



CO-OPERATION MEMORANDUM

Today on 08 / 04 / 2021 at the main office of College BIZNESI in Prishtina, address "Motrat Qiriazi "nr 29, with BRN 810494542,the following parties:

1.AUE Str Kiro Gligorov bb 1000 Skopje, as a legal entity, with BRN (Business Registration Number) 6212310, Represented by D-r Raymond Akiki,

and

2. BIZNESI College sh.p.k. legal entity, founded on 23 February 2004, with headquarters in: "Motrat Qirijazi" street, no. 29, Prishtina, represented by the Dean, Prof. Shyqeri Kabashi, (hereinafter referred to as the College);

By signing this Memorandum, the signatory parties agreed as follows:

Article 1 SUBJECT TO THE MEMORANDUM

The purpose of this Cooperation Memorandum (hereinafter referred to as "the Memorandum") is to set out the rules and modalities within which the Parties shall develop relations between them in order to achieve common objectives.

Article 2 AIM

The purpose of this Memorandum is the development of academic cooperation at the level of university studies, as well as the development of research, scientific and cultural activities between the two Institutions, more specifically but not limited to:

A) AUE Str Kiro Gligorov bb 1000 Skopje will contribute to the development of university education, professional and scientific research, participation in activities, staff training, application in projects, but not limited herein, BIZNESI College Prishtina:

B. AUE Str Kiro Gligorov bb 1000 Skopje will develop / offer staff training programs, internships, learning clinics, etc., BIZNESI College;

C). AUE Str Kiro Gligorov bb 1000 Skopje the signatories of this Memorandum will cooperate and provide mutual assistance in the case of the institutional accreditation process and that of study programs.





Ç). The Parties shall cooperate in national and international projects in the fields of activity of the Parties and their close associates. Furthermore, the forms of cooperation will be carried out through participation in international and European projects, conducted by AUE Str Kiro Gligorov bb 1000 Skopje and/or the College through the support of

D). Organizing scientific conferences, activities and projects aimed at scientific research, exchange of academic staff, and organization of joint scientific conferences in the fields in which the signatory parties operate.

Article 3

COMMITTMENTS OF THE PARTIES AND FORMS OF COOPERATION

Cooperation is based on democratic principles and in accordance with the autonomy and academic freedom of both institutions.

The Parties agree on the implementation of research projects, training and higher education activities, initiatives aimed at increasing the results of activities and any other activity of common interest, through the definition of relevant Memorandums / special protocols. Any subsequent Memorandum shall be in accordance with this Framework Agreement and the relevant legislation governing the scope of each Party shall be approved by the Parties.

The action Memorandums will regulate the procedures according to which the cooperation between the parties will be implemented, specifying in particular the aspects of technical, organizational, managerial and financial nature.

Article 4 LIABILITIES / PAYMENTS

This Framework Agreement does not oblige the parties in monetary terms. Payments or fees that will arise in connection with the conducting/implementation of one or more points set out in this Memorandum will be subject to fees/charges which will be set out in the individual operating agreements between the parties.

Article 5 CONFIDENTIALITY - INTELLECTUAL PROPERTY

The parties are obliged to maintain the confidentiality regarding the information, data and knowledge that will be exchanged during the validity and execution of this Memorandum and the respective agreements/special protocols, with the exception of that information, data, news and decisions for which the law or administrative or judicial provision imposes a communication



17



obligation and/or if the consent of the Party from which such data is derived is given. Any intellectual property right held by one party shall remain in its full ownership and use which may be permitted to the other Party in the context of this Memorandum but shall not imply recognition of any license or right, except in cases where the transfer of such license or right is expressly provided for in the relevant Agreements.

Article 6

RIGHTS AND OBLIGATIONS OF THE PARTIES

The parties adhere to equal opportunities policies and do not discriminate on the basis of race, color, age, ethnicity, religion, disability, national origin or gender orientation. The parties agree that their cooperation will respect and will not affect the laws and bylaws on which the parties operate as well as good practices and their tradition. The parties will encourage each other for a broader and more intensive cooperation by exploring new areas of cooperation and strengthening existing ones. Other initiatives will be taken in consultation between the two institutions and will be negotiated and signed with the relevant Written Agreement by both parties. The Parties undertake to make available to each other all human resources, infrastructure, but not only, to achieve the goals set forth in this Memorandum.

Article 7

INTERPRETING

The parties will interpret every point of this Memorandum taking into account the willingness and good will that has brought the parties to the signing of this memorandum. This memorandum may not be part of any legal dispute and the parties will resolve any misunderstanding that may arise from its interpretation by mutual understanding or mediation.

Article 8

OTHERS

In addition to the above points, the signatories of this Memorandum agree that cooperation should be done in other areas which are not addressed in this Memorandum and which are of interest to both institutions, and which has to do with the higher education sector.





Article 9 FINAL PROVISIONS

This Cooperation Memorandum is concluded for a period of five years from the date of its signing by both parties with the possibility of renewal. Either party may request termination of the Memorandum by notifying the other party in written 6 months in advance. Both institutions can review the Memorandum by taking appropriate action. All modifications must be made in written and must be formally approved by both institutions. The parties to this Cooperation Memorandum will make every effort to execute as effectively as possible all the obligations undertaken by them. This Memorandum enters into force on the day of its signature. The memorandum is compiled in 4 (four) copies of the same legal value where each party receives two of them.

This memorandum constitutes the full Memorandum between the parties, which, after reading it and finding expressed in it, their free and full will, sign it regularly for all the effects of the law.

This Memorandum of Understanding was signed today, on 08.04.2021.

Signatory parties

