

Having in mind our common interest in developing teaching, scientific and research activities and striving to extend and intensify cooperation between two universities,

**Turgut Özal University** from Ankara-TURKEY, represented by Rector Prof.Dr.**Abdulkadir ŞENGÜN**

and

**University "Mediterranean" Podgorica (UM)**, from Podgorica, Montenegro, represented by The President of the Mediterranean University, **Duško Knežević**, PhD

concluded the following

## COOPERATION AGREEMENT

### Article 1

University "Mediterranean" Podgorica and TURGUT ÖZAL UNIVERSITY-ANKARA/TURKEY by the contract herein stipulate the fields and subjects of mutual cooperation as well as the forms and manners of its realization.

### Article 2

Depending on available resources and needs that both universities – signatories to this contract – have, the cooperation can develop in the following fields:

- exchange of teachers and students,
- joint research projects,
- joint undergraduate programs,
- joint postgraduate programs,
- joint organization and participation in seminars and other scientific and expert gatherings,
- professional advancement programs,
- other forms of cooperation of common interest.

The Annexe to this Contract shall define type, scope and manner of realization of respective forms of cooperation from paragraph 1 of this article.

#### Article 3

Cooperation between two universities shall be developed on the basis of yearly cooperation programs.

#### Article 4

Each university - signatory of the contract herein - shall nominate a contact person to be in charge of coordinating realization of certain activities or programs.

#### Article 5

Obligations and expenses ensuing from the projects made under this contract should be covered in compliance with the regulations in force in the territory where they are applied, and in compliance with financial policy and resources that the signatories to the contract have.

#### Article 6

If due to the *force major* or other circumstances that contracting parties have no control of, the contractual obligations cannot be fulfilled, contracting parties agree that such failure to meet obligations will not be considered as breach of the Contract herein.

#### Article 7

Changes and amendments to this Contract shall be the subject of annexe to the Contract.

#### Article 8

This Contract is concluded to the period of five (5) years, starting from the date of signing it.

After the expiry of the deadline from paragraph 1 of this Contract, the Contract shall automatically be extended for the period of the next five years provided the contracting parties agree to.

Contracting parties can cancel the Contract herein in written form with cancellation period of six months.

Article 9

This Contract shall enter into force as of the day when it is signed.

Article 10

This Contract is made in four (4) identical copies, two (2) of which is kept by each party.

10.09.2014, Ankara.

President

**Duško Knežević, PhD**



Rector

**Prof. Dr. Abdulkadir ŞENGÜN**

Prof. **Salih KAYA, PhD**

**UM Turkish Academician**