AGREEMENT ON STUDENT EXCHANGE

Between

the Faculty of Medicine at Lund University, Sweden and

School of Medicine-The University of Jordan, Jordan

With the objective of promoting co-operation in academic education between the Faculty of Medicine, Lund University ("LU"), Sweden and School of Medicine- the University of Jordan [("JU")], both also referred to as the Contracting Party, individually, and the Contracting Parties, jointly, hereby enter into the following Agreement:

1 Definitions

The following definitions will be used in this Agreement:

- Home University: The Contracting Party that has agreed to send the Exchange Students
- Host University: The Contracting Party that has agreed to receive the Exchange Students.
- Exchange Students or Candidates: The students of the Contracting Parties involved in the exchange according to this Agreement.

2 Objectives

The purpose of the Agreement is to establish the terms and conditions under which the exchange of students between LU and [JU] shall take place. The terms and conditions of this Agreement apply to first, second and third cycle students.

The purpose of exchange between faculty members is to promote collaborative research, other educational developments and to further mutual understanding.

3 Faculty and Staff Exchange

Each home institution will welcome visiting faculty members from the other institution. Neither institution is obliged to provide financial support for such visitors but agree to provide assistance with immigration formalities in support of academic activities and information regarding suitable accommodation. The two institutions agree in principle to the possibility of other staff exchanges as well. The details of such arrangements will be negotiated at the appropriate time.

Number of Students and Length of Studies

Each year under the term of this Agreement, each Contracting Party may nominate up to 12 students to be accepted as Exchange Students at the other Contracting Party. The number of Exchange Students may be modified from time to time by mutual agreement. It is understood that a balance in number of students exchanged shall be sought over a five-year period. Exchange Students will spend a minimum of 4 weeks, and a maximum of 12 weeks at the Host University. In specific cases, the Contracting Parties may approve an extension of the exchange period.

The obligations of the Contracting Parties under this Agreement exclude spouses and dependants.

5 Pre-requisites for Participation

The Home University will screen and select Candidates for exchange studies in accordance with its applicable rules and regulations. The following criteria shall generally apply, but may be waived in specific cases.

- Exchange Students must have a good to excellent academic record.

- Exchange Students must be registered as full-time students at the Home University.

- Exchange Students from [JU] must be penultimate or final year medical students or medical students who have completed their clinical module in the subject area they apply to and must remain registered in the Home University during their exchange period. Exchange Students from LU must have successfully completed [8] semesters of study upon admission to the Host University and must remain registered in the Home University during their exchange period.
- The Exchange Students must be able to follow lectures in the language of instruction. The Home University will evaluate the language aptitude of its own students.

It is highly recommended that Exchange Students have a proficiency in English equivalent to:

- IELTS - 6.5, with no score less than 5.5, or

- TOEFL - paper based score of 4.5 in written test and a total score of 575, internet-based score of 20 in written test and a total score of 90, or

- Cambridge/Oxford - Advanced Certificate of Proficiency, or

- A Bachelor's degree from a university where English is the only language of instruction, according to the International Handbook of Universities

6 Selection and Nomination

The Candidates of the Contracting Parties will use the required application form of the Host University.

Exchange Students should be selected without regard to race, national or ethnic origin, religion, age, sexual orientation, gender, marital status or disability.

The Host University will accept the Candidates selected by the Home University if mutually acceptable academic and/or professional qualifications and standards are met. However, the Host University will make the final decision on the admission of Candidates nominated for exchange.

7 Programme of Study

The exchange programme is intended to be a faculty student exchange programme. The Exchange Students may apply to any academic courses offered at the Host University as full time, non-degree students at a level determined by the Host University. At LU, 30 credits per semester are considered as full-time studies. At [JU], [18] credits per semester are considered as full-time studies.

The Host University will endeavor to ensure that the Exchange Students are admitted
to courses with the desired priority as applied. However, admission to a specific
course is subject to the Exchange Student being satisfactorily qualified for the chosen
area of study and/or course level, and availability.

Exchange Students will be subject to the academic requirements and rules of conduct
of the Host University. All Exchange Students are required to register in a full-time
course of study or equivalent amount of credits as defined by the Host University.

As early as possible after accomplished exchange period, the Host University will provide the Home University with a final transcript, describing the Exchange Student's academic performance.

8 Fees and Expenses

The Contracting Parties agree that no tuition fees will be levied on the Exchange Students by the Host University. Exchange Students will continue to pay tuition fees at their Home University according to applicable regulations. All other expenses incurred will remain the personal responsibility of each Exchange Student.

19 Rules and regulations

The Exchange Students will be subject to the laws and regulations of the country and the university where the student is currently studying or is under direct supervision. This includes, without limitation, such matters as health and safety, discipline and electronic resources regulations.

10 Responsibilities of the Contracting Parties

Contracting Parties will endeavor to provide a pre-arrival orientation for Exchange Students admitted to the exchange programme. The Host University will arrange an orientation for the Exchange Students upon the arrival day.

Applications for participation in the programme will be sent by the Home University to the Host University, respecting the application deadline of the Host University.

The Host University shall make every reasonable effort to assist Exchange Students in finding suitable accommodation.

