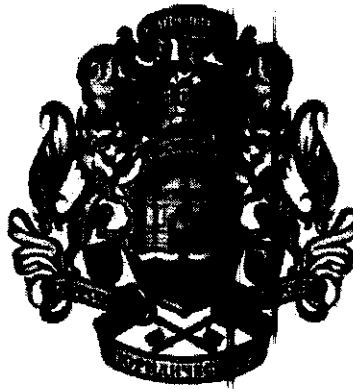




UNIVERSITÀ DEGLI STUDI
SUOR ORSOLA
BENINCASA



AGREEMENT OF INTENT ON INTERNATIONAL COOPERATION

BETWEEN

Università degli Studi Suor Orsola Benincasa (UNISOB), with headquarters in Naples, Italy, via Suor Orsola n. 10, VAT 80040520639, legally represented by the Rector Prof. Lucio d'Alessandro, acting on the basis of the Charter, henceforth called "UNISOB"

AND

Siberian Law University, with headquarters in 644010, Russia, Omsk, Korolenko street, 10, legally represented by Rector Yuri P. Solovay, acting on the basis of the Charter, henceforth called "SibLU"

and jointly "Parties" have entered this agreement as follows:

Given that

- the Parties are engaged in the establishment of a network for the exchange of knowledge with other academic, educational, institutional and associational realities, so as to determine sharing processes useful to students and all citizens;
- the Parties promote scientific research, training and consultancy through the stipulation of collaboration agreements;
- UNISOB has established, with D.R. n. 52 of 8 February 2016, the Research Center of European Private Law (ReCEPL), directed by Prof. Avv. Lucilla Gatt, which works in the field of research on European law with particular regard to new technologies and is interested in acquiring, developing and applying research methodologies in the sectors of its activity, establishing contacts with public and private entities that have research interests in the same sector;
- the Parties, with this agreement, intend to define and activate a cultural, scientific and didactic collaboration in areas of mutual interest, therefore, consider it appropriate to encourage a normal and continuous exchange of knowledge and practices, starting from their respective research experiences;

the following is agreed and stipulated:

Article 1 - Effects of the premises

The premises form an integral and substantial part of this agreement.



UNIVERSITÀ DEGLI STUDI
SUOR ORSOLA
BENINCASA



Article 2 - Object of the Agreement

The Parties mutually undertake, within the framework and in compliance with the institutional specificities and purposes, according to their respective regulations and as far as each is responsible, to promote, develop and consolidate opportunities and collaboration initiatives in the following areas:

- prepare and implement a program of activities aimed, in particular, at study and scientific research;
- design and implement joint research programs in areas of mutual interest;
- organize and participate in conferences, conventions, events, seminars, workshops and study meetings;
- exchange information and scientific material of common interest;
- publish texts, articles and informative material;
- activate an exchange of professors, researchers, doctoral students, students, experts in academics who visit ReCEPL will receive the title of Visiting Scholar / Visiting Professor;
- organize higher education initiatives of mutual interest for all the profiles belonging to the signatory parties of the agreement, which can be hosted by one or both parties;
- promote cultural exchanges in the field of scientific research and related educational activities;
- build a network of relationships, collaborations and exchanges with public and private subjects;
- participate in competitive calls for the financing of research projects;
- promote and spread knowledge and use of regulatory tools;
- prepare draft laws to be examined by the competent subjects.

Article 3 - Objectives of the Agreement

This agreement marks the development of collaboration between the Parties and may extend to all areas of interest. The specific objectives to be achieved, the specific responsibilities and the expected results will be detailed from time to time in the individual projects conceived and implemented in the general context of this framework cooperation agreement.



UNIVERSITÀ DEGLI STUDI
SUOR ORSOLA
BENINCASA



Article 4 - Contact persons of the Agreement

For the purposes of implementing this agreement, each of the Parties undertakes to appoint its own contact person with the task of jointly defining the common lines of action by periodically verifying their implementation. The contact persons report their work to their respective legal representatives. For ReCEPL, the referent is the Director of the ReCEPL, Prof. Avv. Lucilla Gatt, for SibLU the referent is the Provost David T. Karamanukyan. In the event of replacement of the contact person, each Party will inform the other as soon as possible with written communication.

Article 5 - Advertising of the Agreement

The Parties undertake to give adequate visibility to this agreement, through its publication in the specific places.

Article 6 - Effects of the Agreement

This agreement only constitutes a reference framework. The Parties will define the individual initiatives in agreement with further subsequent agreements, as well as the methods for managing the related economic aspects, according to the respective internal reference rules and regulations.

Article 7 - Ownership and dissemination of results

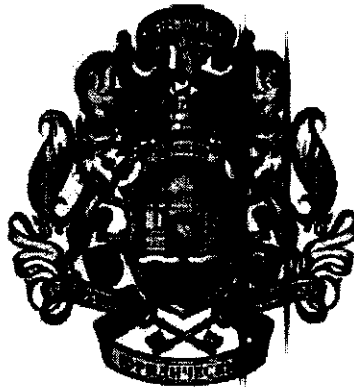
The results of the research activity will be shared by both Parties. Any right to exploit the results obtained from the activities carried out under this agreement will be subject to a specific agreement. The Parties may use and disclose in any form, in whole or in part, these results with the prior written consent of the other contracting party.

Article 8 - Duration and renewal of the Agreement

This agreement has a duration of six years, starting from the date of signing, and is intended to be tacitly renewed for another six years except for any written withdrawal to be sent, via certified e-mail or registered letter with return receipt, within the expiry of the six-year period.



UNIVERSITÀ DEGLI STUDI
SUOR ORSOLA
BENINCASA



Article 9 - Confidentiality

The Parties undertake, in compliance with the utmost confidentiality, not to communicate or disclose to third parties any data, information, personal data contained in this agreement or news concerning the counterparty and the mutual activities of which they will become aware, also in compliance with the current international and domestic data protection legislation, where applicable, as well as in compliance with the ethical rules deriving from the present agreement.

Article 10 - Arbitration and applicable law



The Parties agree to amicably resolve any dispute that may arise from the interpretation, application, or termination of this Agreement. In the event that an Agreement cannot be reached, the Parties establish that all disputes arising from this Agreement or related to it, shall be settled by arbitration. The Arbitral Tribunal will consist of a single Arbitrator. The arbitration will be ritual, the Arbitrator will decide according to the international law. The language of the arbitration shall be English.

Article 11 - Original versions of the Agreement

This agreement is in two equivalent versions and signed in two original copies, which will be kept with each of the Parties.

Naples, June 29, 2021

Omsk, June 29, 2021

ReCEPL
The Director
Prof. Avv. Lucilla Gatt

Università degli Studi Suor
Orsola Benincasa
The Rector
Prof. Lucio d'Alessandro


Siberian Law University
The Rector
Prof. Yuri P. Solovey
