

**FACULTY OF LAW
BURGAS FREE UNIVERISTY**

represented by: **Prof. Momyana Guneva, PhD**
Dean of the Faculty
registered seat: 62, San Stefano Street, 8001 Burgas, Bulgaria

and

**FACULTY OF LAW
TRNAVA UNIVERISTY IN TRNAVA**

represented by: **Prof. JUDr. Helena Barancová, Dr. Sc.**
Dean of the Faculty
registered seat: Kollárova 10, 918 43 Trnava, Slovak Republic

have concluded this

**AGREEMENT ON VOCATIONAL, SCIENTIFIC
AND EDUCATIONAL COOPERATION**

Prologue

Article 1

This Agreement shall aim to enhance cooperation in the field of education, science, vocation, research and cultural relations between the Faculty of Law of Burgas Free University and the Faculty of Law of Trnava University.

Subject Matter of the Agreement

Article 2

The cooperation between the Faculty of Law, Burgas Free University and the Faculty of Law, Trnava University (hereinafter referred to as the Parties) shall be conducted in the following areas:

- a) the organization of vocational and scientific cooperation;
- b) implementation of joint vocational, scientific, and research projects;
- c) exchange of researchers and educators on expenses of the dispatching Party;

- d) exchange of students in bachelor's, master's and doctoral programmes on expenses of the dispatching Party;
- e) exchange of professional literature, textbooks, and other publications;
- f) mutual acquaintance with the activities of student organizations;
- g) mutual acquaintance with the activities of the Parties.

Vocational and Scientific Cooperation

Article 3

- (1) Vocational and scientific cooperation between the Parties shall be mainly realized by organizing joint vocational and scientific meetings, conferences, and seminars and conducting joint vocational, scientific, and research projects.
- (2) Vocational and scientific cooperation between the Parties shall also include cooperation in qualifications of baccalaurean, master, or doctoral programs that the Parties shall offer.

Educational Cooperation

Article 4

- (1) Educational cooperation between the Parties shall be mainly realized through the exchange of researchers and educators for the purpose of lecture or study visits.
- (2) The exchange of researchers and educators may also be performed on the basis of the LLP/ERASMUS programme. Detailed conditions for the implementation of these programs will be stipulated in a special agreement between the Parties.
- (3) The exchange of educators shall be subject to an approval of educator's work or study program by the host institution.
- (4) A work or study program shall be validated by the Dean of the dispatching institution.
- (5) The details of the educators' exchange, especially the duration of the exchange stay, shall be agreed in advance with the partnering host university's organizational unit (department, institute, etc.).
- (6) The Parties shall inform each other about the exchange stays of their educators planned for the next Academic Year up to the end of February of the previous calendar year.

Student Mobility

Article 5

- (1) The Parties shall cooperate in the mutual exchange of students in bachelor's, master's, and doctoral programmes.
- (2) The exchange of students shall be based on individual discussion of particular proposals for the purpose of student mobility realization.
- (3) A student may submit a written request to the Dean wherein s/he is enrolled to discuss the proposal of student mobility with the Dean of the host faculty.
- (4) Student mobility between the Parties may also be performed on the basis of LLP/ERASMUS programme. Detailed conditions for the implementation of these programmes shall be stipulated in a specific agreement between the Parties.

Other Forms of Cooperation

Article 6

- (1) The Parties shall cooperate in the exchange of professional literature, textbooks and other publications.
- (2) The Parties shall cooperate within their publishing activities, in particular by publishing joint technical and scientific publications, textbooks, and reviews.

Article 7

- (1) The Parties shall secure a suitable platform for mutual cooperation between student organizations operating in their respective institutions.
- (2) The Parties shall collaborate in organizing joint student conferences and simulated lawsuits.

Article 8

The Parties shall provide and mutually share information about vocational, scientific, and student life.

Final Provisions

Article 9

- (1) This Agreement shall be concluded for an indefinite period.
- (2) The Agreement may be terminated in writing by either party. The Agreement shall be repealed within a six-month period commencing on the first day of the month following the month wherein the written notice was delivered to the other party.

Article 10

This Agreement shall enter into force subsequent to the signature by both parties.

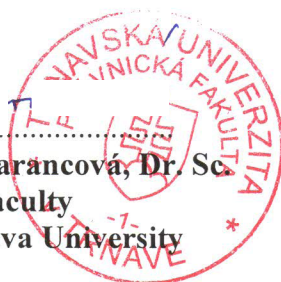
Article 11

This Agreement is elaborated in four original documents in the English language.

In Trnava, *20.02.2013*

In Burgas,.....

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Prof. JUDr. Helena Barancová, Dr. Sc.
Dean of the Faculty
Faculty of Law, Trnava University



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Prof. Monyana Guneva, PhD
Dean of the Faculty
Faculty of Law, Burgas Free University

