



COOPERATION AGREEMENT
between
NPLC "EAST KAZAKHSTAN
UNIVERSITY NAMED AFTER
SARSEN AMANZHOLOV"
(The Republic of Kazakhstan)



and

KYRGYZ-TURKISH MANAS
UNIVERSITY
(Kyrgyz Republic)

Non-profit limited company "East Kazakhstan University named after Sarsen Amanzholov" represented by the Chairman of the Board-Rector, Professor Tolegen Mukhtar Adilbekuly, acting on the basis of the Charter, on the one hand, and Kyrgyz-Turkish Manas University represented by Rector, Professor Alpaslan Ceylan and Co-Rector Prof. Dr. Asylbek Kulmyrzaev acting on the basis of the Charter, on the other hand, collectively referred to as the "Parties", taking into account the mutual desire to promote mutually beneficial cooperation in the field of education and scientific research and to strengthen mutual understanding and cooperation, have concluded this Cooperation Agreement (hereinafter referred to as the Agreement) as follows:

1. SUBJECT OF THE AGREEMENT

The subject of this Agreement is the organization of cooperation between the Parties for the implementation of joint tasks, the establishment of long-term and mutually beneficial cooperation in the following areas:

- 1.1. Exchange of staff and teachers;
- 1.2. Exchange of students;
- 1.3. Development and implementation of joint educational programs;
- 1.4. Organization of scientific meetings and symposiums, joint participation in international projects;
- 1.5. Publication of articles, reports and other scientific works of teachers, staff and students of each of the Parties in the periodicals of the Parties;
- 1.6. Exchange of scientific information, publications, materials and knowledge, organization of access to research centers and laboratories for research;
- 1.7. Involvement of leading scientists to guide PhD doctoral students, postgraduate students of the Parties;
- 1.8. Other forms of educational and scientific cooperation to be agreed upon by both Parties.

2. TERMS AND CONDITIONS

- 2.1. The Parties may, by mutual written agreement, draw up work programs arising from this Agreement.

2.2. Further development of relations between the Parties will be stipulated in separate agreements, which will become an integral part of this Agreement.

2.3. All actions under this Agreement are carried out by the Parties through the relevant divisions of the Parties.

3. RIGHTS AND OBLIGATIONS OF THE PARTIES

3.1. The parties have equal rights to use the results of joint work, which can be published in the form of a monograph, textbooks, articles and reviews. Nothing in this Agreement changes or affects the ownership of any intellectual property that is communicated by one Party to the other;

3.2. Each of the Parties has the right to familiarize with all information and documentation relating to the implementation of cooperation and the conduct of common affairs within the framework of the implementation of this Agreement;

3.3. This Agreement does not impose any property and financial obligations on the Parties, and does not impose any restrictions on their independence and autonomy in the implementation of their statutory activities;

3.4. The financial terms of cooperation are provided for by separate protocols for each specific type of cooperation defined by this Agreement, or by separate written invitations sent by the Parties to each other;

3.5. For the implementation of joint projects provided for by this Agreement, representatives of the Parties may meet periodically to discuss and conclude specific agreements with each other on projects and programs of cooperation, including their financing, provided that none of the Parties has the right to bind the other Party without its written consent;

3.6. The Parties undertake to act in the interests of the other Party if one of the Parties expresses a desire to expand the scope of scientific contacts and cooperation with other universities and organizations in order to promote the development of scientific contacts and cooperation.

4. DISPUTES RESOLUTION

4.1. Any disagreements in the understanding and interpretation of the details, as well as in the implementation of the terms of this Agreement, are resolved by the Parties through mutual consultations and negotiations;

4.2. Issues not resolved by the Parties through negotiations shall be resolved in accordance with the laws of the country in which the respondent Party has its main educational institution (commercial enterprise), with the exception of the provisions on conflict of laws, if such a provision would be applied in the legislation of another jurisdiction.

5. AMENDMENTS, TERMS OF VALIDITY AND TERMINATION OF THE AGREEMENT

5.1. Any changes to this Agreement must be made only by mutual written agreement of the Parties;

5.2. This Agreement shall enter into force upon its signing by the Parties and shall be valid for five years and may be renewed by mutual written agreement of both Parties;

5.3. This Agreement may be terminated at the request of one of the parties by written notice to the other Party at least 6 (six) months before the date of its proposed termination. In the event of termination of the Agreement before its expiration, all previously agreed activities shall continue until their full completion on the basis of the agreements set forth in the additional agreements;



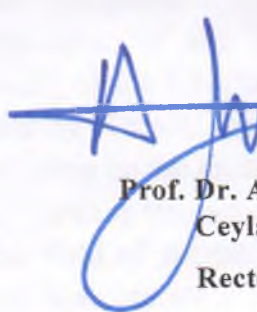
6. SIGNATURES AND DETAILS OF THE PARTIES

**NPLC "East Kazakhstan
University named after Sarsen
Amanzholov"**

Kyrgyz-Turkish Manas University



Professor M.A. Tolegen
Chairman of the Board - Rector



**Prof. Dr. Alpaslan
Ceylan**
Rector

**Prof. Dr. Asylbek
Kulmyrzaev**
Co-Rector

Republic of Kazakhstan, East
Kazakhstan region, Ust-Kamenogorsk,
070004,
st. 30th Gvardeyskoy Divizii 34

Kyrgyz Republic, 56 Chyngyz Aitmatov avenue,
Bishkek, 720044

Number: +7 7232 25 05 97

Number: +996 312 492921

Email: mezhdunar_otdel@mail.ru

Email: iro@manas.edu.kg

kense@vku.edu.kz

Date: 20.10.2022