.
  - Student selected by UCI as qualified for the 3+2 Program apply by following UCI Division of Continuing Education's Academic Study Abroad Program ("ASAP") admissions procedures, requirements, and deadlines. Information about ASAP is available on the ASAP website located at <a href="https://ip.ce.uci.edu/programs/experienceuci/asap/">https://ip.ce.uci.edu/programs/experienceuci/asap/</a> (website address current as of November 2024).
  - 4. UCI evaluates applicants pursuant to its admission standards and selection criteria. UCI has sole discretion to accept or deny students for admission to the 3+2 Program.
  - 5. UCI provides accepted students with an official letter of acceptance to facilitate the processing of students' F-1 visas. Only students who successfully obtain an F-1 visa may continue to Phase II

#### B. Phase II - Year 4 at UCI

- 1. Accepted students enroll at UCI through ASAP to continue their chosen major and take ASAP's non-credit required courses. UCI shall provide Year 4 students with the same support services provided to all international students studying at UCI through ASAP.
- 2. In the fall quarter of Year 4, UCI shall encourage Year 4 students to apply to the One-Year Master's program in the same major chosen for their undergraduate education.
- 3. During Year 4, in addition to enrolling in the non-credit ASAP courses, students may also enroll in up to two graduate-level management courses in their chosen major. Credits for the graduate courses count only towards One-Year Master's degree requirements.
- 4. Upon students' successful completion of Year 4 and all requirements for the B.B.A. from NTPU, NTPU shall award students with a B.B.A. degree in their chosen major. To support the

Collaboration Agreement Between National Taipei University and University of California, Irvine Page 2 of 8

- students' application to UCI's One-Year Master's program and with students' written consent, NTPU shall provide to UCI the students' complete transcripts and letters confirming the students have been awarded B.B.A. degrees.
- 5. UCI evaluates whether the One-Year Master's program applicants meet UCI's admissions standards and selection criteria. UCI has sole discretion to accept or deny students for admission to the One-Year Master's program.

#### C. Phase III – Year 5 at UCI

- Students accepted into UCI's One-Year Master's program in their chosen major enroll in and attend the UCI graduate courses required to complete the One-Year Master's degree requirements.
- 2. Upon student's successful completion of the requirements for the One-Year Master's degree, UCI shall award them with a One-Year Master's degree in their chosen major.

#### 3.4 Year 4 Curriculum Development

- A. UCI shall develop the Year 4 curriculum, in consultation with NTPU, to ensure Year 4 students can fulfill the requirements of a NTPU B.B.A. in their chosen major.
- B. The Year 4 curriculum will include management courses that fulfill NTPU degree requirements as well as the additional non-credit courses required by ASAP.
- C. The Parties shall mutually agree on the Year 4 curriculum in writing before any students are accepted into the 3+2 Program.

#### 3.5 UCI's Right to Dismiss NTPU Students

UCI has the right to dismiss any NTPU student for academic or personal misconduct in violation of UCI policies and procedures or in violation of federal or state law. UCI shall provide notification of dismissal to NTPU to the extent notification complies with the Family Educational Rights and Privacy Act (FERPA) and other privacy laws. The dismissal of a NTPU student from the 3+2 Program does not abrogate this Agreement or the arrangements regarding other students.

#### 3.6 Responsibilities of NTPU Students

- A. Students are solely responsible for all tuition, fees, and expenses associated with their participation in the 3+2 Program as provided in Section 3.7 of this Agreement.
- B. ASAP is available to assist Year 4 students with locating and securing housing. Year 5 students are solely responsible for securing housing. All students are solely responsible for securing transportation, meals, and incidentals while in the United States.
- C. Students must comply with UCI policies and procedures, including but not limited to requirements related to academic honesty, laboratory safety training and student conduct.
- D. Students must provide proof of health insurance with limits and coverages sufficient to satisfy UCI and must maintain that insurance in full force and effect for the duration of the visit.
- E. Students must comply with UCI policies and procedures and federal and state law.

#### 3.7 Financial Obligations

- A. No compensation will be paid between NTPU and UCI for students' participation in the 3+2 Program.
- B. NTPU shall collect directly from students the tuition and fees charged by NTPU for Years 1-3. UCI has no claim against such tuition or fees.
- C. UCI shall collect directly from students the tuition and fees charged by UCI for Years 4-5. Such tuition and fees are those required by UCI and ASAP, which may be adjusted at UCI's sole

discretion. NTPU has no claim against such tuition or fees, and NTPU shall not charge a commission on such tuition or fees.

