



AGREEMENT ON COOPERATION

between
the Court of Accounts of the Republic of Moldova
and
the Supreme Audit Office of the Czech Republic

The Court of Accounts of the Republic of Moldova and the Supreme Audit Office of the Czech Republic hereinafter referred to as the Parties,

expressing their mutual wish to strengthen the cooperation relations between the two institutions,

having due respect to the mutual mandates and interests,

aiming to exchange opinions, knowledge and professional experience in the field of external public auditing,

are acceding to the following Agreement on Cooperation, hereinafter referred to as Agreement:

Article 1

The Parties will realize their mutual cooperation in the sense of the aims and principles of the International Organization of Supreme Audit Institutions (INTOSAI) and the European Organization of Supreme Audit Institutions (EUROSAI).

Article 2

The Parties, in the sense of their competencies will co-operate in the following basic areas:

- Exchanging of knowledge and best practices in the field of external public audit;
- Developing professional and technical cooperation between the Parties, providing mutual assistance with staff training;
- Exchange of information and materials on the activities of the Parties.

Article 3

The Parties will realize the mutual consultations, working meetings or audit activities in the area of the audit mandates of both Parties within the framework of the programme agreed in advance.

Article 4

The Parties will exchange delegations with aim to exchange opinions, discuss the areas of mutual interest, and gain practical knowledge in the field of the audit mandate of both contracting Parties.

Article 5

The Parties will exchange informative materials and documents in the effort to ensure the mutual knowledge about the current solutions of the legal and organizational matters and gained results from the own audit activities.

Article 6

The Parties may organize visits of delegations and work meetings. Each Party shall cover the related expenses of their delegations unless it is decided otherwise by the Parties.

Article 7

This Agreement will not infringe the Parties' rights and commitments regarding other international arrangements in which they participate or might do so.

Article 8

This Agreement can be changed or amended only after the mutual agreement of both Parties in a written form.

Article 9

Any disputes between Parties regarding the interpretation and implementation of the Agreement's provisions shall be settled by mutual consultations and negotiations.

Article 10

This Agreement is concluded for the indefinite period and will enter into force on the date of its signing. The Agreement can be denounced by any contracting Party in a written form in the canceling term of one month from the day it delivers its denouncement to another Party.

Article 11

Signed on June, 12th, 2019 in Jurmala in three languages – Romanian (Moldovan), Czech and English, two originals in each language, all three versions are equally authentic. In case of any dispute regarding the interpretation of the Agreement provisions, the English version shall be regarded as binding.



Marian LUPU
President
of the Court of Accounts
of the Republic of Moldova



Miloslav KALA
President
of the Supreme Audit Office
of the Czech Republic