



**COOPERATION AGREEMENT  
BETWEEN  
NON-PROFIT LIMITED COMPANY  
«TARAZ REGIONAL UNIVERSITY  
NAMED AFTER M. KH. DULATY»  
KAZAKHSTAN  
AND  
MALTEPE UNIVERSITY  
TURKEY**

This Cooperation Agreement was concluded Non-profit limited company «Taraz Regional University named M.Kh. Dulaty » (*hereinafter - Dulaty University*), represented by Member of the Board Vice-Rector for Research and International Relations Nurmukhanbet Daniyar Yskakuly on the one hand and Rector of Maltepe University (Turkey) Selim Nalbanton the other hand, further "Parties" further development of science in order to strengthen mutually beneficial cooperation between the two universities, they expressed their readiness to cooperate in the field of didactics and research, in the field of education:

**1. The subject of the Contract**

- 1.1. The subject of the Contract is an innovative, scientific-technical and educational cooperation in the field of implementation of joint research programs (including contract-studies) and technical developments, including the exchange of leading teachers and scholars, doctoral students, graduate students, undergraduates and students in order to:
- 1.2. sharing experiences and work results in innovative, scientific-technical and educational spheres;
- 1.3. promoting the integration of international scientific and other organizations engaged in educational activities into the scientific and technical space through the transfer of scientific and educational technologies;
- 1.4. implementation of fundamental and applied research in innovative, scientific, technical and educational fields;
- 1.5. scientific and methodological support of projects and expert activities;
- 1.6. implementation of international research projects and grants from various sources of funding in areas of mutual interest;
- 1.7. organization of scientific internships for teachers, researchers, doctoral students, undergraduates;
- 1.8. organization of joint conferences, seminars, and symposiums advanced training and professional retraining courses, master classes, professional internships, implementation of joint research projects with the involvement of interested partners and participation in their work;
- 1.9. exchange of students to perform various types of academic load, including training and industrial practices.

**2. Rights and obligations of the Parties**

- 2.1. The Parties undertake to combine their efforts and act together without forming a legal entity in the field of educational, scientific and innovative activities, scientific research and high-tech business.
- 2.2. The Parties have the right to enter into legal relations, both among themselves and with third parties, aimed at interaction and coordination of the Parties' efforts to achieve the goals stipulated in clause 1.1. of this Agreement.
- 2.3. This Agreement does not impose any financial obligations on the signatories.
- 2.4. All activities under the Agreement are carried out on a free and paid basis between the Parties and are not confirmed (or confirmed) by acts of work performed.
- 2.5. By Agreement of the Parties, separate works (services) can be paid. In this case, the Parties draw up a separate Agreement (contract).
- 2.6. The Parties interact within the framework of existing legislation on the principles of voluntariness, openness and parity of the Parties.



2.7. Under this Agreement, the parties have the right to place advertising and informational booklets, inform the business community about the joint activities of the parties.

2.8. Within the framework of this Agreement, the Parties do not have the right to use each other's image, established reputation, as well as symbols for the purpose of obtaining material benefits for one of the parties without a corresponding agreement between the Parties.

2.9. The Parties undertake to inform each other on implementation of joint activities under this Agreement.

2.10. The Parties undertake to maintain the confidentiality of information that has become known in connection with the performance of this Agreement.

### 3. Dispute Resolution

3.1. The Parties will take all measures to resolve disputes and disagreements that may arise under this Agreement through negotiations and consultations.

### 4. Confidentiality

4.1. The Parties undertake to keep secret any information received from the other Party under this Agreement.

4.2. The Parties undertake to respect the confidentiality of the terms of this Agreement and all information transmitted as confidential information or as information that by nature should be considered confidential.

### 5. Financing

5.1. This Agreement does not provide for the implementation of financial costs.

5.2. Each of the Participants bears all expenses related to the implementation and implementation of joint projects in accordance with the terms of the signed agreements. Expenses related to business trips and stay of performers fulfilling the Contract are borne by the sending party.

### 6. Other conditions

6.1. This Agreement enters into force and is valid for 5 (five) years from the date of its signing by authorized representatives of the Parties. If none of the Parties declares in writing their unwillingness to extend its validity no later than 3 months before the expiration of its validity, the Contract is extended for the next 5 (five) years.

6.2. The Agreement may be modified or terminated by Agreement of the Parties at any time. The Party notifies the other Party of the decision to terminate the Agreement by an official letter no later than one month before the end of the Agreement.

6.3. The Parties shall not be entitled to transfer its rights and obligations under this Agreement to any third party without the written consent of each other.

6.4. Additional agreements to the Agreement are concluded in writing, are its integral parts and enter into force from the moment of signing by the Parties.

6.5. All disputes arising during the execution and termination of this Agreement are resolved through negotiations, and if no Agreement is reached – in accordance with the procedure established by law.

6.6. This Agreement is made in two copies having equal legal force, one for each of the Parties.

### 7. Addresses and signatures of the Parties

#### Non-profit limited company

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Member of the Board Vice-Rector  
for Research and International Relations

 D. Nurmukhanbet

/signature/

Date «22» 2022

 S. Nalbant

/signature/

Date «22» July 2022