AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE伊斯兰 REPUBLIC OF AFGHANISTAN ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Islamic Republic of Afghanistan hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Believing this cooperation will contribute to the development of the health conditions of the two countries' people,

Have agreed upon the following:

**Article One**

The Parties, based on the principles of equality and reciprocity and in conformity with their mutual benefits, will promote cooperation in the fields of health and medicine. The specific fields of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

**Article Two**

The Parties will cooperate in the fields of health and medicine which will be mutually approved, by means of:

a) Exchange of information
b) Exchange of delegation and health personnel
c) Supporting the participation of experts in conferences and scientific meetings which will be organized
d) Other kinds of cooperation in the fields of health and medical sciences which are mutually accepted.

**Article Three**

The Parties will establish a Joint Working Committee with a view to determine and evaluate cooperation activities between them. The Committee shall meet once a year on an alternating basis.
Article Four

The Ministry of Health of The Republic of Turkey will provide technical and advisory support in the reconstruction of the Afghan health system and health information activities.

Article Five

Short term trainings will be organized both in Afghanistan and in Turkey in order to provide training on Afghanistan health, other health and technical personnel.

The Ministry of Health of the Republic of Turkey will supply specialists who will provide training, equipment and documents in accordance with the limitations of the Ministry.

Article Six

The Parties will cooperate within the framework of primary health care services in the following fields:

a) Struggle against communicable diseases
b) Immunization activities
c) Mother and child health
d) Health education
e) Environmental health
f) Emergency health and ambulance services
g) Mental health services
h) Other fields that will be determined upon mutual agreement

Article Seven

The Parties will cooperate within the framework of curative services in the following fields:

a) Hemodialysis
b) Blood banking
c) Other fields that will be determined upon mutual agreement

Article Eight

The Parties shall cooperate in the subjects that are mentioned in Article 6 and Article 7 as following:

a) Exchange of health personnel in order to realize short term education, training, improvement of professional and technical skills and consultancy (upto six months)
b) Exchange of information and documentation.
Article Nine

The Ministry of Health of the Republic of Turkey will provide training opportunity on pharmaceuticals and the quality control regarding the aforementioned products for Afghan personnel.

Article Ten

The Ministry of Health of the Republic of Turkey will provide free treatments of 100 Afghan patients, whose treatments can not be realized in the Islamic Republic of Afghanistan Clinics, in each year.

The selection of the patients shall be made by the Ministry of Public Health of the Islamic Republic of Afghanistan and realized by the approval of the Ministry of Health of the Republic of Turkey. Round-trip tickets of the patients shall be covered by the Islamic Republic of Afghanistan.

Article Eleven

The Ministry of Health of the Republic of Turkey will provide the Islamic Republic of Afghanistan pharmaceuticals, medical supplies and equipment assistance in accordance with the limitations of the Ministry.

Article Twelve

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

a) The Sending Party shall pay for the round-trip ticket to the capital city of the Hosting Party.

b) The Ministry of Health of the Republic of Turkey will cover expenses regarding board and lodging and domestic travel (if will be necessary) of Afghan personnel who will visit Turkey. This period can not be longer than six months.

c) The Ministry of Health of the Republic of Turkey will cover expenses of its personnel who will visit the Islamic Republic of Afghanistan. This period can not be longer than six months.

d) The Hosting Party will provide medical treatment in case of emergency for the visiting experts and other personnel (excluding dental prosthesis).

Article Thirteen
The Parties shall promote the organization of a variety of scientific activities with the aim of encouraging the introduction of pharmaceuticals and medical equipment.

Article Fourteen

The Parties shall promote the development of mutual commercial relationships in the context of pharmaceuticals, medical supplies and equipment and hospital services.

Article FIFTEEN

The implementation of this Agreement will be assigned to the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Islamic Republic of Afghanistan.

The fields and conditions of realization of the cooperation envisaged by this Agreement, will be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

Article Sixteen

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement shall be renewed each time for a further period of one year.

This Agreement is signed in Kabul 20 April, 2005, in two original copies in Dari, Turkish and English languages, all texts being equally authentic. In case of any discrepancy in the text or difference in interpretation, English text shall prevail.

