Framework Agreement

Interuniversity Cooperation Agreement
Between

UNIVERSITÁ DEGLI STUDI DI PERUGIA (Italy)

And

THE URAL FEDERAL UNIVERSITY (Russia)

L’UNIVERSITÁ DEGLI STUDI DI PERUGIA, legally represented by the Rector, Professor Franco Moriconi acting on behalf of the Academic Senate

and

THE URAL FEDERAL UNIVERSITY (Russia), legally represented by the Rector, Professor Victor Koksharov on behalf of the

This agreement has been drawn up with 4 original copies – 2 in English and 2 in Russian; all of which have full legal validity.

PREAMBLE

It is in the mutual interest of the institutions involved (hereinafter referred to as ‘the parties’), to strengthen and deepen links and promote academic cooperation in the fields of scientific research and didactical development.

THE PARTIES HEREBY AGREE AS FOLLOWS:

Article 1

The purpose of this agreement is: to develop a joint strategy for scientific and didactical cooperation, and to encourage exchanges between teaching staff, researchers and/or students. This collaborative activity shall be implemented in all fields and areas of mutual interest.

Article 2

The involved parties shall promote the mutual exchange of information, academic publications and other research materials and documents.
Cooperation is to be sought through:

(a) Exchange visits for researchers and for teaching staff involved in research.
(b) Exchange of research doctors, students undertaking doctorate programmes, allotted research grantees, and young researchers for integrated scientific activities.
(c) Student exchange
(d) Exchange of scientific and didactic publications and documents
(e) Joint organisation of meetings and seminars
(f) Other types of cooperation shall include: communal research projects, formulation of innovative didactic output, support for the implementation of a research structure, teaching and all other activities linked to researcher, student and teaching staff mobility.

Article 3

In order to complete the objectives set out in this agreement, the involved parties shall detail specific supplementary agreements in accordance with the current legislation of the countries involved. The aforementioned supplementary agreements shall regulate all aspects relating to individual initiatives.
The relevant bodies shall approve and sign each supplementary agreement.
The parties’ assent to this agreement does not imply any obligations with reference to the stipulation of the aforementioned supplementary agreements.
The supplementary agreements shall state:

- the objectives to achieve and specific duties to carry out;
- materials and structures necessary for carrying out the initiatives;
- the didactic coordinator/scientific director;
- any eventual economic obligations and a financial plan where necessary;
- the terms of exchanges for people involved in the initiatives;
- any provisions made for covering transportation, board and lodging costs;
- insurance cover;
- the regulation and entitlement of any results derived from initiatives fulfilled (where necessary);
- the duration;
- any other factors useful or necessary for the regulation of the initiatives to realize.

Please note that this is not an exhaustive list.

Article 4

Within the confines of this agreement, each party shall indicate an individual who shall have the task of coordinating all duties carried out and identifying single initiatives to accomplish. These initiatives, the result of continual dialogue between the individuals, will constitute the topic of individual supplementary agreements (as provided for in Art. 3).

Article 5

In order to facilitate the effective completion of the objectives stipulated in this agreement, the involved universities shall endeavour to seek financial support from national or international institutions or from other entities, both public and private.

Article 6
This agreement shall last for 5 years from the date on which the contract is signed by the legal representatives of the involved parties. This period will take effect from the date of the last signature. This agreement may be extended or renewed, upon agreement by both parties and with written approval by all parties communicated through the relevant bodies.

**Article 7**

Should either party wish to terminate the agreement at any time, this must be communicated in writing and with at least 4 months’ notice. In this case, any initiatives already in progress at the moment of termination of the agreement shall be continued under the conditions of the respective protocol.

**Article 8**

In case of situations which this agreement does not provide for, parties shall make reference to supplementary agreements.

**Article 9**

This agreement is governed by current Italian trial and substantive law.

In witness whereof the undersigned, duly authorised by their respective Institutions, have signed this Agreement:

Date 26 AGo 2014
Università degli Studi di Perugia (Italy)
Legal Representative: Prof. Franco Moriconi

Date..................
The Ural Federal University (Russia)
Legal Representative: Prof. Victor Koksharov