



ACADEMIC COOPERATION AGREEMENT

BETWEEN

THE AMAZON NATIONAL UNIVERSITY OF MADRE DE DIOS, PERU

AND



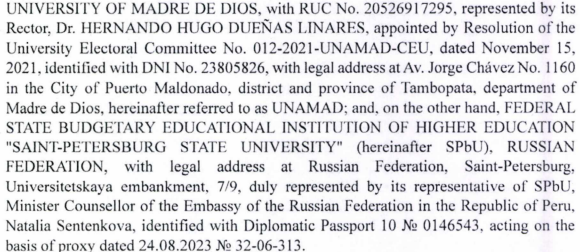
THE SAINT-PETERSBURG STATE UNIVERSITY, RUSSIAN FEDERATION

So 01/1-70-225-CNSTY

The Academic Cooperation Agreement entered into by the NATIONAL AMAZON



UNARED.



Any reference to UNAMAD and SPbU, made jointly, shall be understood as THE PARTIES, the academic cooperation agreement is entered into in accordance with the following terms and conditions:

FIRST CLAUSE: THE PARTIES

UNAMAD, is a Public Institution of Higher Education with Legal Status of Public Law, created by Law No. 27297, made up of teachers, students and administrative staff; it has academic, economic, normative and administrative autonomy, the same one that was created with the purpose of training and perfecting professionals, humanists and researchers to project and extend their action of service to the Community with extensive Management and Leadership capacity.

SPbU, Federal State Budgetary Educational Institution of Higher Education "Saint-Petersburg State University" (hereinafter SPbU), duly represented by its representative of







SPbU, Minister Counsellor of the Embassy of the Russian Federation in the Republic of Peru, Natalia Sentenkova, identified with Diplomatic Passport 10 № 0146543, acting on the basis of proxy dated 24.08.2023 № 32 -06 -313.



SECOND CLAUSE: OBJECTIVES OF THE AGREEMENT

This cooperation will include, but is not limited to:

- a) The development of collaborative research projects;
- b) The organization of joint educational and scientific activities, such as courses, congresses, seminars, symposiums or conferences;



- c) Academic and scientific exchange;
- d) Student exchange;
- e) The exchange of publications and other information of common interest;
- f) The development of collaborative educational projects including the development and implementation of educational programs.



THIRD CLAUSE: TERMS OF THE AGREEMENT

- a) In order to carry out the objectives of the Agreement, the Parties will prepare and sign the annexes to this Agreement.
- b) Either Party may initiate proposals for activities under this Agreement.
- c) The specific details of any activity can be established in the annexes of this Agreement when signed by the authorized representatives of each Party.
- d) The annexes may include elements such as student and staff exchange conditions, budgets and sources of financing, the responsibilities of each Party for the agreed activities and other elements necessary for the efficient achievement of the activity.

FOURTH CLAUSE: INTELLECTUAL PROPERTY

- a) The Parties agree to respect the intellectual property rights of each Party created before the conclusion of this Agreement.
- b) The intellectual property rights created under this Agreement shall belong to the Party that created the intellectual property.
- c) With respect to the intellectual property created jointly by the Parties under this Agreement, the Parties agree to enter into a separate agreement on the legal protection, use and guarantee of confidentiality of such intellectual property.





FIFTH CLAUSE: DURATION AND TERMINATION OF THE AGREEMENT

- a) The Agreement will enter into force on the date it is signed by the Parties and will be valid for 3 (three) years, but may be renewed by mutual written consent through an ADDENDUM.
- b) Any changes to the Agreement shall be subject to the written consent of both Parties.
- c) This Agreement may be terminated by either Party at any time, provided that the terminating Party provides written notice of its intent at least six months prior to termination.



- a) In the event of any dispute or disagreement between the Parties in connection with the Agreement, the Parties will first attempt to resolve the dispute through negotiations. If the dispute has not been resolved through such negotiations within 30 days after the dispute arose, the Parties shall be free to submit the dispute to a court of the respondent's place of business. The applicable law is the law of the country where the questionable commitment arose.
- b) Both Parties will not use the names and logos of the other Party without their prior consent, if it is not directly related to the fulfillment of the obligations under this Agreement, except as provided by law.
- c) The Parties agree to post on their websites reciprocal information about the partner university, including referral links to the universities' websites and links to online courses/Massive Open Online Courses (MOOCs).

SEVENTH CLAUSE: INTERACTION OF THE PARTIES

Bilateral cooperation under this agreement is carried out by contact persons.

From SPbU:

1. Vice-Rector for International Affairs, E-mail: ia@spbu.ru; Cell No. +78123264943.

From UNAMAD:

1. The Director of the Office of Cooperation and International Relations - OCRI, E-mail: ocri@unamad.edu.pe; Cell No. +51975845006.











EIGHTH CLAUSE: ACCEPTANCE

The parties declare their agreement with the content of this Academic Cooperation Agreement, as a sign of which they sign it in four (04) copies in English and Spanish in the city of Puerto Maldonado, on the twenty-ninth (29th) day of the month of august in the year 2023.

ON BEHALF OF NATIONAL AMAZON UNIVERSITY OF MADRE DE DIOS

ON BEHALF OF SAINT-PETERSBURG STATE UNIVERSITY

Dr. Hernando Hugo Dueñas Linares

Rector

Natalia Sentenkova

Representative of SPbU, Minister Counsellor of the Embassy of the Russian Federation in the Republic of Peru