



**OSH  
TECHNOLOGICAL  
UNIVERSITY**



**MEMORANDUM OF UNDERSTANDING**  
**Between**  
**OSH TECHNOLOGICAL UNIVERSITY n.a. M.M. ADYSHEV**  
**(REPUBLIC of KYRGYZSTAN)**  
**and**  
**NIĞDE ÖMER HALİSDEMİR UNIVERSITY**  
**(REPUBLIC of TÜRKİYE)**

In order to establish direct and mutually beneficial cooperation in the fields of higher education, science and culture, and also to increase the effectiveness of educational and research work, **Osh Technological University n.a. M.M. Adyshev, Osh, Kyrgyz Republic** represented by its **Rector, Prof. Tursunbaev Zhanbolot ZHANYSHOVICH** acting under the Regulations on the one part, and **Niğde Ömer Halisdemir University, Niğde, Türkiye**, represented by its **Rector, Prof. Dr. Hasan USLU**, acting under the Regulations on the other part, jointly referred to as the "Parties" and individually as a "Party", have entered into this Memorandum as follows:

**Article 1**

The purpose of this Memorandum is to develop cooperation in the field of higher and postgraduate education, science, research, culture, and art, and strengthen mutual understanding between the parties.

**Article 2**

The Parties have generally agreed to cooperate with each other in the following areas:

- exchanges of undergraduate, graduate and Ph.D. students;
- exchanges of academic staff and researchers for long-term and short-term internship;
- organization of joint scientific researches involving academic staff, the invitation of the representatives of the Parties to carry out lectures;
- appointment of co-supervisors for Ph.D. students among the academic staff of the Parties;
- cooperation in the field of joint/dual degree programs at the level of graduate programs;
- cooperation in the preparation of highly qualified educational and scientific staff and specialists in the fields of mutual interest;

*Handwritten signature*

- exchange of experience and information in the educational work and curriculum, and also information about ongoing activities;
- organization of joint conferences, seminars, symposiums, roundtables and other initiatives in the field of education and science;
- organization of joint educational and scientific events;
- organizing mutual Summer Schools on education and scientific subjects,
- training and re-training of the Parties' employees unless it is contrary to the statutory objectives of any Party;
- visa support will be provided to the exchange staff and students if needed
- each Party will help the mobility of students, and try to provide accommodation for them.
- both parties will support each other to continue the Symposiums and Congress or other social and scientific activities.
- faculty members and students of both parties taking part in this agreement are obliged to comply with the regulations of the universities they are in.

### **Article 3**

The terms of the activities defined in the Article 2 and financing terms for the implementation of the projects of this Memorandum will be determined by separate agreements between the Parties if needed. The implementation of any cooperation under this Memorandum will be depended on possible recourses and financial supports between the Parties. The Parties consider the possibilities of potential financial partners' attraction, including funds.

### **Article 4**

The agreement may be modified by written consent of both parties at any time by an additional agreement, which will be an undivided part of the Memorandum and should be properly registered and signed by the representatives of the Parties.

### **Article 5**

All research and collaborative activities conducted pursuant to this agreement shall be conducted in accordance with the laws and regulations appropriate to each institution. Any disputes, arising from the interpretation and implementation of the provisions of this Memorandum shall be resolved by negotiations between Parties.

### **Article 6**

This agreement shall take effect when executed by both parties and shall terminate at the end of five years. The agreement shall be automatically renewed for an additional five (5) year period unless either party provides the other with written notification that it wishes to terminate. Such notification must be made no later than six (6) months prior to the expiration

*AW.*

