



HIGH INSPECTOR OF JUSTICE

UNIVERSITY OF PRISTINA LAW FACULTY

No. <u>3010</u> Prot , date <u>24 / 10 / 2022</u>

No. 10/134 Prot, date 24 / 10 / /2022

MEMORANDUM OF COOPERATION

BETWEEN

THE HIGH INSPECTOR OF JUSTICE OF THE REPUBLIC OF ALBANIA (HIJ)

AND

THE FACULTY OF LAW OF THE UNIVERSITY OF PRISTINA

October 2022

The High Inspector of Justice of The Republic of Albania "HIJ"

and

the Faculty of Law of the University of Pristina, hereinafter referred to as "Faculty of Law", collectively referred to as the "Parties",

In consideration to the common areas of interest, aiming at raising public awareness and increasing transparency related to the mission, powers and responsibilities of the High Inspector of Justice;

In consideration to the evaluation of the mutual cooperation, related to joint work, aiming at strengthening cooperation for legal education and other common components;

In consideration to the mutual will to create opportunities and build new cooperation bridges that help both parties to undertake joint initiatives;

In consideration to the expression of the deep belief that this cooperation will also materialize with other joint initiatives and mechanisms in the future,

Now therefore the parties of this memorandum has agreed as follows;

Article 1 Purpose and Scope

- 1. The purpose of this Memorandum is to develop a cooperation framework between the Parties.
- 2. The parties agree to develop joint activities and programs, with the purpose to deepen and exchange knowledge in the justice field, which aim at concretizing the mandate of the parties with joint initiatives.

Article 2 Areas of cooperation

- 1. Parties agree to organise cooperation activities as follows:
 - The organization of joint activities in the field of justice, including initiatives that have an academic and research character as well as the exchanging of necessary experiences;
 - b. The use of shared capacities for designing educational programs that serve the student community;
 - c. The possibility of internships for students of the Faculty of Law, at the High Inspector of Justice Office;

- d. The organization of round tables and lectures that focus on legal and professional education;
- e. The organization of other joint activities, taking into account the function of the parties.
- 2. The engagement of students of the Faculty of Law in practical work within the activity of the High Inspector of Justice will be done taking into account the internal regulations of the institution.
- The Faculty of Law undertakes, as necessary, to respond to the High Inspector of Justice, in joint activities and to offer the expertise of the academic staff, depending on the joint assessment.

Article 3 Contact persons and communication between the Parties

- 1. The parties shall appoint one or more members of their staff as contact persons being responsibile for maintaining all the communication and exchange the information and preparation necessary for the implementation of this Memorandum.
- 2. The parties shall communicate in writing regarding the necessary coordination and preparations related to the cooperation activities provided for in Article 2 of this Memorandum, as well as in general regarding the implementation of this Memorandum.
- 3. Communication between the Parties shall be in official written form or through electronic mail, not excluding the fastest forms of communication.
- 4. The parties shall immediately notify each other if the contact person is changed.

Article 4 Duration of the Memorandum

This memorandum shall remain in force indefinitely.

Article 5 Financial costs

Any financial costs resulting from the implementation of this memorandum are subject to the legislation in force and are within the limits of the budget expenditures that the Parties have available.

Article 6 Memorandum amendments

Amendments to this Memorandum are made in writing, with the approval of both Parties.

${\bf Article}~7 \\ {\bf Resolution~of~disputes~and~termination~of~the~Memorandum}$

- The Parties undertake to resolve any dispute regarding the interpretation or implementation of this Memorandum through friendly consultations in good faith between the Parties.
- 2. The Parties undertake to resolve any dispute regarding the interpretation or implementation of this Memorandum through friendly consultations in good faith between the Parties.
- 3. Each Party may withdraw from this Memorandum at any time, through written notification to the other Party.

Article 8 Entry into Force

- 1. This Memorandum shall enter into force upon the date of the signature by the Parties
- 2. The memorandum is made and signed in 2 (two) original copies, 1 (one) of which is deposited at the Office of the High Inspector of Justice and the other copy is deposited at the Faculty of Law of the University of Pristina.

Duly signed by the parties in <u>Pristina</u> on <u>24.10.2022</u>, in two originals, in the Albanian language, with the same legal value.

| FOR THE HIGH INSPECTOR | FOR THE FACULTY OF LAW: |
|----------------------------|-------------------------|
| OF JUSTICE OFFICE | |
| ARTUR METANI | |
| HIGH INSPECTOR OF JUSTICE | AVNI PUKA |
| OF THE REPUBLIC OF ALBANIA | DEAN |