



MEMORANDUM OF UNDERSTANDING

on

Education and Research Collaboration

Bilecik Seyh Edebali University (Republic of Turkey)

and

**Tashkent University of Information Technologies named after
Muhammad al-Khwarizmi**

*This Memorandum of understanding (hereinafter referred to as "MoU") is made on the day of,
November 29, 2022.*

BETWEEN

Party A: Tashkent University of Information Technologies named after Muhammad al-Khwarizmi, Tashkent, Uzbekistan.

Party B: Bilecik Seyh Edebali University, Bilecik, Turkey.

1. Purpose

Party A and Party B are willing to exchange the experience on developing innovative pedagogy and educational system for future IT technology.

2. Scope

To discover the visionary and high-quality educational system, Party A and Party B share their experiences such as developing the educational programs or curriculum, teaching methods, and research methodology.

Under these initiatives, Party A and Party B can make an effort for the following activities.

Undergraduate student visit: This tailored program (hereinafter referred to as "the Program") is dedicated to Party A's undergraduate students, jointly designed and approved by both Parties. The Program includes lectures, lab tours, the introduction of educational philosophy and system, and cultural visits, etc. It provides a view of the most forefront research topics related to the subject of students, training of lifestyle and research skills, etc.

1. Graduate student research visit: If a graduate student is interested in research

development at the other Party, she/he can apply for a visit. The requested Party provides the accommodation for this visit. The visiting student can participate the lectures, research meetings, seminars, and laboratory experiment.

2. Joint workshop on pedagogy and methodology for IT technology: This joint workshop will be held by participating several faculty members from Party A and Party B. In this event, Party A and Party B introduce and share their excellent research and education examples.

The details not mentioned above shall be further discussed based on mutually beneficial partnership.

3. Discrepancies and Omissions

If there are any discrepancies or omissions regarding the scope of the Program, Party A shall obtain written clarification from Party B.

4. Relationship and Liability

The parties are independent legal entities with respect to each other.

Each party shall deal with each other during the term of this agreement in good faith.

Each party can form the term of this MoU market itself to and act to form a strategic relationship to promote educational services.

During the term of this MoU and for the period of one (1) year thereafter, each party shall respect the confidential information of the other party and shall not disclose these or make use of them otherwise than in furtherance of the purposes of this MoU.

5. Term and Termination

This MoU shall be of effect from the "Signature Date" stated at the head of its first page and shall remain in force for five (5) years. It may be renewed upon its expiry with the written MoU of both parties.

Either party may terminate this MoU by giving six (6) months' notice in writing to the other party. The termination of this MoU shall not affect the implementation of the projects or programs established under it prior to such termination.

If either party shall act in a way which significantly damages or risks significantly damaging the business or reputation of the other, or breaches the terms of this MoU, then that other party may terminate this MoU by one-month notice in writing, or immediately in the case of very serious damage, risk of damage or breach of this MoU. The non-breaching party's termination shall not confer on the breaching party any right to compensation to the breaching party and the breaching party shall compensate losses the non-breaching party has suffered because of its misconduct.

6. Indemnification

Neither party to this MoU shall be liable for any negligent or intentional acts or omissions

chargeable to the other, unless such liability is imposed by law.

7. Force Majeure

A party is excused from performing its obligations under this MoU when conditions unforeseen, unavoidable and impossible by the parties make its performance impractical, illegal or impossible. Conditions of excuse include, but are not limited to: natural disasters, strikes, fires, war, terrorism and threats of terrorism, government actions, and acts or omissions of third parties. The party whose performance is affected shall keep the other party fully informed about the conditions and their prospects of ending.

8. Assignment

No party to this MoU may assign its obligations under this MoU without the prior written consent of the other party.

9. Amendments

No modification of this MoU shall be effective unless made by a written amendment signed by each party's designated representative.

10. Effectiveness and Counterparts

This MoU shall be of effect upon signatures on behalf of both parties.

This MoU may be signed in counterparts. Facsimile signatures constitute original signatures.

11. Notices

All notices must be in writing and delivered to the party's designated representative by either certified mail, return receipt requested, commercial carrier with delivery receipt or via email. Notices are effective upon receipt by the designated representative.

Agreed to by the parties as follows:

On behalf of

Tashkent University of
Information Technologies named
after Muhammad al-Khwarizmi



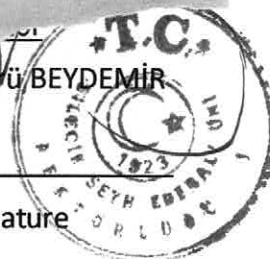
Date 2.12.2022

On behalf of

Bilecik Seyh Edebali University

Prof. Dr. Şükü BEYDEMİR

signature



Date 2.12.2022