ON BEHALF OF THE GOVERNMENT OF THE REPUBLIC OF TURKEY

Prof. Dr. Recep Akdağ
Minister of Health

ON BEHALF OF THE GOVERNMENT OF THE ISLAMIC REPUBLIC OF AFGHANISTAN

Mohammad Amin Fatemi
Minister of Public Health

The Ministry of Health of the Republic of Turkey and the Ministry of Public Health of the Islamic Republic of Afghanistan (hereinafter referred to as the “Parties”),

Ensuring the development of current cooperation in the field of health between two countries and on the basis of “Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Afghanistan on Cooperation in the Field of Health” dated 20 April 2005,

have agreed upon the followings:

ARTICLE I

The Parties have amended the 10th Article of the “Agreement between the Government of the Republic of Turkey and the Government of The Islamic Republic of Afghanistan on Cooperation in the Field of Health” which was signed on 20 April 2005 in Kabul as follows:

“The Ministry of Health of the Republic of Turkey will provide free treatments of 200 Afghan patients, whose treatments can not be realized in the clinics in the Islamic Republic of Afghanistan, in each year.

The selection of the patients shall be made by the Ministry of Public Health of the Islamic Republic of Afghanistan and realized by the approval of the Ministry of Health of the Republic of Turkey. Round-trip tickets of the patients shall be covered by the patients themselves”.

ARTICLE II

This Additional Protocol shall enter into force from the date of the completion of exchange of diplomatic notes on ratification of each Party and thereafter shall remain in effect concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Afghanistan on Cooperation in the Field of Health” which was signed on 20 April 2005 in Kabul.

This Additional Protocol is signed in Kabul on 26 April 2008 in two original copies in Turkish, Dari and English languages, all texts being equally authentic. In case of doubt, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Public Health of the Islamic Republic of Afghanistan

Dr. Mohammad Sayed Amin Fatimie
Minister of Public Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE REPUBLIC OF ALBANIA ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Republic of Albania hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

**Article 1**

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

**Article 2**

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

- Exchange of information.
- Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.
- Providing direct contact among the related foundations, institutions and organizations.
- Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

**Article 3**

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.
Article 4

The Parties shall support the development of relations and establishment of commercial relations in the field of pharmaceuticals.

Article 5

The Ministry of Health of the Republic of Turkey shall annually provide free medical care for 100 patients who can not be treated in the Albanian clinics. The selection of the patients shall be made by the Ministry of Health of the Republic of Albania and realized by the approval of the Ministry of Health of the Republic of Turkey. Round-trip tickets of the patients shall be covered by Albanian side.

Article 6

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

- The Sending Party, shall pay for the round-trip ticket to and from the Hosting Party.
- The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary). This period will not be longer than two (2) weeks.
- The Hosting Party will provide medical treatment (except dental prosthesis) to the visiting experts in case of emergency.

Article 7

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Albania will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

Article 8

This Agreement will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.
Signed in Tiran, on 13 November 1999, in duplicate in Turkish, Albanian and English, each text being equally valid. In case of divergence in interpretation, the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Assoc.Prof.Dr.Osman DURMUŞ
Minister of Health

On behalf of the Government of the Republic of Albania
Dr.Leanard SOLIS
Minister of Health

The Government of the Republic of Turkey and the Government of the Democratic and popular republic of Algeria hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the field of health between their countries,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral interests, will promote cooperation in the field of health and pharmaceutical products. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and pharmaceutical products which will be mutually approved, by means of:

a) Exchange of information.

b) Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.

c) Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related whit health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.

Article 4

The Parties shall support the development of cooperation in the field of pharmaceuticals products and medico-surgical material and equipment.

Article 5
Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

a) The Sending Part, shall pay for the round-trip ticket to and from the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary). This period can not be longer than 2 weeks.

**Article 6**

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health and Population of the Democratic and Popular Republic of Algeria will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

**Article 7**

The present Agreement shall enter into force by the date that the parties will be informed reciprocally of the completion of their internal constitutional procedure.

It shall remain in effect for a period of five years.

It will renewed for a further period of one year if none of the contracting parties notifies the other at all times and with a notice of six months the intention to terminate the Agreement.

