



**INTERNATIONAL COOPERATION AGREEMENT
BETWEEN
THE NATIONAL TAIPEI UNIVERSITY OF TECHNOLOGY (TAIWAN)
E
L'UNIVERSITÀ DEGLI STUDI DI PAVIA
(ITALY).**

The National Taipei University of Technology (Taiwan), represented by the Rector
Prof. Leehter Yao
and
the University of Pavia (Italy), represented by the
Rector Prof. Fabio Ruge.

IN VIEW OF

- the mutual institutional interest in facilitating and encouraging cooperation and educational, scientific and technical exchanges on an international level;
- both Institutions pursue the same aims in the fields of research, training and the spreading of culture;
- the above mentioned Institutions have a mutual interest in creating and developing international cooperation agreements;

THE FOLLOWING AGREEMENT IS REACHED AND SIGNED

ART. 1 COOPERATION

The contracting parties intend to collaborate in all fields of mutual interest using the resources available and experience acquired, by means of:

- a) exchange of academic and research staff for lectures, seminars, lessons, congresses, joint research programmes, training courses, participation in degree and dissertation commissions;
- b) exchange of postgraduate students for courses of advanced study, seminars, research



required to complete dissertations and theses;

c) exchange of students participating in intensive or integrated studies (e.g. Double Degree);

d) exchange of publications, scientific information and materials relevant to the specific fields covered by this agreement and any other matter deemed to be of mutual benefit.

e) exchange of administrative staff for the professional updating in the management of international study programs.

f) creation of 'Double Degree' courses whose teaching programme will be agreed through specific agreements.

The exchanges will take place, where possible on a completely equal and reciprocal basis.

The contracting parties may use the scientific results obtained under the present co-operation agreement, without limits, in their own country. These scientific results and other relevant information shall be used by others only after the written consent of the parties directly involved has been obtained.

ART. 2 AREAS COVERED AND IMPLEMENTATION

Areas of cooperation and of exchanges, their implementation, the responsible officers and the financial aspects will be established between the contract parties.

The responsible officers will supervise the coordination of each programme in their own country and will act as point of first contact in the event of any difficulty arising during the implementation of the programme.

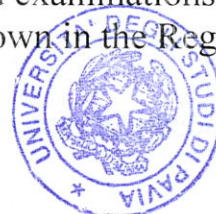
They will review the operation of the arrangements made under this agreement annually and will make, possibly, proposals to improve the co-operation.

2.1. Exchange of students

The admission of students will be made according to the procedures of the host University.

Students admitted under this Agreement shall normally be entitled to all the rights and privileges enjoyed by other students of equivalent status in the host University and shall be subject to the rules, regulations and disciplinary procedures which apply to these students.

The contracting Universities agree that all studies followed and examinations taken by their students in the partner University shall be recognized as laid down in the Regulations of each University.



Each institution agrees to provide its own students with adequate and timely information about the exchange arrangements and conditions.

ART. 3 FINANCE AND LOGISTIC

When implementing the activities covered by this agreement, each contracting party shall ensure that all assistance will be given in their country to the participants sent by the other party.

Travel expenses for official visits will be paid by the sending Party, in accordance with the provisions in force. Board and lodging expenses will be covered by the host party, if funds are available, otherwise they will be paid by the sending party.

For all other visits and mobility, the coverage of travel, board and lodging expenses will be agreed between the parties, which will use their best endeavors to raise funds from outside sources, national and international.

Provision may be included for payment of staff engaged in teaching activities, lectures, seminars provided this is done on a reciprocal basis.

Each hosting University shall waive any tuition fees for students sent under this agreement on a reciprocal basis. Participating students shall pay the due fees to their sending university. Travel costs as well as board and lodging expenses have to be paid by the students. The home University may contribute to traveling expenses, provided specific funds are available for this purpose.

Guests sent by each party, under the internal rules of the parties, shall arrange for health and accident insurance policies.

Health insurance coverage will be paid by the individuals involved in the mobility program and/or their home university.

The Agreement does not involve any financial obligation for any party. Each contracting party will use its best endeavors, singularly or jointly, to seek and obtain funding from outside sources that will facilitate the implementation of all the activities stipulated in this agreement.

The contracting parties will do their best to secure lodging and meals facilities on the basis of complete equality and reciprocity.

The number of participants sent and accepted by the contracting parties does not need necessarily being equal every year, but a balance must be maintained within the following years.



ART. 4 DURATION AND VALIDITY OF THE AGREEMENT

This agreement has been drawn up in the Italian and English languages and each version shall be regarded as equally valid. The agreement shall come into force when signed and shall operate for three years.

It will be extended automatically, unless six months' notice is given in writing by either contracting party.

Such notice shall not in any case break off any activity already being implemented.

Any dispute concerning the interpretation and the application of the present agreement will be submitted to a court of arbitration consisting of a member selected by mutual consent. Where no consent is reached, the third member shall be drawn by lots from a list with an equal number of persons indicated by both parties.

Place, PAVIA date 10 FEB. 2015

UNIVERSITÀ DEGLI STUDI DI PAVIA

IL RETTORE

Prof. Fabio Rugge



Place, Taipei date 09/MAR/2015

THE NATIONAL TAIPEI UNIVERSITY OF TECHNOLOGY

THE RECTOR

Prof. Leehter Yao

Leehter Yao

