



**ARISTOTLE
UNIVERSITY
OF THESSALONIKI**



**UNIVERSIDADE FEDERAL
DO RIO DE JANEIRO**
UFRJ

MEMORANDUM OF UNDERSTANDING BY AND BETWEEN AUTH AND UFRJ

The **FEDERAL UNIVERSITY OF RIO DE JANEIRO**, located at Avenida Pedro Calmon, 550, Cidade Universitária, Ilha do Fundão, Rio de Janeiro, RJ, Taxpayer Identification Number CNPJ 33.663.683/0001-16, hereinafter referred to as UFRJ, represented herein by its Rector, Professor Roberto Leher, and **ARISTOTLE UNIVERSITY OF THESSALONIKI**, located at University Campus, 54124, Thessaloniki, Taxpayer Identification Number GR 090024798, hereinafter referred to as **AUTH**, represented herein by its Rector, Professor Nikolaos G. Papaioannou, jointly referred to as Parties, based on the mutual understanding of the importance of fostering scientific, technological and innovation cooperation and on the desire to strengthen such cooperation seeking mutual benefits, both Parties agree to the terms of this Memorandum of Understanding.

1. The purpose of this Memorandum is to foster academic cooperation between AUTH and UFRJ. The Parties agree that:
 - 1.1 Each institution shall encourage the contact and cooperation between their faculties, students and administrative staff through research institutes and departments.
 - 1.2 In mutually agreed fields, the following general forms of cooperation shall be intended:
 - I. Graduate and/or undergraduate students exchange and visits for study and research;
 - II. Staff exchange and visits for research, teaching and debates;
 - III. Information exchange;
 - IV. Joint research activities;
2. In order to implement this Memorandum, the Parties shall enter into Specific Agreements to set forth joint programs.
 - 2.1 The Parties shall appoint coordinators who appeared in the terms of the Specific Agreements and shall be responsible for the coordination, execution and supervision of joint programs.
 - 2.2 The Parties shall agree on the dispute resolution methods, which may be the responsibility of a committee formed by the Parties' coordinators under the Specific Agreements, other representatives of the Parties, or persons appointed thereby, with no cost to either Party.
 - 2.3 When the execution of joint programs results in products, processes or the like, developments or innovations susceptible to privilege rights, according to the law that governs either or both Parties, such Parties shall set forth under the Specific Agreements the conditions that shall govern property rights that are required under the law by both Parties jointly to the extent of their contribution to the fruition thereof.
3. This Memorandum shall be effective as of the date of its execution and shall be valid for 5 (five) years.
 - 3.1 In case this Memorandum has no effect for five consecutive years, it shall be considered terminated.
 - 3.2 In case this Memorandum is still needed, the Parties may execute a new Memorandum of Understanding.

3.3 Either Party may terminate this Memorandum at any time by mutual agreement or upon six-month written notice to the other Party.

3.3.1 In no case shall such termination affect the activities that are in progress before the effective date of termination.

4. With the intention to disclose such public acts, this Memorandum shall be published by UFRJ in the "Boletim da UFRJ" (UFRJ Report) and in the Official Gazette.

IN WITNESS WHEREOF, the Parties mutually agree to the contents and conditions set forth above and sign this Memorandum of Understanding in two (02) counterparts, in English, which the Parties acknowledge to be authentic.

UFRJ

Carlos Frederico Leão Rocha
Vice Reitor da UFRJ
Stape 0310890

P1

Professor Denise Pires de Carvalho, Rector

On 10 / 10 / 2019

AUTH

Professor Nikolaos G. Papaioannou, Rector

On 20 / 11 / 2019