
 LEGAL DATA SOLUTIONS L.L.C	 University "Ukshin Hoti" Prizren Fakulteti Juridik/Faculty of Law
--	--

**MEMORANDUM OF UNDERSTANDING
(MOU)**

BETWEEN

**UNIVERSITY "UKSHIN HOTI" – PRIZREN
Fakulteti of Law**

AND

LEGAL DATA SOLUTIONS L.L.C.

ON

ACCESS AT THE LEGAL RESEARCH ELECTRONIC PLATFORM: LEXDOKS.COM

BEARING IN MIND the objective of the University "Ukshin Hoti" in Prizren/Faculty of Law (hereinafter: University/FoL), for providing qualitative and effective services for the academic staff and students, by further strengthening the capacities and skills of academic legal analyses or through the use of sophisticated technology tools, and

BEARING IN MIND the objective of Legal Data Solutions L.L.C. to promote and disseminate the Platform lexdoks.com (hereinafter: "Platform" or "Lexdoks") in use by as many professionals and legal practitioners;

Parties are agreed as follows:

Article 1

Purpose

The purpose of this Memorandum of Understanding (MoU) is to frame the cooperation agreement in terms of providing access to the lexdoks.com platform for students and staff of the Faculty of Law of the University "Ukshin Hoti" in Prizren.

Article 2

Obligation of Legal Data Solutions L.L.C.

1. Legal Data Solutions L.L.C. is committed to fulfill obligations as follow:
 - 1.1. Enabling the opening of up to 80 accounts for access to official use by University/FoL.
 - 1.2. full access to the possibility of research in all legislation - primary and secondary (currently over 1000 Acts of the Assembly, including those into force, amended and repealed laws.
 - 1.3. access to the possibility of research into the case law of the Courts as follow:
 - a) European Court of Human Rights (ECHR)
 - b) Constitutional Court of Republic of Kosovo,
 - c) Supreme Court of the Republic of Kosovo,
 - d) Court of Appeal of the Republic of Kosovo,
 - e) Basic Courts and their branches in the Republic of Kosovo.
 - 1.4. Research opportunities in international agreements ratified by the Republic of Kosovo,
 - 1.5. Research opportunities of by-laws and sub-legal acts of Government and the Ministries,
 - 1.6. Research opportunities of Presidential Acts,
 - 1.7. Research opportunities of the local level acts (acts of municipalities) as well as the independent.
 - 1.8. Research opportunities of any other act that will be added to the Platform during the validity of the contract.
2. Lexdoks is obliged to provide University/FoL the access to unlimited research on time within the day or within the month.
3. Lexdoks and the University/FoL understand that in some cases, during the update of the Platform, access may be temporary incomplete.
4. Lexdoks is obliged to visually show the Logo of the University "Ukshin Hoti" in Prizren, in the list of partners, social channels as well as in the Platform web page.
5. Lexdoks will publish at least 5 articles/posts where University/FoL and the Lexdoks will be jointly promoted.
6. Lexdoks will share with the University/FoL any important update, so that users are informed of the latest research opportunities.

Article 3

Obligations of the University/FoL

1. The University/FoL is obliged as follow:
 - 1.1. To promote and make public the fact that University/FoL is in partnership and user of the Platform Lexdoks,
 - 1.2. To publish at least 5 articles/posts where University/FoL and Lexdoks are jointly promoted,
 - 1.3. To inform students about the partnership with Lexdoks so they can be registered at and use it,
 - 1.4. To enable Lexdoks authorized persons to organize informative and promotional sessions for Lexdoks at the Faculty of Law of the University,
 - 1.5. To provide Lexdoks with all necessary information for registration of users according to this Memorandum,
 - 1.6. In accordance with legal and regulatory procedures to include the Lexdoks registration in the budget plan for the following period after the expiration of this Memorandum.

Article 4

User registration

1. The University/FoL will share with the Lexdoks the relevant/necessary data for the registration/identification of users.
2. The Lexdoks will register/extend/conclude registration of users based on the information that University will transfer to Lexdoks in periodic bases.

Article 5

Free usage period and membership fee/price agreement after free contracted period

1. Lexdoks will offer the University/FoL free membership in the Platform for fifty (50) users/students and academic staff, free of charge for a period of six months.
2. After the expiration of free of charge period, the parties will re-negotiate the potential continuation of the subscription, depending on the mutual agreement at the time when the negotiation is done.
3. The renegotiation period begins 30 days before the end of the free of charge period.
4. The period from paragraph 1 begins from the moment the Lexdoks launches payment system on a monthly basis.

Article 6

Period of validity of the Memorandum and its parts

This Memorandum of Understanding is valid for a period of two (2) years, while its certain parts are valid according to the specific definitions of the provisions.


Article 7
Denunciation and conclusion of the Memorandum

Each party may terminate Memorandum of Understanding upon a prior notice in a period of 30 calendar days.

Article 8
Enter into force and copies

1. This Memorandum becomes valid from the day following the date of signature by both parties.
2. This Memorandum is made in 3 copies, one for each party and one for the Lexdoks archive.

For: Legal Data Solutions L.L.C.


Alban Muricaj - Acting Director

For: University "Ukshin Hoti", Prizren


Prof. Asoc. Dr. Mentor Alishani, Rector