This Agreement was signed in Algiers, on 05 October 2000, in two original copies in Turkish, Arabic, French ant English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Democratic and Popular Republic of Algeria
Mohamed-Larbi ABDELMOUMENE
Minister of Health and Population

On behalf of the Government of the Republic of Turkey
Assoc.Prof.Dr. Osman DURMUŞ
Minister of Health

The Ministry of Health of the Republic of Turkey and the Federal Ministry for Economic Affairs and Labour of the Republic of Austria (hereinafter referred to as the “Parties”),

Expressing their will to develop infrastructural cooperation in the fields of health and medicine between their countries,

Have agreed upon following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties will cooperate in the fields of health and medicine upon mutual approval, by means of establishing a list of projects for infrastructural cooperation by the Joint Working Group according to Article 6 of this Agreement.

Article 3

The Parties shall support and encourage the development of relations in the fields of:
- Development and modernization of the Turkish healthcare system;
- Development of national health and hospital management systems;
- Pharmaceutical activities;
- Development of joint projects in the health sector;
- Promotion of joint ventures of private enterprises in the health sector.

Article 4

Any visit of experts and other personnel of both countries within the framework of this Agreement will be agreed upon mutually in the signed attached list of cooperation projects according to Article 2 of this Agreement.

Article 5

The fields and conditions of the applications of cooperation envisaged by this Agreement, will be determined in the activity plans and application programs which are to be prepared in periods and numbers as deemed necessary by the Parties.

Article 6
Both sides agree to establish a Joint Working Group on Infrastructural Cooperation in the Field of Health. For all questions related to the realization of this Agreement and to agree a list of projects for joint realization, the Joint Working Group shall be the competent authority.

Both sides will nominate their representatives, in the Joint Working Group within one month after signing of the present Agreement.

The first meeting of the Joint Working Group in which a list of projects for joint realization has to be agreed upon shall be held within three months after this Agreement has entered into force.

If the list of projects for joint realization has not been agreed upon within three months after this Agreement entered into force, both sides shall report the lacking implementation of this essential part of the Agreement to their respective Ministries of Foreign Affairs.

**Article 7**

This Agreement will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulation of the Parties.

This Agreement shall enter into force from the day of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This Agreement was signed in Ankara, on 8 November 2001, in two original copies in Turkish, German and English, all texts being equally authentic except in case of doubt, when the English text shall prevail.

Assoc.Prof. Dr. Osman DURMUŞ
Minister of Health
of the Republic of Turkey

Dr. Martin BARTENSTEIN
Federal Minister
for Economic Affairs and Labour
of the Republic of Austria
PROTOCOL BETWEEN THE REPUBLIC OF TURKEY AND THE REPUBLIC OF AZERBAIJAN ON COOPERATION IN THE FIELDS OF HEALTH AND MEDICINE

The Republic of Turkey and the Republic of Azerbaijan, herein referred as the Parties, have agreed upon cooperating in the fields of medicine and health and developing these opportunities between the period of 1994-1996, according to the Article 3 of the “Agreement for the Cooperation in the Fields of Science, Technique, Social, Culture and Economy” which has been signed in Ankara on 9 February 1994.

Article 1

The Parties have decided to do joint studies for providing the conformity of their health systems in order to strengthen the national health care systems.

Article 2

The Parties will authorize the External Relations Departments of the Ministries of Health of both countries to coordinate for providing the required conditions, searching for the solutions of the advised amendments and problems in order to implement this Protocol and reach its aim.

Article 3

The Parties will organize congresses, conferences and symposia jointly to be held in their own countries, determined by the Ministries of Health, and the Parties will extend information about the activities held in their own countries to the other Party.

Article 4

The Parties will create the appropriate conditions for the scientists and experts, working in the health care institutions of both countries to hold researches in the field of health in the period determiner by the Ministries of Health.

Article 5

The Parties commit diagnosing and treating 20 (twenty) patients each year free of charge. The selection of these patients are made by the Ministry of Health of the Sending Country and realized by the approval of the Ministry of Health of the Hosting Country.

Article 6

The Parties will search for cooperative investment opportunities in order to produce medical equipment in the Republic of Turkey and the Republic of Azerbaijan and perform cooperative work in order to derive out the conformity of the quality of drugs to the international standards.
Article 7

The Parties will perform cooperative work in order to audit the environmental and chemical materials, determine the necessity level of the chemicals having been used in agriculture and prevent the harm generated by the food to human health.

