**Agreement**

**between the** **State educational institution of higher professional education Kyrgyz-Russian Slavic university named after the first President of the Russian Federation B.N. Yeltsin (Bishkek, the Kyrgyz Republic) and**

**the (\_\_\_\_\_\_\_\_\_) on mutual cooperation**

The State educational institution of higher professional education «Kyrgyz-Russian Slavic university named after the first President of the Russian Federation B.N. Yeltsin», hereinafter referred as "KRSU», (Bishkek, the Kyrgyz Republic) and the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, hereinafter referred as “the Parties”, enter into this agreement in view of strengthening friendship between the peoples of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and the Kyrgyz Republic acknowledging reciprocal scientific collaboration that is aimed at increasing the efficiency in training of specialists, conclude the present agreement as follows:

1. **Subject of the Agreement**
   1. 1.1. The Kyrgyz-Russian Slavic university named after the first President of the Russian Federation B.N. Yeltsin (the Kyrgyz Republic) and the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ express the willingness to implement mutual beneficial cooperation in the fields of education, culture and science in areas of mutual interest, including, but not limited to, student exchange programs, research internship programs, exchange programs and internships for faculty staff.
2. **The rights and obligations of the Parties**
   1. 2.1 The Parties express the willingness to implement the exchange of research works, teaching materials, literature and also to realize the exchange of information on questions related to pedagogic, methodology of high school and training of highly skilled specialists, within the limits and to the extent provided by the current legislation.
   2. 2.2. The Parties have the right to use jointly the obtained results and to share the combined benefits of research works, as well as to invite scientists from the universities – associates, who are considered to give lectures, participate in scientific conferences and symposiums which are held within the respective countries of the Parties.
   3. 2.3. The Parties express the willingness to implement collaboration in the field of student and faculty staff exchange programs.
   4. 2.4. In compliance with the present agreement, the Parties are responsible for:

• implementing equal student exchange for study at the universities for a determined period of time by mutual arrangements: for one term or one year.

• The sending university provides the following documents for each student:

* letter of recommendation signed by the rector, vice-rector or an authorized person;
* required application forms;
* report on academic records;
* letters of recommendation signed by scientific adviser;
* health certificate;
* copy of passport.

• Preliminary consideration and coordination of the subject specification for students (one term or one year).

• The receiving side, upon completion of study, submits the sending university transcripts of each student. The sending side has the sole right to determine the amount of credits (subjects) obtained at the receiving university.

* + - * 1. 2.5. Annually, on basis of particular agreements, the Parties are obliged to determine the amount of undergraduate students, postgraduate students and professors for the parity exchange that is executed by separate treaties to the present agreement.
  1. 2.6. The sending university submits the following documents for each lecturer:
* letter of recommendation signed by the rector, vice-rector or an authorized person;
* copy of passport;
  1. 2.7. The period of assignment, academic training or research of the faculty staff lasts by mutual arrangements from one month or one term to one year (with an option of prolongation for academic researchers).

2.8. The Parties assist visa obtaining for members of the faculty staff, undergraduate and postgraduate students within their commission.

2.9. All expenditures connected to visa obtaining are covered by the sending side in compliance with schedule rates, existing legislation and legal texts of the respective countries.

2.10. The parties can develop joint working programmes with the view of realizing the present agreement.

**3. FINANCIAL LIABILITIES**

3.1. Financial (monetary) obligations under this Agreement are not provided.

3.2. The obligations of the Parties related to financial (monetary) settlements are regulated by a separate treaty or agreement of the Parties.

**4. Dispute procedure**

4.1. All disputes which occur within the implementation of the present agreement and cannot be settled in compliance with the arrangements of the Parties are to be settled juridical according to the existing legislation of the Kyrgyz Republic and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, and in compliance with international law and international treaties.

**5. Effective date and duration**

5.1. The Agreement is concluded for an indefinite period and enters into force from the moment of signature by both Parties.

5.2. The present agreement is done in two copies, equally valid for both Parties.

5.3. Each Party may initiate termination of the Agreement by notifying its intention to another university in writing not later than 6 months before the proposed date of termination of the Agreement.

**7. Juridical addresses of the Parties**

SEI HPE KRSU

named after B.N. Yeltsin

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V.I. Nifadyev

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