MEMORANDUM OF UNDERSTANDING
BETWEEN
THE UNIVERSITY OF PADOVA
AND
THE UNIVERSITY OF XXXXXXXXXXXXXXXXXXX

The University of Padova, with legal address in via VIII Febbraio n. 2, Padova, Italy, represented by its Rector Prof. Rosario Rizzuto, and the University of XXXXXXXXXXXXXXXXXXX, with legal address in XXXXXXXXXX, represented by its Rector Prof. XXXXXXXXXXXX, agree to establish this Memorandum of Understanding according to the following terms:

Article I: Purpose

The purpose of this Memorandum is the joint academic cooperation through one or more of the following activities:
- scientific research
- educational activities in subjects of common interest;
- mobility of academic staff and researchers;
- mobility of students and doctoral candidates for academic activities to be recognized through a procedure jointly agreed by the Parties;
- exchange of information and bibliographic materials, sharing of know-how about high complex technical-scientific sets, higher education extension activities, included the mobility of technical, administrative and librarian staff connected to these goals;
- participation in seminars and academic meetings.

Article II: Implementation

Should the implementation of the previous article require an agreement between the Parties or the provision of financial resources, the Parties shall develop specific projects and working plans to be formalized in appropriate Addenda connected to this Memorandum. These Addenda shall specify the funds necessary for the implementation of the foreseen activities. The Addenda specified in this Article shall respect the following minimum requirements:
- goals to achieve;
- identification and description of the activities to implement;
- timetable and implementation stages;
- identification of available funds and foreseen costs;
- plan for the use of the financial resources.
Article III: Selection criteria

Participants in the activities foreseen in this Memorandum will be selected on the basis of merit without regard to race, national or ethnic origin, colour, religion, age, gender, marital status, physical disabilities, or sexual orientation. Each Party shall accept the participants selected by the other Party if mutually acceptable academic and/or professional qualifications and standards are met.

Article IV: Coordination and monitoring

In order to coordinate and monitor the jointly agreed activities, each University shall appoint its own representative. The University of Padova appoints XXXX, the University of XXXXXXXXXX appoints XXXX. The two persons appointed shall periodically monitor the outcomes of this Memorandum.

Article V: Intellectual property

The intellectual property rights arising from the activities realized in the framework of this Memorandum belong to both Parties. Publications shall mention this origin. For the activities which might produce outcomes with economic effects, the Parties shall jointly arrange the property rights and their protection according to their own rules.

Article VI: Resolution of disputes

The Parties shall commit themselves to solving any dispute connected to the interpretation or implementation of this Memorandum through negotiation. When a jointly agreed solution cannot be achieved, the disputes shall be submitted to the unappealable decision of an ad hoc Arbitration panel composed by three members. Each Party shall appoint one member. The two appointed members shall jointly appoint the third member with the role of chairperson.

Article VII: Coming into force and term

This Memorandum shall be effective as of the latest signature date below and shall remain in force for a period of five (5) years following this date, unless written notice is given by either Party. The notice shall take effect three months after the date of notification to the other Party. Nevertheless, the activities in progress in the framework of this Memorandum shall not be compromised by the notice and shall be normally concluded.

This Memorandum is drafted in two versions, in Italian and in English, both versions being legally binding. Each Party shall keep one original copy in each of the two versions.