- D. Students are solely responsible for all expenses incurred by them through their participation in the 3+2 Program. Expenses may include without limitation:
  - 1. passport and visa fees;
  - 2. airfare and airport transfers;
  - 3. tuition and fees;
  - 4. textbooks and course materials;
  - 5. housing, local transportation, and meals;
  - 6. health insurance and health care;
  - 7. fees required to access recreational facilities and other campus facilities; and
  - 8. miscellaneous incidental expenses.

#### 3.8 Liability Insurance

Each Party shall maintain general liability insurance, property insurance, and automobile liability insurance with responsible and reputable insurance companies or associations, or shall self-insure for same, in amounts that are reasonable and customary for institutions located in that Party's home country that are of comparable size and nature and that undertake similar activities. Each Party shall provide written proof of the existence of such coverage to the other Party upon request. Each Party acknowledges that proper coverage is subject to audit, review, and modification based upon specific risks presented.

#### 3.9 Export Control

The Parties shall ensure that all activities that result from this Agreement comply with U.S. export laws and regulations and UCI export control policy. NTPU acknowledges and agrees that it will not provide export-controlled information or technology to UCI under this Agreement.

#### **GENERAL TERMS AND CONDITIONS**

#### Section 4 Health and Conduct Requirements for Individuals on UC Campuses

To help mitigate possible exposure to and transmission of the SARS-CoV-2 virus, which causes COVID-19, all individuals on UCI controlled property must comply with the requirements and guidance from all applicable public health offices, the University of California (UC) and UC Irvine. Requirements and guidance may relate to, without limitation, vaccines, face coverings and/or masks, physical distancing, testing, contact tracing, symptom checks, symptom reporting, isolation, quarantine, capacity/density limitations, training, and travel.

The pandemic presents changing circumstances, and requirements and guidance may therefore change. The requirements and guidance that govern this Agreement are the ones that are in effect at the time of the activity contemplated in this Agreement. In addition to the resources provided below, the UCI Contact identified in this Agreement will provide participants with the then-current resources.

The most current directives, guidance, and information regarding COVID-19 requirements are available at: <a href="https://ehs.uci.edu/public-health/covid-19/index.php">https://ehs.uci.edu/public-health/covid-19/index.php</a> (website address current as of November 2024).

Questions from NTPU related to compliance with this section should be directed to UCI's Global Risk Manager, Allison Ulloa, at <a href="mailto:arulloa@uci.edu">arulloa@uci.edu</a>.

NTPU must inform participants before they travel to UCI that if they experience symptoms or think that they have been exposed while they are at UCI, they must contact the UCI Coronavirus Response Center at (949) 824-9918 or COVID19@uci.edu.

#### Section 5 Academic Freedom

Nothing in this Agreement shall be interpreted as being inconsistent with the policies of The Regents of the University of California regarding the protection of academic freedom.

#### Section 6 Equal Opportunity

With respect to this collaboration and consistent with applicable United States federal law, California State law and University of California policy, the Parties shall prohibit discrimination and harassment on the basis of race, color, national origin, religion, sex, gender, gender expression, gender identity, gender transition status, pregnancy, physical or mental disability, medical condition, genetic information (including family medical history), ancestry, marital status, age, sexual orientation, citizenship, or service in the uniformed services.

#### Section 7 Confidentiality

If one Party discloses Confidential Information to the other Party, the receiving Party will: (1) maintain the confidentiality of the disclosing Party's Confidential Information, except as may otherwise be required by law, including but not limited to the California Public Records Act; (2) use the same degree of care to maintain the secrecy of the Confidential Information as it uses to maintain the secrecy of its own information of like kind; (3) use the Confidential Information only to accomplish the purposes for which the disclosure was made.

"Confidential Information" means information that: (1) is marked "Confidential" at the time of disclosure; or (2) is disclosed orally, identified at the time of such oral disclosure as confidential, and reduced to writing as "Confidential" within thirty days of such oral disclosure.