Any additional cost incurred for Exchange Students with disabilities is the responsibility of the Home University.

The Contracting Parties are not in any way liable for its participating Exchange Students fulfilling personal responsibilities, including, but not limited to responsibilities such as:

- paying their Home University tuition and fees prior to participation,
- paying room and board expenses at the Host University,
- paying for transportation to and from the Host University,
- obtaining medical insurance and paying for expenses in excess of medical coverage unless provided by the Home or Host University,
- personal expenses, including materials,
- obtaining and paying an appropriate visa,
- all other debts personally incurred during the period of the exchange,
- filling in an evaluation report at the Host and Home university after the study abroad period; and
- following the rules and regulations of the Host University at which they are registered.

Upon completion of the period of study at the Host University, exchange Students are to return to the Home University.

11 Transfer of Credits

Academic credits earned by an Exchange Student during the period of exchange at the Host University may be transferred back to the Home University in accordance with procedures determined by the Home University.

12 Period of Exchange

Registration of Exchange Students according to this Agreement will commence in the spring semester 2021.

13 Confidentiality

The Contracting Parties agree that personally identifiable information such as social security numbers and education records of the Exchange Students shall be maintained in a confidential manner and shall not be released except to school officials with a legitimate educational interest or as allowable by applicable law.

The Contracting Parties are responsible for compliance with their own national legislation regarding the processing and transferring of personal data by or on behalf of each Contracting Party for the purposes of administering and delivering the exchange programme, monitoring and evaluating the exchange programme and feedback on student performance. EU will comply with the GDPR (General Data Protection Regulation Act) and complementary relevant national legislation, and [JU] shall comply with the relevant national legislation of the [X].

The Contracting Parties will be responsible for ensuring that a suitable agreement exists between them and students that legitimizes the transfer of personal data between both Contracting Parties, for the purposes set out within this agreement, or where that is not possible, or permissible in law that the express written consent is obtained from students on the exchange programme to the processing of their personal data by or on behalf of each Contracting Party for the purposes of administering and delivering the exchange programme,

monitoring and evaluating the exchange programme and feedback on student performance. Such agreements or consents shall legitimize the transfer of personal data for these purposes outside the European Economic Area ("the EEA"). Each Contracting Party shall (i) take appropriate technical and organizational security measures to prevent unauthorized or unlawful processing of those personal data and to prevent accidental or unlawful loss, alteration or destruction of, or damage or access to the same; and (ii) not transfer any such data to any entity that is not subject to this agreement, without first having notified the other party in writing.

Where a Contracting Party is required to disclose information in order to comply with law, for LU (Freedom of the Press Act and Public Access to Information and Secrecy Act) for JU, the Contracting Party will not require the consent of the other Contracting Party to do so as it is required by law to adhere to that legislation notwithstanding this section.

14 Liability

Each Contracting Party shall be independently liable for any loss, damage or injury to third parties resulting from the performance of the said Contracting Party's obligations by it or on its behalf under this Agreement. A Contracting Party shall not be responsible to the other Contracting Party for any punitive or special damages, indirect or consequential loss or damages or similar, such as, but not limited to, loss of profit, loss of revenue or loss of contracts, unless caused by gross negligence or a willful act.

15 Use of Logos and Trademarks

Nothing in this Agreement shall be construed as conferring rights to use in advertising, publicity or otherwise the name of the Contracting Parties or any of their logos, trademarks or similar without prior written approval.

16 Review, Renewal, Termination

This Agreement shall become effective on the latest date signed below and shall remain in effect for a period of five (5) years from that date. The Contracting Parties will review the exchange annually in order to maintain a balance in number of students exchanged. The Agreement may be terminated by either Contracting Party giving at least six (6) months' written notice. However, any exchange in progress will continue until completed. No less than six (6) months prior to the termination of the Agreement, it will be reviewed by the Contracting Parties and be renewed upon mutual agreement. Any such renewal shall be signed by authorized representatives of the Contracting Parties.

17 Dispute Settlement

Any dispute, controversy or claim arising out of or in connection with this Agreement, or the breach, termination or invalidity thereof, which cannot be resolved between program directors or other designated representatives, will promptly be referred to the [Dean] of [School of Medicine- The University α f Jordan], or designee, and the Vice-Chancellor of LU, or designee, who will address these matters in negotiations and come to a binding agreement between the Contracting Parties.

This Agreement is drawn up in two (2) original copies in the English language, each Contracting Party receiving one duly signed copy hereof.

Date: Oct 26, 2021

Place: Lund

Sign on behalf of the Faculty of Medicine at Lund University

Kristina Åkesson

Dean of the Faculty of Medicine

Lund University

Date: 21/10/2021

Place: Amne, Jordon

Sign on behalf of The of University of Jordan

Yaser M Rayyan MD FACP, FASGE

Dean, School of Medicine
The University of Jordan

ANNEX A

Co-ordination and Administration of the Exchange

At LU, the management of the exchange will be the responsibility of the International Office at the Faculty of Medicine, and at JU it will be the responsibility of Dean.

Contact Persons/First Point of Contact:

LU

Contact Person for inbound students

Name: Sofie Wallberg

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Contact Person for outbound students

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The University of Jordan

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