



**UNIVERSITÀ
DEGLI STUDI DI BARI
ALDO MORO**



MEMORANDUM OF UNDERSTANDING

BETWEEN

University of Bari Aldo Moro, (fiscal code n. 80002170720) piazza Umberto I, n.1 - 70121 Bari - Italy, represented by the University Rector Prof. Stefano Bronzini, born in Roma on January 3, 1959, authorized for the following provisions by the University Senate

AND

Çukurova University, represented by the University Rector Prof. Meryem Tuncel, appointed as Cukurova University Rector on 14 August 2020

THE PARTIES HEREBY AGREE AS FOLLOWS:

Art. 1

1. It is both parties intention to develop the scientific co-operation between the parties by means of the mobility of students enrolled in doctoral (PhD) programmes. It is the expressed intent of both parties to actively seek to engage visiting doctoral students in courses as well as research projects.

Art. 2

1. Both parties should actively seek to invite doctoral students from the other party with suitable study subjects for visits, and to participate in courses and collaborative research.

Art. 3

1. Visits should be planned to encompass a minimum of six months for each doctoral student participating in the mobility effort in order to foster a close and long-standing collaboration. The time could be spent during one or several visits.
2. Each doctoral student participating in the mobility effort should have a well-documented plan for his/her visits, signed by the supervisors and the doctoral student jointly.
3. The visits should be planned to maximize the doctoral student's benefits in terms of progress in his/her doctoral studies.

Art. 4

1. A plan for a doctoral student's mobility effort and visit to the other party's university (see Art. 3.2) must be submitted to the hosting party at least 2 months in advance of the (first) visit.
2. An executive representative of the relevant department at the hosting party where the visit will take place, must approve the doctoral student's mobility-, visitation- and activity plan (see Art 3.2) before the (first) visit.

Art. 5

1. Each party is bound by this agreement to provide - free of charge - every visiting doctoral student under this agreement with access to courses, equipment and other relevant resources in accordance with the approved plan for the doctoral student's visits, see Art 3 and 4.

2. Art. 5.1. is not valid unless Art 4.2 is fulfilled.

Art. 6

1. Every doctoral student participating in the mobility effort between the parties, completing the visits with the hosting party in accordance with his/her plan (see Art 3.2) will be given a certificate of the hosting party detailing his/her efforts at the hosting party under this agreement. Both parties' logos should be included in such a certificate.

2. Both parties should have the right to inform third parties of the existence and the contents of this agreement in their information material such as web, catalogues, pdfs and brochures.

Any publication or disclosure of information by one Party or the other regarding the results of the programme established by this Agreement shall require the written consent of the other party. In the event of failure to respond or delay in responding the consent to publication may be obtained.

Art. 7

1. This agreement will only be valid for doctoral students enrolled on a doctoral programme at one of the two parties.

Art. 8

1. This agreement will not affect the status of any doctoral student's enrolment. Each doctoral student will remain exclusively enrolled at either party, under the respective national and local regulations applicable in each case.

2. This agreement does not guarantee that it will be possible to include the activities of any doctoral students during a visit to either party in their formal doctoral studies.

Art. 9

1. It is the hosting party's obligation to ensure that the visiting doctoral student is made aware of applicable national laws and ordinances as well as project specific agreements in connection with their visits.

2. It is the hosting party's obligation to approve the suggested vision plan (see Art 3.2 and Art 4.2) with respect to the legal aspects of the plan's feasibility.

Art. 10

This agreement does not encompass any financial compensations or exchange of funds between the parties. Each party will carry its own respective costs for activities in its own organisation (including costs relative to the activities and resources mentioned in Art 5.1) as well as the travel expenses for any staff visiting the other party.

Art.11

Personal general purpose health insurance should be on charge of the students. Before travelling to the host university, all participants to the mobility programme must demonstrate that they have stipulated a health insurance policy.

Art. 12

1. Save in the case of gross negligence or wilful misconduct, neither Party shall be entitled to any consequential or indirect damages or loss of profits, revenues, business, contract, income or production, as a result of any breach of this Agreement, regardless of whether a claim is asserted under contract, tort or other theory.

Art. 13

This agreement is valid for a period of 5 years from the date of signing, with the possibility of renewal for a further 5 years unless one of the parties recedes from the contract renewal through written communication. Written communication of the intention not to renew the agreement must be sent at least six months before the end of the five-year period for which the programme is valid.

Art. 14

The parties agree to negotiate amicably any disputes, which may arise from the interpretation of this agreement. In case of impossibility of an agreement between the parties, an arbitration panel will be nominated, composed of one member designated by each of the parties and a third member chosen by common accord.

Bari, date **12 OTT 2020** _____;

Cucurova, date _____;

The University Rector
Prof. Stefano Bronzini

The University Rector
Prof. Meryem Tuncel



Stefano Bronzini

The Coordinator of PhD school
Prof. Giuseppe Laselli

The Coordinator of PhD school



Giuseppe Laselli