



UNIVERSITY
OF ORADEA



UNIVERSITY of
DEBRECEN

UNIVERSITATEA DIN ORADEA

REGISTRATURA

Intrări / ieșiri

Nr. 6179 din 22.04.2024

PARTNERSHIP AGREEMENT

The Parties of the Agreement

Concluded between

University of Oradea Publishing House, located in Oradea, University Street, No. 1, Bihor county, Postal Code 410087, Tel. +40 259-408113 / Tel. +40 259-408105, Fax: +40 259-432789, CUI 4287939, E-mail: rectorat@uoradea.ro, legally represented by the Rector, Prof. PhD. Habil. Constantin Bungău and the Director, Prof. PhD. habil. Mircea Brie as **Partner 1**,

and

University of Debrecen, located at 4032 Debrecen, Egyetem tér 1., VAT number: 19308667-4-09, institution ID: FI 17198, represented by Prof. Dr. Zoltán Szilvássy, rector and Prof. Dr. Zoltán Bács chancellor as **Partner 2**.

Partner 1 and **Partner 2** hereinafter jointly referred to as “**Parties**”)

at the undersigned place and date, according to the following:

Article 1.

Purpose of the Agreement: Conducting common activities to enhance the quality and visibility of the services provided.

Article 2.

Objectives of the Agreement:

- Publishing and disseminating jointly produced books under the auspices of both institutions.
- Mutual promotion of publications.
- Organizing joint book fairs, exhibitions, and presentations.

Article 3.

Duration of the Agreement

1. This agreement is concluded for a period of **five years**, and it shall take effect from the date of signing.

2. Upon the expiration of this agreement, the parties may extend its duration by mutual agreement through the execution of an additional extension agreement, specifying the extended period.

Article 4.

Rights and Obligations of the Parties

Partner 1

1. To inform and provide the partner with documents related to the joint activities.
2. To document and implement the activities/projects carried out and, if applicable, to ensure their promotion, specifying the partnership.
3. To organize the activities and carry out their promotion.
4. To exercise all due diligence for the successful execution of this agreement.

Partner 2

1. To ensure the execution of activities and actions according to the jointly agreed schedule.
2. To specify the partnership in the case of project promotion.
3. To organize the activities and carry out their promotion.
4. To exercise all due diligence for the successful execution of this agreement.

Article 5.

Modification and Termination

1. Any modification of the provisions of this agreement shall be made through an additional agreement, concluded with the consent of the parties. The additional agreement shall be signed by the legal representatives of the parties.
2. This agreement terminates by:
 - a. mutual agreement between the two parties; or
 - b. written notice by either party issued 6 months prior to the date of termination..

Article 6.

Representation of the Parties

Each party shall designate a representative responsible for coordinating the collaborative activities.

Article 7.

Force Majeure

Either party is exempt from liability if the fulfillment of the assumed obligations has been impeded by force majeure circumstances.

Article 8.

Litigation

Conflicts regarding the conclusion, execution, modification, suspension, or termination of this contract shall be resolved amicably.

Article 9.

Others

1. Nothing in the present Agreement shall be construed as creating any legal or financial relationships between the Parties. This agreement will be construed as statements of intent to foster mutually beneficial cooperation.

2. The specific activities to be carried out under this Agreement will be stated in corresponding specific sub-agreements. Such specific sub-agreements, once signed by both parties, will be attached as annexes to this Agreement. The specific agreements will specify in particular the objectives of the Parties' cooperation, conditions and ways of execution, financial support, intellectual property rights, term of validity, and administrative responsibility within each institution.
3. Ownership of intellectual property shall vest in the party who creates it and shall be treated as confidential information unless specifically agreed otherwise by the parties.
4. Neither party shall use the name or logo, or any variation thereof, of the other without first obtaining written consent from the other party.
5. All marketing and publicity information pertaining to this Agreement issued by Partner 1 will require the specific prior approval of the Partner 2, and vice versa.

This Agreement has been executed in four (4) copies, two (2) for each party.

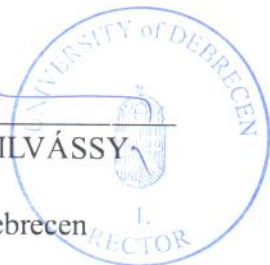
Signed on behalf of **Partner 1:**

Signed on behalf of **Partner 2:**

Prof. PhD. habil. Constantin BUNGĂU
rector
University of Oradea




Prof. Dr. Zoltán SZILVÁSSY
rector
University of Debrecen



Prof. PhD. habil. Mircea BRIE
director
University of Oradea Publishing House

Prof. Dr. Zoltán BÁCS
chancellor
University of Debrecen



Professional counter-signature:

.....
Gyöngyi Karácsony, director general
University of Debrecen, University and
National Library

Legal counter-signature:

.....
Dr. György Szegedi
legal counsel