# AGREEMENT №0409-011 on scientific and educational cooperation

	between	Anka	ra Univers	ity	<b>.</b>		
	·					and	
N	Iardan Sa			te (Republi		ikhstan)	
		Shyn	ikent city	25.01.2021	-		
eity	<del></del>				<u> </u>	2021	
Ank	ara Univer	sity		(universit	y nam	e) Prof Dr Nec	det Ünüya
represented name)						(Rector's	
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## 2.PURPOSES AND MATTERS OF THE AGREEMENT

In order to develop international cooperation, the Parties organize joint research, educational and creative activities, covering the following areas:

- 2.1. Development and implementation of joint innovation, research, and creative projects.
- 2.2. Joint participation in international educational, scientific, and other projects and programs.
- 2.3. Organization of joint innovative research laboratories and temporary research teams for the implementation of various research projects.
- 2.4. Exchange of teachers and undergraduates for short and long-term scientific internships.

- 2.5. Involvement of scientific and pedagogical workers and students to participate in the work of various scientific events (seminars, conferences, webinars, etc.), held on the basis of partner universities.
- 2.6. Exchange of teachers for giving lecture courses (including distance).
- 2.7. Strengthening and expanding the system of advanced training of scientific and pedagogical workers.
- 2.8. Activation of academic mobility (exchange) by students.
- 2.9. Publication of joint monographs, textbooks, teaching aids collections of scientific papers, and other teaching materials.
- 2.10. Creation of a favorable image of the partner university.

#### 3.RESPONSIBILITIES OF PARTIES

- 3.1. Each of the Parties are obliged to cooperate in the frame of this Agreement in accordance with the legislation of the country territory of each of the Parties.
- 3.2. The Parties intend to provide each other with the necessary assistance and support in the implementation of this Agreement.
- 3.3. The Parties will exchange information necessary for the most effective implementation of the Parties' responsibilities specified in this Agreement.
- 3.4. The appointed measures by the Parties will be carried out on the basis of additionally concluded contracts and agreements.

#### 4.FORCE MAJEURE CIRCUMSTANCES

- 4.1 The Parties are released from the fulfillment of obligations under this Agreement in the event of force majeure circumstances.
- 4.2. Force majeure means the occurrence of such circumstances in which the Parties acting with reasonable discretion, for reasons beyond their control, cannot fulfill their obligations properly, in particular, such circumstances include military actions, natural disasters, decisions of state authorities making the proper performance of obligations under this Agreement is impossible.
- 4.3. In the event of force majeure, the Parties are obliged to notify each other of the occurrence of these circumstances within ten days.
- 4.4. The occurrence of the circumstances specified in clause 4.1 must be documented.

## **5.FINAL CLAUSES**

- 5.1. This Agreement comes into force from the moment of its signing by both Parties.
- 5.2. Changes and additions to this Agreement are its integral part. Any changes and additions must be made in writing and signed by authorized representatives of the Parties, sealed with their seals.

- 5.3. The Agreement is valid for five years and is considered prolonged for an indefinite period if none of the Parties has notified the other Party of its intention to terminate this Agreement at least one month before its expiration.
- 5.4. The contract may be terminated early by agreement of the Parties in writing or unilaterally at the initiative of one of the parties, provided that the other party is notified at least three months before the expected date of termination.
- 5.5. This Agreement remains in force in the event of the executive turnover of the Parties responsible for the fulfillment of obligations under the Agreement of persons.
- 5.6. This Agreement is concluded in Russian (English) in two copies, which have equal legal force for each of the Parties.

### 6. LEGAL ADDRESSES AND DETAILS OF THE PARTIES

## LLP "Mardan Saparbayev Institute"

	ress:
Ankara	Üniversitesi Rektörlüğü
Dego1	Caddesi 06100
Anadol	.u/Ankara-TURKEY
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БИК SABRKZKA, Кбе17,

в ДБ АО «Сбербанк»/ Sberbank JSC

Prof. Dr. Necdet ÜNÜVAR

Rector

(Full name)

Official seal

Official se

Rector

Inlasynov Y.Z.