Confidential Information does not include information that: (1) the receiving Party can demonstrate by written records was known to the receiving Party prior to the effective date of the Agreement; (2) is currently in, or in the future enters, the public domain other than through a breach of the Agreement or other acts or omissions of the receiving Party; or (3) is obtained lawfully from a third Party.

The provisions of this section will continue in effect for three years after expiration or termination of this Agreement.

#### Section 8 Data Privacy and Security

"Protected Information" means information that identifies or is capable of identifying a specific individual.

Should a Party collect Protected Information and transfer such Protected Information to the other Party, the transferring Party shall ensure that such Protected Information will be provided to the receiving Party only if: (1) the transferring Party has obtained the Protected Information lawfully; and (2)(a) the transferring Party has notified the individual in writing that the transferring Party will share the Protected Information with the receiving Party for the individual's participation in the Program or (b) the individual has voluntarily consented to the transfer in writing.

Each Party shall: (1) to the extent permitted by law, keep all non-public Protected Information confidential and handle Protected Information appropriately, in compliance with all laws and such Party's policies concerning privacy; (2) take appropriate technical and organizational security measures against unauthorized or unlawful disclosure or loss of Protected Information; and (3) promptly respond to and assist with any inquiries from individuals regarding their Protected Information.

#### Section 9 Indemnification

Each Party shall defend, indemnify, and hold the other Party, its officers, employees, and agents harmless from and against any and all liability, loss, expense, including attorneys' fees, or claims for injury or damages arising out of the performance of this Agreement, but only in proportion to and to the extent such liability, loss, expense, attorneys' fees, or claims for injury (including death) or damages are caused by or result from the negligent or intentional acts or omissions of the indemnifying Party, its officers, employees or agents. The Party seeking indemnification agrees to provide the other Party with prompt notice of any such claim or action and to permit the indemnifying Party to defend any claim or action, and to cooperate fully in such defense. The indemnifying Party shall not settle or consent to the entry of any judgement in any action, suit or proceeding without the consent of the indemnified Party, which consent shall not be unreasonably withheld, conditioned, or delayed.

#### Section 10 Use of Name

Neither Party will use the name, abbreviation of the name, logo, seal, or any other mark of the other Party, including in any advertisement, press release or publicity related to this collaboration, without that other Party's prior written approval. To seek approval, a Party will submit a request to the other Party's program contact specified in section 1, who will assist with obtaining any authorization required by their institution.

#### Section 11 Force Majeure

Neither Party shall be liable for delays due to causes beyond the Party's control (including but not limited to war, civil disturbances, earthquakes, fires, floods, epidemics/pandemics, quarantine restrictions, freight embargoes, and unusually severe weather). In the event that UC considers it necessary or prudent to cancel this Agreement due to circumstances related to COVID-19, or to any reoccurrence of the COVID-19 outbreak, UC may do so and be relieved of any further financial obligation, risk, or other liability by providing seventy-two (72) hours prior written notice of cancellation.

#### Section 12 Notices

Any notice or communication required by this Agreement shall be in writing and shall be deemed to have been duly given if delivered personally, sent by a global express carrier service that requires recipient's signature upon delivery, or sent by prepaid registered mail addressed to the other Party at the address(es) set forth in section 1. Additionally, notices by email will be considered legal notice if the person to whom notice was emailed personally acknowledges in writing having received it.

#### Section 13 Relationship of the Parties

In the performance of this Agreement, the Parties and their officers, agents, and employees, shall act as independent contractors. Nothing in this Agreement shall create, or be construed to be, a joint venture, association, partnership, franchise, or other form of business relationship. Unless otherwise agreed in a separate

writing, the employees, agents, or assigns of one Party shall not be considered the employees of the other Party for any purpose, including but not limited to workers' compensation purposes.

#### **Section 14 Third Party Beneficiary**

There are no intended third-Party beneficiaries to this Agreement.

#### Section 15 Assignment

Neither Party may assign this Agreement without the prior written consent of the other Party.

#### Section 16 Severability

If any term, condition, or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions shall nevertheless continue in full force and effect and shall not be affected, impaired, or invalidated in any way.

#### Section 17 Non-Waiver

Waiver or non-enforcement by either Party of a term or condition shall not constitute a waiver or a non-enforcement of any other term or condition or of any subsequent breach of the same or similar term or condition.

