

N° réf :

INTERNATIONAL SERVICE CONTRACT

Approved by the Conseil d'Administration December 17, 2002

BETWEEN THE TWO PARTIES :

(party A) : **İZMİR YÜKSEK TEKNOLOJİ ENSTİTÜSÜ**
(İZMİR INSTITUTE OF TECHNOLOGY),
URLA 35430 (Turkey)
represented by the Rector, **Mustafa GÜDEN**, duly authorised

AND

(party B) : **L'UNIVERSITÉ DE ROUEN**
1 rue Thomas Becket
76821 MONT- SAINT-AIGNAN Cedex (France)

represented by the President, **Cafer OZKUL**

The parties agreed to the following:

PREAMBLE

With the objective of promoting academic exchange and cooperation between the two institutions, both parties hereby agree to the following:

Article 1 – SUBJECT

Based upon the principles of respecting each other's independence and mutual benefit, the two institutions agree to explore the possibilities of:

- research in the fields of mutual interest
- improvement of academic staff's skills
- exchange of academic staff and students
- introducing new curricula
- joint research projects
- joint educational programs

Article 2 - CONDITIONS

In order to initiate any of the above mentioned activities, detailed working plans should be elaborated in the future that would result from mutual consultation and negotiations and would be signed by both institutions.

Article 3 – FINANCIAL LAYOUT AND RESPONSIBILITY

This Memorandum shall impose no financial obligations on either institution. It is understood that

financial arrangements will be negotiated in each specific case and will depend on the availability of funds. Each party agrees to seek financial resources for above mentioned activities. It is also understood that the details of joint activities will be negotiated for each specific case.

The head of the International Office at Izmir Institute of Technology is the responsible person in charge.

Article 4 – DURATION – RENEWAL and CANCELLATION

This agreement is instituted for five years period, from 1 January 2013. This agreement shall be effective from the date of the last signature. It may be renewed. It may also be terminated by either party after a six months written notice to the other party.

Article 5 – LITIGATIONS

Should any litigation arise about the application or the interpretation of this agreement and in case of persisting disagreement, the signatories agree to ask their respective court's assessment (tribunal administrative de Rouen for litigation occurring in France, and the relevant court for litigation occurring in Turkey).

Signature (partie A) /Signature (party A) tampon

Le Président de l'Université



Cafer OZKUL

Le/Issued on 26 December 2012

Le responsable de la formation

Sylvain LAMOURETTE

Signature (partie B) /Signature (party B) stamp

The Rector



Mustafa GÜDEN

Le/Issued on 26 December 2012

The responsible person

Mehtap EMİRDAĞ EANES

Etablie en 4 Exemplaires/Issued in 4 samples

Note : si la convention comporte plusieurs pages, celles-ci devront être paraphées.

Note : if this agreement includes several pages, please initial each one of them.