Article 8

The exchange of the students of Faculties of Medicine, medical doctors who are doing specialization training, specialist medical doctors of both countries will be made in accordance with the following conditions:

a) The Students of Faculties and Medicine:

The Parties undertake accepting 5 (five) students of the first year starting from 194-1995 educational period. The scholarship which will be given to these students will be determined by the Ministries of Health of the Parties.

b) Specialization Training:

The Parties undertake accepting 10 (ten) medical doctors from any field of specialization each year. Only the medical doctors who have attended the examination for specializing in their own countries and who have been examined by their Ministry of Health will facilitate this opportunity.

c) Exchange of Specialist Medical Doctors:

The Parties will exchange 20 (twenty) specialist medical doctors, for a period of 1-3 months in order to enhance their knowledge and experience within the framework of the determined rules. These specialist medical doctors will be selected in coordination with the Ministries of Health. The expenses of the experts will be met by the Sending Country and the board and lodging expenses and allowances will be met by the Hosting Country.

Article 9

The Parties will prepare cooperation programs in the fields of creation of the environmental for the health and welfare of the current and future generations and improvement of the current environment.

Article 10

The opportunities for teaching prothesis techniques to 5 (five) people every year with the assistance of the Ministry of Health of the Republic of Turkey due to the facts that the cadres which will be concerned with the pride and rights of the disabled in the Republic of Azerbaijan are not sufficient and there is no base to prepare these cadres.

Article 11
The parties will exchange experience in the fields of health and medicine and give priority to exchange of experts, maternal and child health care, family planning, drugs and pharmaceuticals, prevention and treatment of the contagious diseases and the problems in need of urgent solution.

**Article 12**

The provisions in this Protocol will be realized in accordance with the domestic rules and regulations of the Republic of Turkey and the Republic of Azerbaijan through the formal authorities.

**Article 13**

The Parties, through the formal authorities and with the approval of the Ministries of Health, can perform other activities in addition to this Protocol.

**Article 14**

The travel programs and the other required information about the representative delegations and the individuals who are going to be sent within the framework of this Protocol will be declared to the Hosting Party at least one month prior to the travel date.

The Parties will inform each other about the exact travel dates of the representative delegations and the individuals at least 15 (fifteen) days prior to the travel date.

**Article 15**

The Sending Party will pay for the round-trip ticket between Ankara in the Republic of Turkey and Baku in the Republic of Azerbaijan for the members of the representing delegations.

The Hosting Party shall pay for the board and lodging expenses, the trips within the framework of this program and the allowances within the boundaries of the country.

The Hosting Party will provide medical treatment (except dental prothesis) to the experts who are invited within this Protocol in case of illness and emergency.

**Article 16**

The Parties will inform each other about the amount of the expenses such as the salaries they are paying to the visiting experts, other scholarships, patient treatments and allowances etc.

**Article 17**
The Protocol shall remain in effect for a period of two years and if none of the Contracting Parties notifies the other of the intention to terminate in written the Protocol one month before its expiration date, the Protocol will be renewed each time for a period of two years.

This Protocol was prepared and signed in Ankara, on 9 February 1994 in two original copies in Turkey Turkish and Azerbaijan Turkish, all texts being equally authentic.

On behalf of the Government of the Republic of Turkey
Pharm. M. Kazım DINÇ
Minister of Health

On behalf of the Government of the Republic of Azerbaijan
Ali İNSANOV
Minister of Health

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Kingdom of Bahrain (hereinafter referred as the “Participants”)

Guided by the wish to enhance the cooperation between the two countries in the fields of health care and medical sciences,

Recognizing that this cooperation will contribute to the improvement of health status of their people,

Have agreed upon the following:

Paragraph 1

The Participants, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Participants through mutual approval.

Paragraph 2

The Participants will cooperate in the fields of health and medical sciences which will be mutually approved, by means of:

a) Exchange of information.
b) Exchange of delegations and health personnel.
c) Supporting the participation of specialists to conferences and scientific meetings to be organized by one of the Participants.
d) Other kinds of cooperation in the fields of health and medical sciences as will be mutually accepted.

Paragraph 3

The Participants agree to work towards establishing a coordinated and comprehensive 'Mutual Patient Referral System'. The goal is to offer medical treatment in return for cost, at competitive prices for the Government of the country which refers patients who are sponsored and insured. Details of the protocols for medical record transfer, pre and post care guidelines shall be established by a team from both Participants.