#### Section 18 Survival

Provisions of this Agreement, which by their express terms or by necessary implication apply for period of time other than specified herein, shall be given effect notwithstanding termination or expiration.

#### **Section 19 Amendments**

Any changes, additions, or other amendments to this Agreement must be made in a writing signed by the authorized representatives of each Party.

#### Section 20 Dispute Resolution; Governing Law; Jurisdiction; Venue; Sovereign Immunity

The Parties shall endeavor to resolve any dispute related to this Agreement amicably by consulting and negotiating with each other and, recognizing their mutual interests, attempting to reach a solution satisfactory to both Parties. California law shall control this Agreement and any document to which it is appended, without regard to any conflict of law principles that would result in the application of any law other than the law of the State of California. The exclusive jurisdiction and venue for any and all actions arising out of or brought under this Agreement is in a state court of competent jurisdiction, situated in Orange County, California. NTPU hereby waives any right to sovereign immunity, to the maximum extent permitted by law, in relation to any proceedings with respect to any aspect of this Agreement or its enforcement.

#### **Section 21 Entire Agreement**

This Agreement sets forth the entire agreement of the Parties with respect to the subject matter herein and supersedes any prior or contemporaneous agreements, oral and written, and all other communications between the Parties with respect to such subject matter.

#### Section 22 Controlling Language

The controlling language of this Agreement is English. If a translation of this Agreement is signed by the Parties, the English version will govern in the event of a conflict between the English version and the translation.

#### **Section 23 Electronically Transmitted Signatures**

For purposes of this Agreement, signatures transmitted by Portable Document Format (PDF) will constitute effective execution of this Agreement sufficient to bind each Party.

OF

#### Section 24 Authority of Parties; Signatories

Each person signing this Agreement represents and warrants that he or she is duly authorized and has legal capacity to execute this Agreement.

NATIONAL TAIPEI UNIVERSITY	THE REGENTS OF THE UNIVERSITY OF CALIFORNIA ON BEHALF OF THE UNIVERSITY CALIFORNIA, IRVINE
Chi-Jui Huang, Ph.D., Dean, College of Business	lan O. Williamson, Ph.D. Dean, The Paul Merage School of Business
Date:	Date:
	Read and acknowledged by:

資訊管理研究的

國立臺北大學商學院資訊管理研究所113學年度第1學期第3次所務會議記錄(節錄)

時 間:113年10月22日(二)中午12點30分

地 點:三峽校區商學大樓8F40資管所會議室 (線上會議併行)

主 席:温演福所長

出 席:温演福老師、戴敏育老師、黃懷陞老師、潘令妍老師、林維軒同學

呂嘉洋同學

線上參加:蕭嘉惠老師

請 假:汪志堅老師、林彦君老師

記 錄:鄧雅燕助教

壹、 主席報告 (略)

貳、 確認上次會議記錄(1130910)

113學年度第1學期第2次會議記錄經出席委員確認無誤。

# 參、 議案討論:

案 一:申請商學院補助邀請國際知名學者John W. Creswell 蓝校進行學術交流活動案,提請審議。

說 明:一、依據「國立臺北大學商學院陳藏固先生國際交流獎學金暨國際講座使用辦法」第五條規定辦理。

- 二、本所擬邀請John W. Creswell教授於114年1月2日至114年1月3日 止來臺訪問,並於114年1月2日(四)於本校進行演講活動。
- 三、相關資料請參考附件一。請討論。

決 議:照案通過。

肆、 臨時動議:無。

伍、 散 會:13點15分結束會議。



# The Graduate Institute of Information Management, 151, University Rd., San Shia District, New Taipei City, 23741 Taiwan

Jan. 2<sup>nd</sup>-3<sup>rd</sup>, 2025

National Taipei University 151, University Rd., San Shia District, New Taipei City, 23741 Taiwan (R.O.C)

Dear Prof. John W. Creswell,

In my capacity as Director of The Graduate Institute of Information Management at National Taipei University, I am pleased to invite you to visit National Taipei University during the period Jan. 2 2025 – Jan. 3 2025.

During this period, you will be engaged in short-term visiting activities.

