



TIRANA CAMPUS

MEMORANDUM OF UNDERSTANDING

I Signatory Parties:

UNIVERSITY OF SARAJEVO

71000 Sarajevo, Bosnia and Herzegovina Obala Kulina bana St.7

And

COLLEGE OF EUROPE
Tirana campus, Kubi Nr. 15, Qendra Piramida, Bulevardi Dëshmorët e
Kombit, 1001 Tirana¹

Preamble:

University of Sarajevo and the College of Europe, Tirana campus (hereinafter referred to as "Parties") wishing to establish cooperation in promoting academic, educational, and cultural cooperation between the two institutions, in the terms stated henceforth, have concluded the present Memorandum of Understanding (MoU).

This Memorandum of Understanding is developed within the framework for institutional cooperation, and aims to facilitate further development and consideration of specific programs of cooperation of mutual interest for both Parties.

II Subject of the Memorandum of Understanding:

Cooperation may be implemented through, but may not be limited to, the following activities:

 Networking of teachers, research personnel, students and other staff for lectures, visits and sharing of experiences;

¹ "Kolegji i Evropes", branch of the Europacollege / Le Collège d'Europe | Dijver 11 – 8000 Bruges, Belgium | Public utility foundation | Corporate number: 0409.518.855 | Register of Legal Entities, court of Ghent, Bruges Division.

- Organization of information sessions for students on study opportunities at both universities (including information on scholarships);
- Joint participation and applying for funds designated for education, research and artistic activities;
- Joint educational, training and/or research activities:
- Joint organization of conferences, symposia, congresses, seminars, courses, summer schools, workshops and other forms of cooperation of mutual interest:
- Exchange of professional literature, textbooks and other university publications;
- Exchange of information in fields of interest to both Parties;
- Other activities of mutual interest.

In the implementation of specific cooperative programs, and if applicable, a written agreement covering all relevant aspects including funding and other obligations to be undertaken by each party will be negotiated, mutually agreed and formalized in writing, prior to the commencement of the activity.

III Implementation of the Memorandum of Understanding:

Each institution will appoint a contact person to coordinate the implementation of this Memorandum of Understanding. Both Parties have committed not to execute activities related to this MoU without previous consultations.

Both Parties agree that all financial agreements necessary to implement this MoU must be negotiated and will depend upon availability of funds. Neither institution shall have any financial obligation to the other institution based on this MoU.

Both institutions adhere to Article 2 of the Universal Declaration of Human Rights (UDHR) and do not discriminate on the basis of race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status.

IV Duration of the Memorandum of Understanding:

This MoU will become effective upon the date of signature by representatives of the institutions and will be in force for five (5) years and may be renewed by the Parties for a further period. Amendments and changes will be possible only in a case of written consent by the rectors of both Parties and will be added to this MoU. This MoU may be terminated before the expiry of the five (5) year period only upon the written consent of the rectors of both Parties.

Either party wishing to make changes or terminate the MoU shall notify the other institution in writing of such intention no later than six (6) months before the suggested changes or termination should come into effect.

The MoU cannot be terminated if this action will jeopardize the implementation of any of the agreed activities, or before the deadline set for completion of such activities.

V Intellectual property and data protection

Neither party shall use or refer to the name, logo or any designation of the other party without the prior written consent of that other party.

Any intellectual property that is developed as a result of the collaborative activity will be dealt with by dedicated written agreements.

All the personal data provided in the context of the implementation of this Memorandum of Understanding will be treated by the parties according to the General Data Protection Regulations².

VI Number of Copies of the MoU:

The MoU shall be written and signed in two (2) copies, in English. Each party shall receive one copy.

In witness whereof, the parties hereto affix their signatures below this

University of Sarajevo Rector

Prof. Dr. Tarik Zaimović

Rector Federica Mogherini

College of Europe Tirana

Reference number and date:

0 5 -03- 2029

Seal College of Europe Reference number and date:

13/03/25

² Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) - OJ L 119, 4.5.2016, p. 1.