



AGREEMENT ON PARTNERSHIP AND COOPERATION



**FATİH
SULTAN
MEHMET**
VAKIF UNIVERSITY

between

Part 1

**Private Higher Educational Establishment “Academician Stepan Demianchuk
International University of Economics and Humanities” (IUEH)**

and

Part 2

Fatih Sultan Mehmet Vakif University

I. General Provisions:

- 1.1. The Parties are guided by mutual interest in joint development of their scientific and innovative potential, including conducting joint research.
- 1.2. Cooperation is carried out on the basis of equality, mutual benefit, honest business partnership, and also support of mutual business contacts.
- 1.3. This Agreement does not impose any property and financial obligations on its part, and also does not establish any restrictions on their independence and autonomy in the realization of their statutory activities.

II. Subject and Conditions of the Agreement

2.1. The subject of the Agreement is the cooperation of the parties in the field of education, publications, exchange of scientific workers, taking into account skilled effective and operational mutual coordination in solving bilateral problems.

2.2. The Parties agreed:

- to participate in joint scientific and innovative projects aimed at solving urgent problems that are common interest of the parties in the field of education, publications, exchange of scientific workers;
- to provide each other with technical, advisory and mutual services;
- to exchange information necessary for joint operation of the Parties;
- to promote development of the skills of the personnel and the training of scientific personnel, including training for students (internship), postgraduates and internships of scientific and pedagogical workers;
- to carry out other types of joint activities.

2.3. The objectives and conditions of the Agreement are achievement and realization of bilateral cooperation opportunities on the basis of mutual support and partnerships.

III. Fields and Forms of Cooperation

Cooperation between the parties is based on this Agreement and additional Agreements, entered into between the parties for implementation of this Agreement.

The Forms of Cooperation Realization:

- 3.1. Implementation of joint educational and intercultural exchange activities within the framework of the intercultural project club “Opening the Borders”. **Coordinators:** Natalia Nisanoglu, Iryna Budz (IUEH).
- 3.2. Development of joint educational programs and innovative educational technologies.
- 3.3. Mutual information about educational programs and conducting of scientific events.
- 3.4. Bilateral exchange of teachers and students in order to increase the professional level, internship and practice.
- 3.5. Organizing scientific conferences and publication of scientific issues.
- 3.6. The parties specified in the Agreement shall undertake the obligations arising from the subject of the contract.
- 3.7. The units and departments of both educational institutions can carry out all of the above mentioned forms of cooperation.
- 3.8. Projects that deal with financial costs must be pre-agreed during the bilateral negotiations and recorded in the protocols of such negotiations.

IV. Rights and Obligations

- 4.1. The Parties of the Agreement are obliged to be confidential in cooperation.
- 4.2. The Parties of the Agreement can provide information to a third party only by written mutual consent.
- 4.3. The parties of the Agreement may engage a third party in cooperation only by mutual agreement of both Parties.
- 4.4. The Parties of the Agreement must inform each other about undertaken measures, which deal with the fields of cooperation and promote all kinds of activity aimed at achieving these goals in terms agreed upon by the parties 1 (one) month.
- 4.5. The Parties undertake to provide each other with advertising products, as well as to promote the common forms of cooperation at the appropriate level.
- 4.6. The Parties undertake, in implementation of this Agreement, not to reduce cooperation to the implementation of only those provisions which are already laid down, but to take all available and effective steps for search and realization of new scientific directions that develop and deepen cooperation and promote development of theoretical and experimental research.
- 4.7. Other conditions regulating the relations between the parties and not stipulated by the present Agreement, shall be made by additional agreements, which, after their signing, become an integral part of this Agreement.
- 4.8. Termination of the Agreement may be performed in accordance with the will of one of the parties with the prior written notice of the other party for 6 (six) months.

V. Responsibility of the Parties

- 5.1. The Parties are responsible for their activities under this Agreement within the limits of their obligations.
- 5.2. The Parties shall not be liable for the activities of third parties.
- 5.3. All controversial issues that arise between the Parties are resolved by negotiation.

VI Agreement term

- 6.1. The Agreement is gaining strength from the date of its signing by the Parties, it is concluded for a term of 5 years and continues, provided that each of the parties to this Agreement does not declare its intention to terminate it, in writing informing the other party not later than 6 (six) months before the expiration of the established term.
- 6.2. This Agreement is drawn up in two original copies (in English), one copy for each of the Parties.

Part 1

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Rector _____

Prof. Vitalii DEMIANCHUK



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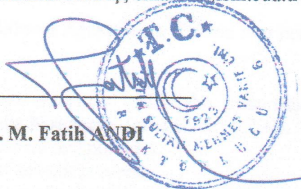
Part 2

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