- Jan. 2 Meet our faculties and campus tours
   Lunch time
   Deliver a talk in Faculty and Master students of our Institute
- Jan. 3 Seminars with our Faculty of Commerce and Information Systems laboratory
  Meet with Dean Chen of our college to discuss the collaboration opportunities
  Lunch meeting on research collaboration

We are delighted to welcome you to the National Taipei University at New Taipei City as a Visiting Scholar and we look forward to working with you.

Sincerely,

Yean-Fu Wen

Director of The Graduate Institute of Information Management

Email: yeanfu@mail.ntpu.edu.tw

Phone: +886-2-2674-8189 ext. 66894 or Mobile Phone: +886-928503160

Office: Room 829, Law Building

# 國立臺北大學商學院 補助邀請國外學者專家短期訪問、客座 計畫書

邀請國際科技人士 John W. Creswell 博士短期訪問

(2025/1/2-2025/1/3)

申 請 人:温演福 老師

申請單位:國立臺北大學資訊管理研究所

申請日期:2024/10/22

# 一、訪問緣起

Prof. John W. Creswell 任教於 University of Michigan 擔任教授,是一位美國學者,以其在混合方法研究方面的工作而聞名。他撰寫了大量期刊文章和 27 本有關混合方法研究、研究方法和質性研究的書籍。對於教授的功成名就早有所聞,而今的名氣更大了,若能莅臨是本校莫大的榮幸,在本校推動國際化之際,邀請 Creswell 教授的到訪,透過講座的方式來開拓本校師生的國際視野。

## 二、訪問目的

這次到訪的目的列述三項如下:

- 透過國際交流向大師學習,增進老師和學生的國際視野,也 向國外學習研究方法,增進學術能力。
- 透過與 Creswell 教授的接觸,學習混合方法研究,尋求在國際重要期刊發長的機會。
- 3. 透過交流分享重要期刊進行的內容與方式,諮詢 Creswell 教授的評論與改進的地方,依此增進頂級期刊論文發表機會。

# 三、進行方式

這次交流的方式主要有以下三種:

- 1. 演講活動: 這次交流主要是邀請演講,以提供商學院同學透過現場或是線上聆聽,並且保留較多的時間提供現場 Q&A。
- 2. 諮詢活動:針對論文研究之議題趨勢、研究方法、實驗摸擬、··· 的發展趨勢進行諮詢,並且搭配頂級期刊論文發表問題進行 諮詢,增進研究的質與量。

# 四、活動行程

時段	事項	参與人員/備註
114 年 1月1日	抵台	
114 年 1月2 日 11:00-12:10	校園導覽	Prof. John W. Creswell、Prof. Wu、資管所老師、長庚大學 蕭文龍教授、、校內有興趣的老師
114年1月2日 12:10-13:30	聚餐	Prof. John W. Creswell、Prof. Wu、資管所老師、長庚大學 蕭文龍教授、校內有興趣的老師…
114 年 1月2 日 14:00-15:30	國立台北大學資管所師生講座地點:商學大樓 306 會議室	主題:TBD. Prof. John W. Creswell、Prof. Wu、資管所師生、長庚大學 蕭文龍教授、、全校有興趣者
114 年 1月3 日 10:00-11:00	與商學院院長會面a	Prof. John W. Creswell、Prof. Wu、商學院長、資管所老師、 校內有興趣的老師…
114 年 1月3 日 12:00-14:00	聚餐	Prof. John W. Creswell、Prof. Wu、資管所老師、校內有興趣的老師…
114 年 1 月 3 日 14:00-16:00	教師座談分享經驗、計畫與論 文諮詢	Prof. John W. Creswell、國科會研究計畫、資策會 5G 計畫、 千如電機網通計畫諮詢、資管所老師、校內有興趣的老師

# 五、經費預算:

項目	經費預算	備註
機票	26, 000	經濟艙來回
日支生活費	8, 915	114/1/3
二代健保補充保費	188	2. 11%
專題演講	12,000	
合計	47, 103	

# 六、預期助益

透過這次的學術交流活動,邀請 Creswell 教授到本校參訪與師生互動,以拓展視野,藉由專題演講讓我們感受美國頂尖大學的講課與思考模式,從中了解國際所重視的研究領域發展趨勢,Creswell 教授咨詢如何投稿頂級期刊的技巧,以獲取不同的論點來協助我們改善論文研究的進行,透過諮詢活動進一步探詢到 Creswell 教授所任教的學校研究情況與合作機會。