

AN AGREEMENT BETWEEN  
THE FACULTY OF LAW "IUSTINIANUS PRIMUS", UNIVERSITY "SS. CYRIL AND  
METHODIUS" IN SKOPJE (MACEDONIA) AND  
THE FACULTY OF LAW, UNIVERSITY OF CAMERINO (ITALY)

In the full awareness of the general mission with which they have been invested, namely the advancement and dissemination of knowledge and also mindful of the need to advance the cause of humanity and understanding between peoples and in consideration of the wishes of our respective governments to strengthen the ties of friendship and cooperation,

the Faculty of Law "Iustinianus primus"-Skopje and the Faculty of Law - University of Camerino (Italy) legally represented by their Deans; Professor Borce Davitkovski, born in Skopje (Macedonia) on the 03.02.1955 and resident for this appointment in Skopje, bul. "Krstev Misirkov" bb, and Professor Ignazio Buti born in Camerino (Italy) on the 17.11.1942 and resident for this appointment in Camerino, *Piazza Cavour n. 19/f*, have agreed the following:

Article 1:

Both Faculties undertake to promote the wholehearted cooperation of their various departments and administrative structures.

Article 2 :

This cooperation shall take the following forms:

- the exchange of teaching and research staff
- joint scientific research
- the exchange of scientific papers and publications
- the exchange of information concerning academic administrative practices and experience
- traineeships and student visits
- participation in evaluation committees
- cultural and sporting exchanges.

Article 3 :

The exchange of teaching staff shall reflect the needs and personnel availability obtaining in both universities and will take the form of teaching assignments of short to medium duration. Each Faculty will make available a group of teachers comprising various levels of academic seniority and specialisation.

Article 4 :

Both Faculties shall foster cooperation in research and especially in the exchange of researchers, shall support joint research projects and make available all the facilities and equipment employed in such research.

Article 5 :

Both Faculties shall exchange on a regular basis scientific papers and information. They shall also arrange conferences, seminars and other scientific meetings of mutual interest.

Article 6 :

Both Faculties shall share their experience in administrative matters, especially in connection with the organisation of visits for the purpose of study and work and in connection with the further training of academic and administrative staff.

Article 7 :

Both Faculties shall encourage and foster student exchanges in respect of both travel for the purpose of scientific study and of training in laboratory practices in the relevant institutes of both entities.

Article 8 :

The two Faculties agree to organise regular events to enhance reciprocal exchanges between them.

Article 9 :

The development of this cooperation between the two faculties shall be the subject of a long term agreement with annual programmes to be mutually planned and presented to the relevant administrative authorities.

Article 10 :

All financial requests and the means of financing envisaged for any element of the programme that may be wholly undertaken by one of the parties acting alone shall be entered in the appropriate financial schedules which will be attached to this document.

Article 11 :

All programmes , accompanied by the appropriate financial schedules, to be presented, at the time of their adoption by the two Faculties, to the national bodies and organisations of both countries that are deemed to be capable of financially supporting or otherwise furthering any part of the cultural or scientific activities envisaged in the programme. This practice shall apply to the awarding of bursaries and of credits for conferences, scientific and study assignments, research and teaching.

Article 12:

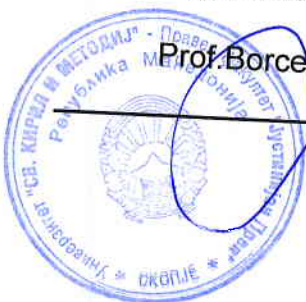
A written report shall be produced annually by each Faculty which will be sent to the other Faculty together with any suggestions for improvements.

Article 13 :

This cooperation agreement shall take effect from the time of signature. The term is for five years to be renewed by tacit agreement unless one of the parties expresses to the contrary not later than the first of every July in order that this dissolution be effective as of the following thirty first of December. This agreement may be modified by common agreement and such modifications should also be agreed by the first of every July in order that they may be effective at the start of the next accounting period.

The Dean of the Law faculty  
"Iustinianus Primus"-Skopje

Prof. Borce Davitkovski, Ph.D.



The Dean of the Law faculty  
University of Camerino

Prof. Ignazio Buti, Ph.D.

*Ignazio Buti*

