



2024 03 أبريل

**AGREEMENT
TO ESTABLISH ACADEMIC COLLABORATION
BETWEEN
THE UNIVERSITY OF MONASTIR- TUNISIA
AND
KORE UNIVERSITY OF ENNA (ITALY)**

The University of Monastir sited Avenue Taher Hadded B.P 56 at Monastir 5000 Tunisia, legally represented by the President, Professor Hédi BEL HADJ SALAH, agree to sign this cooperation Agreement, subject to the laws of his country.

The University of Enna "Kore", sited in Cittadella universitaria 94100 EN-Italy, legally represented by the President Professor CATALDO Salerno, agree to sign this cooperation Agreement, subject to the laws of his country.

This agreement aims to promote scientific cooperation and to strengthen a mutual cultural understanding through an exchange between the University of Monastir (Tunisia) and the University of Enna (Italy) under the following conditions:

CLAUSE I: Object

The main purpose of the present agreement is to establish academic, scientific and cultural cooperation between both Universities.

CLAUSE II : Purpose

- Students exchange
- Teaching and academic higher level staff exchange.
- Administrative staff exchange.
- Joint participation in seminars, colloquiums, conferences, congresses and other academic activities.
- Joint research activities.
- Cultural exchange activities.
- Joint participation in international courses.
- Other activities of mutual interest.

In order to undertake the activities under this frame agreement, other specific agreements will be signed, especially in relation to student exchange.



CLAUSE III : Obligation of the parties

Both universities are committed to:

- a) Make every effort to ensure that the exchanges developed under this agreement will be made based on reciprocity;
- b) Facilitate the VISA application procedures for the beneficiaries of the exchange agreed here, namely through the issuance of documents confirming participation in the exchange program;
- c) Authorize the use of its facilities, equipment, laboratories and bibliographic material in order to allow the accomplishment of activities to the beneficiaries of exchanges;
- d) Provide support in finding accommodation to beneficiaries of exchanges;
- e) Comply with all obligations under the possible addendum to this agreement and subject to the laws of their respective countries.

CLAUSE IV : Coordination

All actions covered by this agreement will be coordinated by and through the international relations units of the two participating entities.

CLAUSE V: Costs and expenses

1. Costs with accommodation, transport, as well as personal expenses will be the responsibility of the beneficiaries of exchanges.
2. Both universities are committed in the endeavor of obtaining financial resources for the development of the several cooperation activities.
3. The execution of activities will be conditioned on the prior achievement of those financial resources and in accordance with each entity's regulations in force.

CLAUSE VI: Additional terms

The detailed activities to develop under the framework of this agreement will be executed in accordance with further additional agreements, which shall rule as the case may be the following:

1. The detailed design of activities and their timetable;
2. Actual obligations of each university;
3. The number of beneficiaries of the exchanges;
4. The procedure for selecting the beneficiaries of exchanges;
5. Confidentiality duty ;
6. The ownership of intellectual property rights.
7. Fees and other charges.



CLAUSE VII : Subsequent changes

Any modification or adaptation of this agreement is subject to written form, requiring prior consent of both parties and becoming an addendum to the agreement.

CLAUSE VIII: Term

This agreement will become effective once signed by both parties, running for a duration of 5 years from the date of signing and subject to renewal through the submission of a new project between the two parties. Before the University of Monastir signs the new project, the Ministry of Higher Education and Scientific Research in Tunisia shall be consulted for their opinion. In the event that one party wishes to terminate the agreement, notice must be provided to the second party at least 6 months before the expiration date. The act of resignation should not adversely affect existing or ongoing actions and activities.

CLAUSE IX: difference settlement

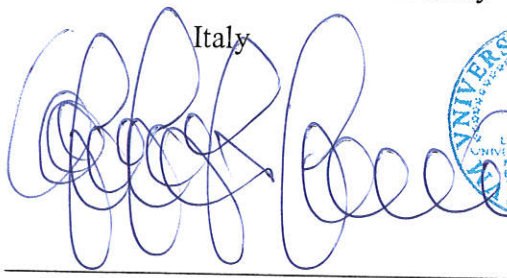
Any difference in the understanding of this agreement and its execution will be resolved between the two parties through amicable settlement. In the case of a disagreement, the dispute will be resolved through the establishment of a committee composed of representatives from both parties. Pursuant to these agreements, both parties shall adhere to the proposals put forth by the committee.

This agreement is executed in two copies, one for each party, which have equal legal effects.

Date 18/03/2024

Prof. **CATALDO Salerno**

President of Enna "Kore" University

Italy


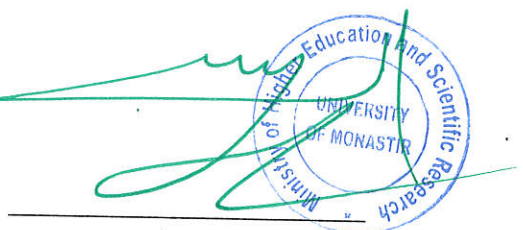
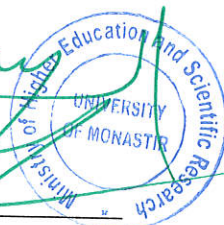
kiro@unikore.it

Date 12 FEV 2024

Prof. **Hédi BEL HADJ SALAH**

President of Monastir University

Tunisia

presidence@u-monastir.tn