Paragraph 4

The Participants shall support collaboration between the private sector institutions which work in the field of pharmaceuticals, medical devices and supplies and hospital services, thermal spring and thermal facilities.

Paragraph 5
The Participants shall establish a Joint Working Committee in order to determine and evaluate the cooperation activities between them. The Committee shall meet once a year on alternating basis.

**Paragraph 6**

Concerning any visit of experts and other personnel of both countries within the framework of this Memorandum of Understanding;

a) The Sending Country shall pay for the round-trip ticket to the Hosting Country.

b) The Hosting Country shall cover expenses of visitor regarding board and lodging and domestic travel (if will be necessary). This period can not be longer than two weeks.

**Paragraph 7**

The fields and conditions of the implementation of the cooperation envisaged by this Memorandum of Understanding will be determined in the activity plans and implementation programmes to be prepared in periods and numbers which will be considered necessary by the Participants.

**Paragraph 8**

This Memorandum of Understanding shall enter into force on the date of the notification of completion of procedures in accordance with the Participants’ domestic law if any and thereafter it shall remain in effect for a period of five years.

If none of the Participants notifies the other of its intention to terminate the Memorandum of Understanding six months before its expiration date, the Memorandum of Understanding will be renewed each time for a further period of one year.

This Memorandum of Understanding is signed in Ankara, on 11 July 2006, in two original copies in English, both texts being equally authentic.

For the Ministry of Health 
of the Republic of Turkey

For the Ministry of Health 
of the Kingdom of Bahrain

Prof.Dr.Recep Akdağ
Minister of Health

Dr.Nada Abbas Haffadh
Minister of Health

The Government of the Republic of Turkey and the Government of the People’s Republic of Bangladesh (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of their people.

have agreed as follows.

ARTICLE 1

The Parties, based on the principles of the equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties shall cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information.

b) Exchange of delegations and health specialists.

c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the parties.

d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet once a year on alternate basis.

ARTICLE 4

The visits of experts and other personnel of both countries shall be arranged by the Action Plans which will be prepared in accordance with the Article 5 of this Agreement.
ARTICLE 5

The Ministry of Health of the Republic of Turkey and the Ministry of Health and Family Welfare of the People’s Republic of Bangladesh shall provide support for the implementation of this Agreement.

The fields and conditions of realization of the cooperation envisaged by this Agreement, shall be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

ARTICLE 6

The Parties have agreed to promote relations and cooperation between the private sectors and non-governmental organizations operating in pharmaceuticals, medical devices and equipment fields of the two countries.

ARTICLE 7

This Agreement shall be ratified by the Contracting Parties in accordance with the domestic rules, regulations and Laws of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on ratification of each Party and thereafter it shall remain in force for a period of five years.

If none of the contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement shall be renewed each time for a further period of one year.

Done in 2010 on 14 November, in two original copies in Turkish and English, all texts being equally authentic. In case of doubt, the English text shall prevail.

On behalf of the Government of the Republic of Turkey

On behalf of the Government of the People’s Republic of Bangladesh

Prof. Dr. Mehmet AYDIN
Minister of State

Dr. Dipu MONI
Minister of Foreign Affairs

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Belarus (hereinafter referred to as the “Parties”),

guided by the wish to enhance the cooperation between the two countries in the fields of health care and medical sciences,

recognizing that this cooperation will contribute to the improvement of the health of their people,

in compliance with international legislation,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity and in conformity with their mutual benefits and the legislation in force of their countries, shall promote cooperation in the fields of health and medical sciences.

The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties, will cooperate in the fields of health and medical sciences upon mutual approval, by means of:

a) Exchange of information in the fields of public health and medical sciences.

b) Exchange of staff, specialists and delegations.

c) Encouraging participation of specialists at conferences and scientific meetings to be organized by either of the Parties.

d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

The Parties will establish a Joint Turkish-Belarusian Committee to implement this Agreement.

The Joint Turkish-Belarusian Committee shall meet once a year in Ankara and in Minsk in turn.

ARTICLE 4
For visits of staff, specialists and delegations of both countries within the framework of this Agreement;

a) The Sending Party will cover round-trip travel expenses.
   b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

The period of visits of staff, specialists and delegations should not be longer than two weeks.

