CO-OPERATION AGREEMENT



Fakultet za pravne i poslovne studije "dr Lazar Vrkatić"

Bulevar Oslobođenja 76

21000 Novi Sad

Serbia

represented by the Founder, Ivana Vrkatić

and

Széchenyi István University

Deák Ferenc Faculty of Law and Political Sciences and Doctoral School of Law and Political Sciences

Áldozat u. 12.

H-9026 Győr

Hungary

represented by the Dean, Prof. Dr. Gyula Szalay and

by the Head of the Doctoral School: Prof. Dr. Imre Verebélyi

(hereinafter referred to as "Parties") have decided to enter into

this Co-operation Agreement with the purpose to establish and develop academic co-operation.

Article 1

Purpose of the Agreement

- (1) The purpose of this Agreement is to establish and develop academic co-operation and communication between the Parties in the fields of mutual interest.
- (2) The academic co-operation extends to the following activities:
 - a) Publications (Article 2)
 - b) International conferences and seminars (Article 3)
 - c) Short-term exchange of teaching staff (Article 4)
 - d) Student exchange agreements (Article 5)
 - e) Joint research projects (Article 6)



f) Access to research resources (Article 7)

Article 2

Publications

- (1) Each Party shall allow authors of the other Party to publish papers in its journals or edited volumes in accordance with the conditions or guidelines set by the specific journal or edited volume.
- (2) Joint publications by authors of both Parties shall be published on the basis of special contracts. Such contracts shall, *inter alia*, contain provisions on the publisher, financing, copyrights, distribution, and the language of publication.
- (3) The Parties shall create conditions for the exchange of academic publications in their fields of interests.

Article 3

International conferences and seminars

- (1) The Parties shall invite each other to the international conferences and seminars that they organise.
- (2) The Parties shall exempt each other from the payment of registration fees.
- (3) The participants shall be responsible to cover their expenses on the way to and at the location of the conference or seminar, unless a different arrangement is made in a specific case.

Article 4

Short-term exchange of teaching staff

- (1) The Parties shall create conditions for the exchange of teaching staff with a view to offer short-term specialised courses to their respective students in selected fields of law, and to enhance the quality of their educational activities.
- (2) The sending institution shall be responsible to cover the expenses of travel, accommodation and subsistence allowance, unless a different arrangement is made in a specific case.

Article 5

Student exchange agreements

The Parties strive to conclude the agreements necessary for mutual exchange of students and PhD-candidates. The preparation and conclusion of such agreements shall be done in accordance with the rules regulating the particular kind of agreement and with respect to the rules of procedure in the Parties' institutions.

Article 6

Joint research projects

- (1) The Parties strive to propose and conduct joint research projects. Such joint research projects may or may not involve the participation of third Parties.
- (2) The Parties strive to co-operate in the raising of funds from external sources in order to finance their joint research projects.

Article 7

Access to research resources

Each Party shall provide access to its research resources, such as library collections and electronic databases, for the teachers, researchers, PhD-candidates and students of the other Party under the same conditions as the teachers, researchers, PhD-candidates and students of that Party.

Article 8

Language of co-operation

Co-operation and communication between the Parties in the implementation of this Agreement shall be conducted in English, unless a different arrangement is made in a specific case.

Article 9

Duration and withdrawal

- (1) This Agreement shall be of unlimited duration.
- (2) Each Party shall have the right to withdraw from this Agreement. Withdrawal shall be effected by giving written notice six-month in advance to the other Party.

(3) The six-month period commences on the first day of the month following the date of delivery of written notice to the other Party.

Article 10

Entry into force

This Agreement shall enter into force on the day of signature by both Parties.

Article 11

Authentic texts

This Agreement has been concluded in English, in two identical copies, of which both are equally authentic.

Done at the city of Győr, Hungary, on the 4th day of May in 2012.

Prof. Dr. Gyula Szalay for the Deák Ferenc Faculty of Law and Political Science, Széchenyi István University Prof. Dr. Imre Verebélyi for the Doctoral School of Law and Political Science Széchenyi István University

Ivana Vrkatić for the Fakultet za pravne i poslovne studije "dr Lazar Vrkatić "