

MEMORANDUM OF UNDERSTANDING

between

The Universidad de Málaga, Spain

-	
,	

and

This Memorandum of Understanding (MOU) is between:

The Universidad de Málaga, Spain, hereinafter referred to as UMA a public education institution. It has its registered address at Avda. Cervantes nº 2, 29071, Málaga (Spain). It is represented by Mr. José Ángel Narváez, Bueno appointed Rector of the University of Málaga, under the Decree 6/2020 of January 14 of the Government of Andalusia, holding the legal representation of the University, according to the art. 20.2 of the Organic Law of Universities 6/2001 of 21 December, and art. 27. 1º section h) of the Statute of the University of Málaga, approved by Decree 464/2019 of 14 May.;

Esta Declaración de Intenciones (MoU) es entre

AND		
,	, hereafter referred to asstitution duly constituted. It has its registered represented by (legal representative)	
	confer legal capacity for signing)	
, and the second	d, recognising the benefits to the nment of international links, conclude this Mem oU").	•

- 1. The purpose of this MoU is to develop academic and educational co-operation and to promote mutual understanding between the two parties.
- 2. Each party agrees to develop the following collaborative activities in the academic areas of mutual interest, on a basis of equality and reciprocity.
 - 2.1) Exchange of academic, researchers and administrative staff
 - 2.2) Exchange of degree and postgraduate students
 - 2.3) Conducting collaborative research projects and training activities
 - 2.4) Joint supervision of doctoral theses
 - 2.5) Establishment of joint curricula
 - 2.6) Exchange of publications, academic materials and other information
 - 2.7) Joint projects of cultural nature, organization of international conferences, workshops and seminars



- 2.8) Promoting any other co-operation of mutual interest.
- 3. The development and implementation of specific activities based on this MoU will be separately negotiated and agreed between the parties and will be subject to a separate written agreement. Each party agrees to carry out these activities in accordance with the laws and regulations of the respective countries after full consultation and approval.
- 4. It is understood that the implementation of any of the types of co-operation stated in Clause 2 shall depend upon the availability of resources and financial support of the Parties concerned.
- 5. Both parties agree that prior written approval is required before using the other party's name, logo, or other Intellectual Property rights in any advertising or associated publicity.
- 6. Should the collaborative research activities under this MoU result in any potential for intellectual property, each party shall seek an equitable and fair agreement as to ownership and other property interests that may arise.
- 7. This MoU may only be amended or modified by a written agreement signed by the representatives of each party.
- 8. This MoU shall be effective from the date of signature for an initial period of four years. Thereafter, it will be extended for a maximum period of four years if expressed by both parties before the initial validity period ends. Any party can terminate de MoU with a sixmonth advance notice.

And in proof of compliance, the parties subscribe the present cooperation agreement in two (2) copies with the same content, leaving one of them held by each of the parties.

Date:	Date:
UNIVERSIDAD DE MALAGA:	
José Ángel Narváez Bueno, President (Signature by proxy)	

Susana Cabrera Yeto
Vice-President for International Mobility and Cooperation