



General Agreement

The contract between the "Tbilisi Open Teaching University" on behalf of Director Giorgi Amilakhvari, the holder of ID: 01031004071, Of the university Address: Tbilisi, University street #2. hereinafter "First Party"

and on the other hand the "Georgian International Academy of Sciences" on behalf of Dr. Farzad Ghasemzadeh holder of passport No 37280563 as the president of the Academy and the exclusive representative of the "Tbilisi Open Teaching University" to Iran at the following address: Tbilisi, Digomi, Mikeladze No1. phone: +982188946271,+995597140300 hereinafter "Second Party" is signed

Article 1.Subject

- 1.1 Recruit Student from Iran for the First Party, on the programs offered by First party.
- 1.2 Holding international conference in Iran as well as Iranian conferences in Georgia.
- 1.3 Planning and Coordinating First Party with Iranian Universities.
- 1.4 Running short term courses for Iranian as well as accredited programs.

Article 2. The term of the contract:

The contract period will be 1 years from the date (23.04.2018 to 23. 04.2019), which can be extended if mutually agreed.

Article 3. The financial terms of contracts:

3.1 First Party is committed to transfer 10 percent of total one year tuition fees received from Iranian students at the beginning of the first year to the Second Party., after First Party fully receives one year tuition fee.

3.2 Financial terms related to Article 1.2 and Article 1.3 and Article 1.4 will be defined by a separate agreement.

Article 4.First Party Commitments

4.1 First Party is obligated solely to attract students from Iran through the Second Party and admission process from Iranian applicants be accepted by the Second Party, in case students fulfill all the requirement for the admissions according to Georgian Legislation.

4.2 First Party determines only The Second Party as representative in Iran and any activity in Iran solely will do through the Second Party only in terms of recruiting students.

Georgian International Academy of Sciences Dr. Farzad Ghasemzadeh

The President

f glasenzade

Tbilisi Open University Dr. Giorgi Amilakhvari



02192643/





4.3 First Party is committed to insert name and logo of the Second Party as his exclusive representative to Iran.

Article 5. The Second Party Commitments

- 5.1 Follow up the process of accreditation and assessment for The First Party from the Ministry of Health, Medical and Education of Iran and Ministry of Sciences.
- 5.2 Coordinating and planning to sign a memorandum of cooperation in the scientific for The First Party and other universities in Iran.
- 5.3 Maximum efforts to attract students to study at the First Party.
- 5.4 The Second Party is committed to advertise as need as necessary to introduce The First Party in Iran.
- 5.5 Second Party is committed to do requirement coordination for the participation of the First Party in Conference and scientific meetings in Iran.
- 5.6 Second party is obliged to attract students for the First party. Number of students is defined by First party each semester. In case Second party cannot attract the number of students defined by First party, Second party will lose exclusive right for attracting students from Iran to First party and this agreement will be terminated momently of breaching this clause.

Article 6.RIGHTS AND DUTIES AND RESPOSIBILITIES OF THE PARTIES

- 6.1 Both parties shall assume liabilities to maintain confidentiality for this Agreement, i.e. not to divulge any information of the terms and conditions of this Agreement to the other persons.
- 6.2 Each contractual party shall have a right to demand the other side to execute all duties and liabilities in good faith based upon this Agreement and Application Law.
- 6.3 Both Parties are committed to hold the scientific meetings and conferences for teachers and professors as far as possible to improve the quality of education.
- 6.4 Second Party has the right to use and promote name and logo of the First Party in his website, conferences, news...
- 6.5 Present Agreement can be terminated by any parties' prior notice 2 month earlier before agreement termination date.

Article 7.FORCE-MAJOR CIRCUMSTANCES

- 7.1. The parties shall bear no responsibility foreseen by this Agreement in the event of force-major circumstances.
- 7.2. The force-major circumstances include events not envisaged for the time of concluding this Agreement and the existence and influence of which was not predicted by the parties priory

Georgian International Academy of Sciences Dr. Farzad Ghasemzadeh

The President

f-glosuzaell

Tbilisi Open University Dr. Giorgi Amilakhvari

Vice President





and that were beyond their control, namely: flood, earthquake, wind (16M/Sec), explosion, fire, accident, war military actions, blockade, strikes and other events.

- 7.3. The party unable to execute the assumed liabilities shall be liable to send a written notification on the existence of these circumstances to the other party no later than 3 (three) working days.
- 7.4. The failure to notify and/or late notification shall deprive the party the right to apply existence of force-major circumstances as the ground of releasing him from bearing responsibilities.
- 7.5. The facts named in the notification must be confirmed by a competent authority. The confirmation is not necessary if these facts are publicly known.
- 7.6. If force-major circumstance last more than three months, the parties shall have a right to discuss an issue of annulling this Agreement.

This Agreement is made in 7 articles in English and two identical copies; one copy is kept to the First Party and the second one with the Second Party which each has same power.

Georgian International Academy of Sciences
Dr. Farzad Ghasemzadah

The President

f-gliesuzerole

Tbilisi Open University Dr. Giorgi Amilakhvari

Vice President

2021926A3