LOGO

## Memorandum of Understanding on Academic Cooperation

## between The University of Jordan And



<name of university>

**First party:** The University of Jordan, Amman, 11942, Jordan, represented by its President or his deputy or personnel authorized in writing. (Hereinafter referred to as the **PARTY ONE**).

**Second party**: <name of university>, <address of university>, represented by <name of President/ authorized signatory>. (Hereinafter referred to as the **PARTY TWO**)

The Preamble of this MoU and its annexes, if any, shall be considered an integral part of it and shall be read together as a unit for all purposes and intentions.

Whereas the two parties desire to develop academic cooperation in various fields, the two parties conclude this Memorandum of Understanding (MoU) and agree with the legislation in force in the two parties to the following:

**Article 1-** To develop the following collaborative activities in academic areas of mutual interest:

- 1. Exchange of faculty and researchers for purposes of teaching, conducting lectures, conducting research, and exchange of expertise.
- 2. Conducting collaborative research projects.
- 3. Exchange of students subject to terms to be outlined in a separate Student Exchange Agreement.
- 4. Jointly organize symposia, seminars, and conferences.
- 5. Exchange of academic information and materials.

**Article 2-** The development and implementation of specific activities based on this MoU will be separately negotiated and agreed between the faculties, institutes, or centers that carry out the specific projects. Both parties agree to carry out these activities in accordance with the laws and regulations of both countries. Both parties also carry out their duties under this MoU in accordance with the legislation in force for the two parties.

**Article 3-** It is understood that the implementation of any of the types of cooperation stated in Article 1 shall depend upon the availability of resources at both parties if available, and financial supporters and their conditions, if any.

**Article 4-** The two parties will agree to the division of ownership and returns of intellectual property prior to commencing any collaborative research activities, under this MoU, that may result in intellectual property, and in conformity with relevant legislation.

**Article 5-** Neither party shall be entitled to use the name, logo and/or trademark of the other party without obtaining its written and prior consent and within the scope of this MoU

**Article 6-** This MoU may be amended or modified by written agreements signed by the representatives of both parties, and will become part of this MoU.

**Article 7-** Disputes shall be resolved as amicably as possible. In the absence of a satisfactory solution for both parties, a committee is formed and its members are named from both parties in accordance with the legislation in force, to resolve the disputes arising from the change and/or implementation of any item of the MoU.

**Article 8-** This MoU is valid for a period of four years commencing on the date signed by the last party, and may be renewed after being reviewed and renegotiated by both parties.

**Article 9-** This MoU may, at any time during its period of validity, be terminated by one of the parties upon written notice to the other party not later than six months before the termination date. The termination will not affect ongoing activities.

**Article 10-** Coordinators: Each of the parties shall appoint a coordinator for the activities mentioned in this MoU, being such coordinators the following persons:

A) On behalf of "Name of the Institution", [Name of coordinator], [His title], who shall maintain communication with the person appointed for "UJ".

Telephone:

E- mail:

B) On behalf of "UJ", the Director of the International Affairs Unit, who shall maintain communication with the person appointed for "Name of the Institution".

Telephone: 0069-2- 6 5355000 Ext: E- mail: @ju.edu.jo

**Article 11-** The MoU consists of **ELEVEN** articles, including this article, with the consent and acceptance of the Parties and in two identical originals, each bearing the signature of the two parties.

Signed for and on behalf of
First Party
THE UNIVERSITY OF JORDAN
Represented by its President Or his
Deputy or authorized by writing

Signed for and on behalf of Second Party <name of the university> Represented by

Dopaty of damonized by mining	
Prof.	<name></name>
President	<tittle></tittle>
Date:	Date: