

CHARTER

FOR ESTABLISHING

SOUTH EAST EUROPEAN LAW SCHOOL NETWORK (SEELS)

The undersigned representatives of the University of Tirana, Faculty of Law (Albania), University of Sarajevo, Faculty of Law (Bosnia and Herzegovina), University of Zenica, Faculty of Law (Bosnia and Herzegovina), University of Zagreb, Faculty of Law (Croatia), University of Split, Faculty of Law (Croatia), University of Belgrade, Faculty of Law (Serbia), University of Kragujevac, Faculty of Law (Serbia), University of Nis, Faculty of Law (Serbia), University “Ss. Cyril and Methodius” Skopje, Faculty of Law “Justinianus Primus” (Macedonia), University of Montenegro, Faculty of Law (Montenegro) which attended the Kick-off Meeting of the Law Schools from South East Europe held on 28-29 June 2010 in Skopje, Macedonia

PREAMBLE

Recognising the importance of promoting European values in the higher education system to create an overall convergence at European level and the establishment of a joint European Higher Education Area;

Committed to the process of integration into the European Union, facilitating approximation of national legislation with the Acquis Communautaire and fostering regional integration as one main prerequisite of the accession process;

Dedicated to increase international competitiveness and high-level of performance in the field of legal education, research and publishing, particularly with regard to curricula development, inter-institutional co-operation and integrated programs of study at a regional level;

Having regard to the Council conclusions of 12 May 2009 on a strategic framework for European cooperation in education and training (‘ET 2020’) (2009/C 119/02) a follow-up to the earlier Education and Training 2010 work programme launched in 2001, and underlined need to promote the

modernisation agenda for higher education and to improve the quality and efficiency of education and training;

Supporting the proposal to set up a South East European Law School Network (SEELS) presented at the Third session of the Management Board for the Regional Master Programme on EU Business Law, on 18 March 2010 at the Law Faculty Belgrade;

Emphasising the need to foster networking and cooperation, to increase exchange of know-how and mobility of academics, students, researchers and legal professions across border;

Welcoming the opportunity to liaison with distinguished European and international academic institutions, research institutes and international organisations and legal networks;

Appreciating the efforts to be invested by the Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ)/Open Regional Fund for South East Europe-Legal Reform in terms of human, financial and technical resource to secure the launch of the South East European Law School Network (SEELS);

Considering the necessity of promoting co-operation among Universities, with the aim of further developing research and teaching programmes in legal field, taking advantage from sharing their experience as well as educational and scientific resources;

Considering that the Master Programme on EU Business Law has developed into a unique regional cooperation project among eleven Law Schools from South East Europe: University of Tirana, Faculty of Law (Albania), University of Banja Luka, Faculty of Law (Bosnia and Herzegovina), University of Mostar, Faculty of Law "Đemal Bijedić" (Bosnia and Herzegovina), University of Mostar, Faculty of Law (Bosnia and Herzegovina), University of Sarajevo, Faculty of Law (Bosnia and Herzegovina), University of Rijeka, Faculty of Law (Croatia), University of Zagreb, Faculty of Law (Croatia), University of Skopje, Faculty of Law "Iustinianus Primus" (Macedonia), University of Montenegro, Faculty of Law (Montenegro), University of Belgrade, Faculty of Law (Serbia), University of Kragujevac, Faculty of Law (Serbia), with the support of the Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ);

Recognising the necessity of granting the regional cooperation among the Universities, Law Schools from South East Europe (hereafter: SEE) a more suitable institutional foundation;

In line with the conclusions made at the Kick-off meeting of eleven Law Schools from SEE held on 28th and 29th June 2010 at the Law Faculty "Iustinianus Primus" in Skopje, Macedonia to develop a



Charter as a founding official document for establishing South East European Law School Network and formalizing and institutionalizing the relations and cooperation between the Law Schools in SEE;
Proclaim this Charter for establishing South East European Law School Network (hereafter "SEELS").

I. AIMS, OBJECTIVES AND SCOPE

Article 1 - Aims

The aim of the SEELS is to strengthen cooperation and to foster competition among Law Schools of SEE and thereby improve their academic and administrative performance.

The establishment of SEELS aims to institutionalise the necessary and highly demanded regional exchange of legal academic know-how and information. The planned three level approach (education, research and publishing) aims to support the strategic orientation of the Law Schools and to reach three important target groups (undergraduate, postgraduate and doctoral students, academic staff and legal professions).

SEELS is to provide for the improvement of the connections of the legal community of the SEE to distinguished academic institutions in Europe and the world and thereby to increase the international visibility of the member Law Schools.

Article 2 - Objectives

The members of SEELS will offer high quality legal education, research and professional training, will facilitate and increase mobility of students, academics and legal professions in SEE countries, will provide for the transfer of local to regional approach of action of the Law Schools, will harmonise the curricula in certain legal disciplines, will contribute to maintain of the rule of law in SEE countries, will enhance and facilitate the EU integration and approximation processes in SEE countries, will increase the competitiveness among the Law Schools as well of the SEELS towards other similar Networks abroad, will strengthen and enhance the regional integration and will increase the international visibility of the Law Schools members of SEELS.



Article 3 - Scope

The SEELS activities will embrace all legal disciplines and fields which have a clear regional or cross-border dimension.

Currently running activities or programs supported by the GIZ ORF-Legal Reform will be evaluated, if necessary modified and potentially integrated under SEELS structure. GIZ will continue to support those activities but assure their sustainable transfer to SEELS on a mid-term perspective.

Interesting activities and programs of individual Law Schools will be considered to be up-scaled on a regional level and integrated under the SEELS structure.

New activities and programs can be proposed by all SEELS members to the SEELS Management Board. Selected activities will be developed with the assistance of the Centre for SEELS and implemented by a majority of the SEELS members. Funding for new activities will be provided by SEELS members or other donors.

SEELS will have a three-pillar-approach: (a) Education; (b) Research; and (c) Publishing.

a) Education

SEELS shall serve as a platform to further harmonize curricula across the SEE region, especially in the area of EU and international law and legal topics with a regional dimension on postgraduate level and doctoral studies.

SEELS shall organise and offer additional postgraduate and doctoral courses or summer schools.

SEELS shall foster the exchange of lecturers among participating Law Schools and organize lectures from leading European or international academics or practitioners.

SEELS shall facilitate the mobility of students to study at other Law Schools in the region, in the EU or beyond by development of different tailor-made scholarships programs. SEELS shall support participants to design programs of executive training for groups of legal professions (e.g. judges and public prosecutors, attorneys, etc.), offer joint programs and curricula and thereby help Members to generate additional revenues.

b) Research

SEELS shall be the platform for intensified academic legal research in the region, by connecting leading academics of the region in fields of common interest.

SEELS shall facilitate joint conferences and research programs and shall provide for linking of the academics of the region with their counterparts in leading European or other international Law Schools.

c) Publishing

SEELS shall provide for quality and easy accessible regional publication of legal texts and relevant court decisions.

SEELS shall set up an internet-based database so as to enable participating Law Schools to publish or promote their books, papers and thesis's via that (fee-based) database.

SEELS shall develop and publish a SEE Law Journal focusing on relevant legal developments with a regional dimension.

II. MEMBERSHIP

Article 4 - Criteria for membership

Other public Universities/Law Schools may join SEELS upon decision made by the Management Board of SEELS. The members should meet the following criteria:

- To be able to substantially contribute to the SEELS in regard to the information, knowledge and funding;
- To have a capacity (time, funding and staffing) to participate in SEELS.

Article 5 - Guiding principles of the SEELS members

The SEELS shall operate upon guiding principles that should be fully respected by the members, as following:

- Collaboration between the members;
- Guaranteed identity, autonomy and independence of each member;
- Equal rights and treatment for all members;
- Transparency and accountability;
- Responsiveness and efficiency;
- Promotion of SEELS;
- Work with other partners;



- Cooperating with donors etc.

Article 6 - Types of membership

In order to maintain the quality and the sustainability of the SEELS different types of membership are foreseen.

SEELS will have the following types of membership:

- Regular members;
- Associated members; and
- Honorary members.

The Management Board shall decide upon the interest to become a member of the SEELS and on membership status of the interested party.

The Management Board shall decide on inviting members to the SEELS.

Article 7 - Regular members

Regular members are those who have the right to participate in the policy development and the decision making processes within the Management Board and a full voting right.

The founding Universities, Law Schools who sign this Charter for establishment of SEELS are having status of regular members with full voting right, as following: University of Tirana, Faculty of Law (Albania), University of Sarajevo, Faculty of Law (Bosnia and Herzegovina), University of Zenica, Faculty of Law (Bosnia and Herzegovina), University of Zagreb, Faculty of Law (Croatia), University of Split, Faculty of Law (Croatia), University of Skopje, Faculty of Law "Justinianus Primus" (Macedonia), University of Montenegro, Faculty of Law (Montenegro), University of Belgrade, Faculty of Law (Serbia), University of Kragujevac, Faculty of Law (Serbia), University of Nis, Faculty of Law (Serbia).

For a period of three years, GIZ with one representative will also act as a regular member to the Management Board.

Other public (state founded/owned) Universities or Law Schools from SEE have the right to become regular members of SEELS, upon unanimous decision from all members made by the Management Board and followed by acceding to the present Charter.



Article 8 - Tasks of the regular members

The regular members of SEELS have the following tasks:

- a) to nominate one representative for the Management Board;
- b) to actively cooperate, coordinate and collaborate with the other regular members of SEELS;
- c) to actively participate in policy development and decision-making processes within the Management Board;
- d) to appoint one administrative person from their Law School as a contact and direct liaison person for all administrative and organizational tasks in a communication with the Centre for SEELS;
- e) to identify distinguished members from their own country and make a proposal to the Management Board for their appointment as members of the Advisory Board;
- f) to promote and facilitate SEELS within their country and abroad, as well on PR documents, web-sites and events;
- g) to participate in the delivery of the SEELS activities, upon decision of the governing bodies of the member;
- h) to cooperate in reporting to those organs and institutions that provide funding for the SEELS.

Article 9 - Associate members

Associate members are those involved in individual programs and activities implemented by SEELS without being a regular member.

Party interested to join certain SEELS running or planned program or activity shall express its interest to the Management Board, who will decide with simple majority of all members upon their interest and will entrust them with a status of associate member.

Article 10 - Honorary members

Honorary members are those who have significantly contributed to the SEELS's establishment, operation or activities and are entrusted with this title by a decision made by the simple majority of all members of the Management Board.



III. GOVERNANCE STRUCTURE

Article 11 - Organs

The governance structure of the SEELS will be composed of two main organs:

1. Management Board; and
2. Advisory Board.

MANAGEMENT BOARD

Article 12 - The Management Board

For the purpose of governing SEELS, the regular members agree to establish a Management Board.

The Management Board is the highest governing body of SEELS. It gives directions and supervises the implementation of policies related to the SEELS membership, finances, activities, and other important issues.

Competencies, decision making procedures, financing and other relevant issues in details shall be regulated by Rules of Procedure of the Management Board to be adopted at the first session following the establishment of the Management Board.

In conformity with the above mentioned norms for the SEELS governing bodies the principle of "one member one vote" is guaranteed.

Article 13 - Composition of the Management Board

The Management Board shall be composed of one representative of the regular members of SEELS. During the phase of establishment of SEELS in the first three years, GIZ will also be represented in the Management Board by one member with a voting right.

The members will be represented by the Rector of the University or the Dean of the Law School, or by professor, designated by the university/law school.

Article 14 - Tasks of the Management Board

The Management Board will decide on the following:

- a) appointment of the Chairman from its own members;
- b) inviting of the Advisory Board;



- c) approval of the general directions and adoption of the SEELS' Strategy and annual Operational Plan;
- d) approval and adoption of the budget and the accounts of the Centre for SEELS in accordance with the directions and the programme decided;
- e) adoption of the regulations of the SEELS;
- f) adoption of Curriculum and appointment of lecturers for joint programmes;
- g) establishment of an ad-hoc quality management body, to evaluate implementation of respective programmes;
- h) developing Intellectual Property (IP) policy for the SEELS products and services;
- i) developing entry criteria for new members of SEELS;
- j) set up of Rules of Procedure;
- k) promoting and representing SEELS in all SEE countries and abroad, in particular with respect to the state authorities in charge, as well to the international community;
- l) communicating decisions with the national responsible institutions;
- m) organizing, collecting and delivering essential data to enable quality management to the Management Board and the Secretary-General of the Centre for SEELS;
- n) facilitating fulfilment of all essential administrative matters (i.e. approval by state authorities etc.);
- o) acceptance of contributions from entities that are not members of SEELS or from the private sector;
- p) approval of proposed changes to the present Charter;
- q) surveying and deciding upon project proposals and fund estimations for the new activities developed by the Centre for SEELS submitted by the Law Schools;
- r) deciding on any project and measure entailing budgeted expenses;
- s) deciding on staff hiring and discharging for the Centre for SEELS;
- t) adoption of any act of administration that is not within the competence of another organ, unless otherwise provided by the present Charter.

Article 15 - Presiding and Chairmen of the Management Board

The presidency of the Management Board shall be semi-annual rotating among the regular members of the SEELS.



The Management Board will be headed by a Chairman. The Chairmen will be appointed for a six months term from the Law School having presidency of the Management Board for this term. During the presidency with the Management Board, the Chairmen will convene and conduct the meetings of the Management Board. In case of impediment or absence of the Chairmen, the Management Board shall select, from among its members, one member that shall replace her/him.

Article 16 - Meetings of the Management Board

The Management Board meets at least twice every year, and whenever the Chairmen deem it necessary or when requested in writing by one third of its members is presented.

The rules for convening sessions of the Management Board shall be defined in the Rules of Procedure for the Management Board.

ADVISORY BOARD

Article 17 - Composition and tasks of the Advisory Board

The Advisory Board will represent the major national stakeholders (Universities, relevant government officials and representatives from legal professions), other relevant donors and strategic international partners.

The sessions of the Advisory Board will be prepared and chaired by its members upon agreement made following their establishment and first meeting.

The main task of the Advisory Board is to provide scientific, strategic and political advice to the Management Board of SEELS as regards the contents of the education, research and publishing programmes, implemented by the SEELS. The Advisory Board will have a duty to promote SEELS on a regional and international level, to assure political support in the individual countries and to accommodate general interest of donors.

The Advisory Board will meet at least once every year.



IV. CENTRE FOR SEELS

Article 18 - The Centre for SEELS

The Members of SEELS agree to establish Centre for SEELS for the purpose of coordination and administrative support for the implementation of the agreed activities within the scope of SEELS.

The Centre for SEELS shall be in charge with the overall management, coordination, PR communication, quality assurance and fund raising for the SEELS.

The Centre for SEELS shall implement the SEELS Annual Operational Plan as approved by the Management Board.

The Centre for SEELS shall serve for the fostering of communication and co-operation of SEELS with other similar programmes and activities in particular those carried out with the support of the European Union.

The Centre for SEELS may contribute to the implementation of further projects financed by the European Union and other donors and supporters aiming at promoting the development and consolidation of the rule of law and good governance, EU integration and approximation process in the SEE countries and offering high quality education programmes in legal disciplines.

Article 19 - Tasks

The Centre for SEELS, upon approval of the Management Board of SEELS, will carry out the following tasks and duties:

- a) coordination of SEELS projects;
- b) developing and regularly updating SEELS annual Operational Plan in collaboration with the SEELS regular members and its submission for approval to the Management Board;
- c) to run result-based monitoring system to govern the services provided and activities undertaken within SEELS as well as the planned and ongoing projects and on a regular basis to inform the Management Board and the Advisory Board for the results acquired;
- d) coordination of SEELS promotion;
- e) developing, providing and maintaining SEELS website;
- f) developing professional and targeted Communication promotion strategy for SEELS;
- g) exploring external potential financiers and donors and establishing necessary contacts for fund

- raising for SEELS;
- h) financial management and consolidated accounting for SEELS;
- i) transparent and regular submission of financial reports to the Management Boards (monthly and annually);
- j) preparing project proposal and fund estimation for the new activities submitted by the Law Schools;
- k) maintenance of the most important relationships with the stakeholders of SEELS;
- l) promotion of additional activities of education, training, research and information in the field of legal disciplines;
- m) and other tasks as entrusted by the Management Board.

In pursuing its tasks, the Centre for SEELS will give priority to the programmes established in co-operation with the European Union and other international organisations, national institutions, non governmental organisations and with the private sector.

Article 20 - Seat

The seat of the Centre for SEELS is the Faculty of Law “Iustinianus Primus” at the University “Ss. Cyril and Methodius” in Skopje, Macedonia.

Article 21 - Legal Status

The above mentioned Universities, Law Schools (hereafter "SEELS regular members") agree that the Faculty of law “Iustinianus Primus” at the University “Ss. Cyril and Methodius” in Skopje, Macedonia establish a legal entity named "Centre for South East European Law School Network" (hereafter “Centre for SEELS”) as an non-for-profit organisation (institution) in accordance with the Macedonian Law.

The functioning of the Centre for SEELS shall be regulated by a Statute for the Centre of SEELS enacted in accordance with the national legislation. The Management Board of SEELS shall give prior consent for the Statute and any amendments thereof.



Article 22 – Organs of the Centre for SEELS

The Centre for SEELS shall have organs as required and those organs will be set up in accordance with the national legislation and the Statute of the Centre for SEELS.

The Management Board of SEELS shall be duly represented in the management bodies of the Centre for SEELS.

Article 23 – Centre for SEELS staff

The Centre for SEELS shall have Manager, Secretary General and PR Officer.

The Centre for SEELS may engage and employ other staff members as found necessary for the carrying its tasks and duties.

Article 24 – Manager of the Centre for SEELS

The Centre for SEELS will be managed by a Manager.

The Manager legally represents the Centre for SEELS towards third parties and in legal acts.

The Manager will supervise the proper functioning of services and staff within the Centre for SEELS, as well as the implementation of the directions enacted by the Management Board, giving the appropriate instructions to the Secretary-General.

The Manager, subject to authorisation by the Management Board, signs the contracts with the European Union and the co-operation (implementation) agreements with other international and national organisations, either public or private in nature.

The Manager adopts any act and determination concerning the administration of the Centre for SEELS according to the present Charter and the regulations thereafter enacted. In urgent case of necessity, under his/her responsibility, the Manager may adopt acts normally within the competence of the Management Board. Such acts will be submitted to the Management Board for ratification at its earliest meeting.

Article 25 - Secretary-General

The Manager of the Centre for SEELS will appoint the Secretary-General.



The Secretary-General will be responsible for the management of the Centre for SEELS. Subject to the instructions given by the Manager of the Centre for SEELS as his/her principal, the Secretary-General's duties include:

- a) to control and co-ordinate the activities of the Centre for SEELS's employees;
- b) to implement the decisions taken by the Centre for SEELS's governing bodies;
- c) to draft the schemes to submit to public agencies and private entities, national and international, for the application for grants, such as the request for grants addressed to the European Union;
- d) to take part in, with consultative status, and keep the records of the meetings of the Management Board;
- e) to perform any other specific act conferred to him/her by an ad hoc decision of the Management Board;
- f) to conduct or at least supervise the conduction of quality management of the SEELS activities;
- g) to communicate with the Management Board and appointed administrative persons from each Law School as a contact and direct liaison person for all administrative and organizational tasks;
- h) to identify and survey available funds for the program itself and for scholarships for students;
- i) to support the organization of SEELS activities;
- j) to carry out any other ordinary administrative calling.

The Secretary-General will receive, for his/her functions, a salary determined, on a yearly basis, by the Management Board.

Article 26 - Public Relations Officer

The Centre for SEELS will employ professional and competent person on a position of a Public Relations Officer. He/she will be in charge for maintenance and daily update of the SEELS web-site. The Public Relations Officer will establish and maintain professional public relations with the electronic and printed media in the SEE countries and internationally. He/she will carefully prepare press releases, attractive information material and public relation documents for all running and essential activities of SEELS.

The Public Relations Officer will supervise and take care for duly respect of intellectual property rules for SEELS products and services set-up by the Management Board by all SEELS members.



Article 27 - The Auditors

The Centre for SEELS appoints from one to three Auditors and one or two substitute Auditors, to be selected among the auditors enrolled in the Official Registry of Auditors in Macedonia. The Auditor will serve for a term of four years, and will receive for his/her function an emolument determined in accordance with the official rates.

The Auditors submit to the Centre for SEELS an assessment of the budget proposed by the Management Board. He/she will also provide periodic assessments according to the statutory provisions and to the Law, and can proceed whenever deemed necessary or advisable to endorse measures of inspection, assessment, and control. All findings have to be recorded and written in the appropriate books.

The Auditors are invited to take part in the meetings of the Management Board when budget issues and matters that are within his/her competence are being discussed.

Article 28 - Duration

The Centre for SEELS will last for the duration of the SEELS Network.

Article 29 - Funding

The Centre for SEELS's costs are met through funds from its own activity, and from properties and contributions received from:

1. the SEELS regular members, by means of direct financial contribution and revenues, teaching, human resources and related support services on annual basis upon approval of the Operational Plan and the budget proposal for the activities of the SEELS and the functioning of the Centre for SEELS;
2. the University "Ss. Cyril and Methodius" Skopje, Faculty of Law "Iustinianus Primus", by means of making available the venue of the Centre at the Faculty of Law "Iustinianus Primus" at the University "Ss. Cyril and Methodius" in Skopje, Macedonia, and the contiguous premises;
3. public sources (public authorities, governmental organisations, bilateral and multilateral development agencies);
4. private sources (grant-making foundations, private companies);
5. the Deutsche Gesellschaft für Internationale Zusammenarbeit (GIZ), within the limits of the



- specific provisions of its budget will provide initial support by two Advisors within the Centre for SEELS for an interim period of 3 years;
6. EU funds and programmes (ERASMUS, TEMPUS, others);
 7. any other entity or international organisation, for ad hoc projects;
 8. any other public or private contributor, on a regular or extraordinary basis.

The Members of SEELS assume the obligation to provide annual contribution for the administrative costs of the Centre for SEELS. The amount of the annual contribution for the Regular Members and the Associate Members shall be decided by the Management Board of the SEELS, upon the approval of the annual budget of the Centre for SEELS.

Distribution of profit, surplus, funds, reserves or capital, even indirectly, is forbidden during the entire life of the Centre for SEELS, unless destination or distribution are imposed by law. Any surplus that might arise has to be full reinvested in order to pursue the Centre's aims.

V. OTHER PROVISIONS

Article 30 - Space and building

Building and the related facilities made available for the SEELS's Programme by the SEELS regular members and by other institutions can be used - on the conditions determined by the appropriate SEELS organs for educational and research purposes in the field of legal disciplines.

Article 31 - Financial year

The financial year of the Centre for SEELS begins on 1st January and closes on 31st December every year. The accounts, which are presented together with the accompanying reports of the Auditors, should be subject to the approval of the Management Board within 2 months from the closing of the financial year.

Article 32 - Working language

Working language of SEELS and its governance bodies will be English language and its alphabet. The decisions of the Management Board will be published in the English language and its alphabet.



Article 33 - Withdrawal of members

Members of SEELS can withdraw as members after giving at least 6 months advance notice.

Article 34 - Exclusion of members

In case of serious violation of the present Charter, members of SEELS can be excluded by a decision made unanimously by the remaining regular members of the Management Board.

Article 35 - Dissolution

In case the SEELS is dissolved for any reason, its patrimony must be devolved to another association having similar aims and objectives, or used for public utility, having consulted the relevant control authorities and unless differently provided by law.

Article 36 - Reference

As for what is not covered by the present Charter, the relevant provisions of the Macedonian law are applicable.

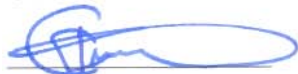


Signed in Skopje on March 25th 2011

On behalf of:

ALBANIA

University of Tirana, Faculty of Law
Prof. Dr. Evis Alimehmeti
On behalf of the Rector Prof. Dr. Dhori Kule



BOSNIA AND HERZEGOVINA

University of Zenica, Faculty of Law
Prof. Dr. Halid Kurtović, Dean
On behalf of the Rector Prof. Dr. Sabahudin Ekinović



BOSNIA AND HERZEGOVINA

University of Sarajevo, Faculty of Law
Prof. Dr. Borislav Petrović, Dean



CROATIA

University of Zagreb, Faculty of Law
Prof. Dr. Tamara Perišin
On behalf of the Dean Željko Potočnjak



CROATIA

University of Split, Faculty of Law
Prof. Dr. Petar Bačić
On behalf of the Dean Prof. Dr. Boris Buklijaš



Deutsche Gesellschaft für Internationale
Zusammenarbeit (GIZ)
Open Regional Fund for SEE – Legal Reform
Dr. Thomas Meyer, Project Manager



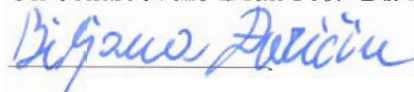
MACEDONIA

University "Ss. Cyril and Methodius" Skopje,
Faculty of Law "Justinianus Primus"
Prof. Dr. Borče Davitkovski, Dean



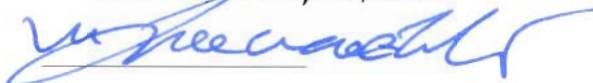
MONTENEGRO

University of Montenegro, Faculty of Law
Prof. Dr. Biljana Djuričin
On behalf of the Dean Prof. Dr. Ranko Mujović



SERBIA

University of Belgrade, Faculty of Law
Prof. Dr. Mirkko Vasiljević, Dean



SERBIA

University of Kragujevac, Faculty of Law
Prof. Dr. Predrag Stojanović, Dean



SERBIA

University of Niš, Faculty of Law
Prof. Dr. Predrag Dimitrijević, Dean

