

I.2.50. Acuerdo 50/CG de 19-05-23 por el que se aprueba el convenio marco entre Universidad Autónoma de Madrid y la Universidad de Sussex, Reino Unido.

MEMORANDUM OF UNDERSTANDING

between

THE UNIVERSITY OF SUSSEX BUSINESS SCHOOL

Brighton (United Kingdom),

and

UNIVERSIDAD AUTONOMA DE MADRID

Spain

PARTIES

THE UNIVERSITY OF SUSSEX BUSINESS SCHOOL is part of THE UNIVERSITY OF SUSSEX, a company incorporated and registered in England with company number RC000672 whose registered office is Sussex House, Falmer, Brighton, East Sussex BN1 9RH, UK (Sussex);

Universidad Autónoma de Madrid, Public Law institution of the Kingdom of Spain (hereinafter referred to as UAM), located at C/Einstein No. 1, Ciudad Universitaria de Cantoblanco 28049 Madrid, Spain, represented by the Vice-Rector for Internationalization, Prof. Irene Martín Cortés, acting under the delegation of powers granted by Rector's Resolution of July 2nd, 2021 (B.O.C.M July 8th, 2021)

BACKGROUND

The University of Sussex Business School is part of the University of Sussex, which is a Higher Education Institution established by Royal Charter.

UAM, Public Law institution of the Kingdom of Spain, which is a Higher Education Institution established by Spanish law

Sussex and UAM (the Parties) wish to work together and cooperate in the areas of education and in academic research in the manner set out in this MoU

THE UNDERSTANDING

Obligations

The terms of this MoU are intended to be non-binding understandings that do not create legally enforceable obligations between the Parties.

Cooperation

The Parties wish to promote co-operation among two institutions in education and in academic research, and agree to explore:

the development of joint research activities including, but not limited to, staff, doctoral and post-doctoral research;

co-operation on academic programmes;

the facilitation of student exchange and/or visiting programmes

the facilitation of staff exchanges or mutual visits to the Parties' institutions;

the exchange of information, which may include the results of teaching and research collaboration; and

any other activities viewed to be mutually beneficial.

Should the Parties wish to pursue specific activities arising from this MoU, the Parties shall agree contractual terms and enter into separate legally binding agreements.

This MoU becomes effective from the day the representatives of the Parties affix their signatures below, and will continue for an initial period of three years, whereupon it shall be reviewed and may be extended by the mutual written agreement of the Parties.

This MoU may be revised through the bilateral agreement of the Parties and may be terminated by other Parties upon giving six months' written notice signed by the presiding officer of the notifying Party.

Branding

Any use of the name or logos (Branding) of one Party by the other, including any of its constituent schools, departments or programmes shall be subject to prior written approval of the Party to whom the Branding belongs.