Cooperation Agreement

On Joint research and educational project "Sino-Russian Center for Science of Law" between Harbin Institute of Technology and Saint Petersburg State University

Based on the Memorandum of Cooperation in Education and Research between Heilongjiang Provincial People's Government and Saint Petersburg State University signed on May 23rd, 2014, "Harbin Institute of Technology" (hereinafter referred to as 'HIT'), duly represented by Rector Zhou Yu, and Federal State Budgetary Educational Institution of Higher Education, "Saint-Petersburg State University" (hereinafter referred to as SPbU) and duly represented by Rector Nikolay Kropachev, will expand the cooperation in education and research between the universities in Heilongjiang Province of China and SPbU. As for the realization of inaugurating the Joint research and educational project "Sino-Russian Center for Science of Law" (hereinafter referred to as the Project), HIT and SPbU come into this agreement as follows:

1. Cooperation object

Whereas SPbU launched its educational program which is aiming to educate the talents knowing Chinese and Russian laws, whereas this branch-discipline is now at the start-up phase and SPbU hope Chinese legal experts involved in the joint work on implementation of the new educational program, which includes but not be limited to give lectures on the related China law courses, , to attend as the members of "Experts Committee of the science of China law", to jointly participate in the Project's research programs and etc., in order to promote this cooperation;

1.1 this agreement's object is to set up the Joint research and educational project "Sino-Russian Center for Science of Law" based on the both sides' current education & research resources in the Science of Law, to gradually realize the high-level Professional Education Programs, and to construct long term mechanism for academic exchanges of experts and scholars, as to increase the cooperation opportunities in the field of education and teaching, humanities research, intelligence tanks and etc. for the both sides.

2. Cooperation Scope

The cooperation Scope to aiming to build "the science of China law" curriculum system, and the whole system will be constructed step by step gradually, within which the undergraduate courses shall be suggested focusing onto the sub-title 2.1, the master degree candidates shall be onto 2.2, 2.3, 2.4, and the PHD candidates' courses shall fall down in the leading edge applicable topics within 2.5 and based on 2.1-2.4.

2.1 China Law Overview

- 2.1.1 China Constitution Law & China Legal System of the 242 laws classification (until 2017)
- 2.1.2 China criminal legislations and the comparative study between China and Russia
- 2.1.3 China civil & commercial legislations and the comparative study between China and Russia

- 2.1.4 China economic legislations and the comparative study between China and Russia
- 2.1.5 China social legislations and the comparative study between China and Russia
- 2.1.6 China characteristic three-category legislations: openness, finance, national security

2.2 China's openness legislations & WTO dispute settlements

- 2.2.1 China's current international trade law legislations
- 2.2.2 China's current cross-border investment legislations
- 2.2.3 China's current intellectual property legislations
- 2.2.4 Comparative study of WTO dispute settlements after entry of China and Russia

2.3 China's monetary and financial legislations & world financial stability

- 2.3.1 China's dual legal systems of central bank & commercial banks
- 2.3.2 China's fiscal & financial market legislations
- 2.3.3 Comparative studies on fiscal & monetary legislations in China, Russia, EU, and
- 2.3.4 Studies on rule of law in world financial market and financial stability

2.4 China National Security & world peace legislations

- 2.4.1 China's "national security law"& the comparative study between China and Russia
- 2.4.2 China's "cyber security law" & the comparative study between China and Russia
- 2.4.3 Comparative studies on outer space legislations in China, Russia, EU, and U.S.
- 2.4.4 Comparative studies on national security legislations in China, Russia, EU, and U.S.
- 2.4.5 Comparative studies on the UN veto and non traditional security in China & Russia

2.5 Legal Cooperation study on "One Belt One Road", "Eurasian Silk Road", & Northeast Asia Zones ("BR, ESR, &NEA Zones")

- 2.5.1 "BR, ESR, &NEA Zones" 70 countries' legal traditions study
- 2.5.2 "BR, ESR, &NEA Zones" 70 countries' population legislation study
- 2.5.3 "BR, ESR, &NEA Zones" 70 countries' fiscal legislation study
- 2.3.4 "BR, ESR, &NEA Zones" 70 countries' energy legislation study
- 2.3.5 "BR, ESR, &NEA Zones" 70 countries' national security legislation study
- 2.3.6 "BR, ESR, &NEA Zones" 70 countries' other hot spots issues legal study

3. Cooperation mechanisms

The purpose of establishment of the cooperation mechanisms shall be based on the transcontinental cooperation, more support, joint campus, well-equipped team, frontier-oriented researches, by way of working on building core cooperative research intellective, creating effective education platform and research resources, in order to achieve international academic influential results of the cooperation.

3.1. Formation of "core team + external exchange" academic cooperation

Both parties shall gradually form core cooperative team to build up the Project; initiate a long-term and regular academic exchange system, regularly invite the external research team for academic exchanges and visits from EU, U.S., Japan, South Korea, Singapore, Hong Kong, Macau, Taiwan and etc., refine and concise academic achievements in key

areas through a wide range of international academic exchanges, cultivate team members with international perspectives and enlarge the reputation and influence of the core team internationally.

3.2. Joint application for national major/key programs

Through the Project both parties shall integrate dominant research resources and platforms to set up the international joint research team for Sino-Russian major fundamental researches, shall initiate or/and apply for more major programs on the legal cooperation and comparative study in the fundamental and applicable humanities and social science research fields, such as national security, economy and trade, bilateral regions, regional civilizations and etc. for injecting more new energy and growth in the development of the both sides' related disciplines

3.3. Integrating and sharing education resource

Based on the Project both parties shall integrate education resources, optimize the overall arrangements of the curriculum design, gradually realize the sharing, the applying, and the recognizing of bilateral courses, innovate experimental Sino-Russian courses by both discipline resources, realize a reasonable share of excellent teachers and other educational resources, and enhance the teaching efficiency and allocation of resources in order to maximize utility.

3.4. Student exchange /joint education

Under the framework of the Project, both parties shall do the best to gain domestic policies supports and to optimize core team personnel resources, form virtuous personnel exchange mechanism and student joint training mechanism between mutual disciplines and research teams to promote integrating and discipline-crossing, effectively enhance the sharing of international cooperation and exchange resources among different teams, and by pushing on student exchanges and joint training to promote the development and utilization of educational resources.

3.5 expanding the application of joint research and international influence

By way of internationally leading-edge oriented academic researches in fundamentals and cross discipline areas, through the legal exchanges facing the Sino-Russian major strategic needs, through strengthening cooperation results servicing both sides' economic social development, the Project shall be committed to building international academic influence, proposing it's own originality of applicable results in international rule of law process, servicing both Humanities and Social Sciences development, enlarging academic discourse rights of the Project within both domestic legal limits, as for striving to contribute to the development and the deepening of human legal civilization.

4. Authorized representatives

4.1. Both parties shall designate authorized representatives (as follows), who are responsible for the participation and organization in education and research activities of the Projects, for selecting the relevant experts for its implementation, and for releasing the relevant news.

[This page intentionally left blank and only for signature]



Date: 20.8.2. .0

On behalf of Saint-Petersburg State University

Nikolay Aropacher

Date: 10-02. 60/f