



# AGREEMENT OF ACADEMIC COOPERATION

# I Signatory Parties:

#### UNIVERSITY OF SARAJEVO - FACULTY OF PHILOSOPHY

71000 Sarajevo, Bosnia and Herzegovina Franje Račkog 1

and

#### **UNIVERSITY OF OSTRAVA**

Dvořákova 7, Ostrava, 701 03, Czech Republic

#### Preamble:

University of Sarajevo - Faculty of Philosophy and University of Ostrava (hereinafter referred to as "Parties") wishing to establish cooperation in promoting academic, educational, and cultural cooperation between the two institutions, in the terms stated henceforth, have concluded the present Agreement of Cooperation.

This Agreement will be developed within the framework for institutional cooperation, and will facilitate further development and consideration of specific programs of cooperation of mutual interest for both Parties.

#### Il Subject of the Agreement:

Cooperation will be implemented through, but may not be limited to, the following activities:

- Networking and mutual exchange of teachers, research personnel, students and other staff for lectures, visits and sharing of experiences;
- Joint participation and applying for funds designated for education, research and artistic activities:
- Joint educational, training and/or research activities
- Joint organization of conferences, symposia, congresses, seminars, courses, summer schools, workshops and other forms of cooperation of mutual interest;
- Exchange of professional literature, textbooks and other university publications.

- Exchange of information in fields of interest to both Parties;
- Other activities of mutual interest:

In the implementation of specific cooperative programs, a written agreement covering all relevant aspects including funding and other obligations to be undertaken by each party will be negotiated, mutually agreed and formalized in writing, prior to the commencement of the program.

#### III Implementation of the Agreement:

Each institution will appoint a contact person to coordinate the implementation of this Agreement. Both Parties have committed not to execute activities related to this agreement without previous consultations.

Both Parties agree that all financial agreements necessary to implement this Agreement must be negotiated and will depend upon availability of funds. Neither institution shall have any financial obligation to the other institution based on this Agreement.

Both institutions adhere to Article 2 of the Universal Declaration of Human Rights (UDHR) and do not discriminate on the basis of race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

# IV Duration of the Agreement:

This Agreement will become effective upon the date of signature by representatives of the institutions and will be in force for five (5) years and may be renewed by the Parties for a further period. Amendments and changes will be possible only in a case of written consent by the rectors of both Parties and will be added to this Agreement. This Agreement may be terminated before the expiry of the **five (5) year** period only upon the written notification signed by the rector of the respective Party to this Agreement.

Either party wishing to make changes or terminate the Agreement shall notify the other institution in writing of such intention no later than six (6) months before the suggested changes or termination should come into effect.

The Agreement cannot be terminated if this action will jeopardize the implementation of any of the agreed activities, or before the deadline set for completion of such activities.

### **V** Czech Register of Contracs:

The UO is an obliged entity pursuant to Act No. 340/2015 Coll., Act on the Register of Contracts (hereinafter the "Act on the Register of Contracts"). The US acknowledges and expressly agrees that this Agreement in full is subject to publication in the Register of Contracts (information system of public

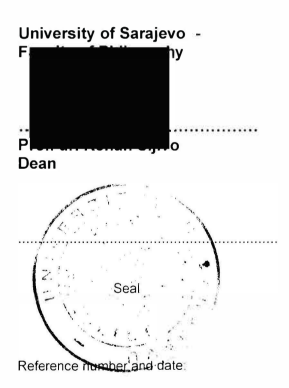
administration, administered by the Ministry of the Interior). The UO undertakes to publish this Agreement in compliance with the provisions of the respective Act on the Register of Contracts.

## VI Number of Copies of the Agreement:

The Agreement shall be written and signed in two (2) copies, in English and in the official language used by each Party. Each party shall receive one copy in each language.

The version in English shall be authoritative and shall prevail in case of conflict.

In witness whereof, the parties hereto affix their signatures below this





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Datum; 16. 1. 24 god.

Reference number and date: 0 5 -02- 2024