ARTICLE 5

This Agreement will enter into force from the date of exchange of diplomatic notes on fulfilment by each Party of the internal state procedures in compliance with legislation of the Parties and thereafter it will remain in effect for a period of five years.

If none of the Parties notifies the other of its intention to terminate the Agreement six months before expiration date of the Agreement, the Agreement will be automatically renewed each time for a further period of one year.

Done in Minsk, on 30 October 2009, in two original copies in Turkish, Russian and English, all texts being equally authentic. In case of doubt the English text shall prevail.

On behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Ministry of Health of the Republic of Belarus

Dr. Vasily Ivanovich Zharko
Minister of Health

During the discussion between Mr. Robert URBAIN, Minister of Foreign Trade and European Affairs of the Kingdom of Belgium and Dr. Yıldırım AKTUNA, Minister of Health of the Republic of Turkey;

Turkish side has expressed their satisfaction for interests and involvement of the Belgian firms in modernization and development of Turkish hospitals.

Belgian side stated that they would give efforts to search for opportunities for further cooperation in health sector and to use of the credits in health sector, to be provided by the Government of Belgium to the Government of Turkey.

Both sides have agreed to promote cooperation in manpower training on development of biomedical, technology and management, assessment systems.

Both sides have expressed their belief that the best way to facilitate the promotion of the cooperation between the public and private sectors in both countries is to exchange of experts and to provide connection between the relevant organizations of both countries.

Both sides stated that they shall encourage the development of scientific and technical cooperation and sharing the scientific research findings.

This Declaration was signed in Ankara on November 13, 1992 in two copies (Turkish and English).

Dr. Yıldırım AKTUNA
Minister of Health of the Republic of Turkey

Mr. Robert URBAIN
Minister of Foreign Trade and European Affairs of the Kingdom of Belgium

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Bosnia-Herzegovina thereafter referred to as the "Parties",

Believing in the necessity of developing the state of health of the peoples of the two countries through joint efforts and in the importance of health in the context of bilateral relations,

Have agreed upon the following:

Article 1

The Parties, ensuring bilateral investigations on national health systems, shall exchange experience and information in the fields of national health systems, hospital management and general health insurance.

Turkish side shall inform The Ministry of Health of Republic of Bosnia-Herzegovina on Health Reform activities which are launched in Turkey.

Article 2

In order to develop protective health services, the Parties shall provide technical and scientific cooperation in the fields of mental health, immunization, control of food and environmental health, blood products, epidemic diseases, poison and poison researches.

Article 3

The Parties shall exchange information and experience in the fields of Mother and Child Health, Family Planning and Family Physicians.

Article 4

In the field of Curative Services, the Parties shall provide technical and scientific cooperation on oncology, neurology, neurosurgery, cardiovascular diseases, haematology and especially on emergency services.

Article 5

In order to ensure more fruitful use of industrial and technological facilities of the two countries in the field of medicine and health:

-Implementation and development of technological, economic and commercial relations between the two countries in the related sectors shall be supported in order to promote common production and trade of medical equipment, drug, raw material for drugs,
occupational training materials. And also the common activities towards third countries shall be supported.

- The Parties shall provide cooperation on licensing of pharmaceuticals, quality control, research and information.

- Registration certificates which are necessary for import and export shall be prepared rapidly by the respective Health authorities. Specific collaboration in Good Manufacturing Practices, Good Laboratory Practices, Good Clinical Practices and evaluation reports shall be promoted. Evaluation of laboratory controls and clinical trials (if needed) shall be supported.

**Article 6**

The parties shall put into practice the subjects of technical and scientific cooperation envisaged in this Agreement by means of:

- Implementation of common scientific research programmes,

- Ensuring mutual exchange of experts in the fields considered necessary and organizing short-term courses (1-3 months),

- Supporting the invitation of scientists and experts to congresses, conferences and symposia to be organized by promoting direct contact between scientific and medical institutions,

- Providing exchange of medical information and documents.

**Article 7**

In the possible visits of experts and other personnel within the framework of this Agreement,

- The Sending Party shall cover the round-trip ticket to and from the capital city of the Receiving Party

- The Hosting Party shall cover the expenses regarding board and lodging and domestic travels (which are necessary)

- The Hosting Party shall provide medical treatment, excluding dental prothesis to the visiting experts free of charge in case of emergency.

**Article 8**

The Ministries of Health of the two countries shall be responsible for the implementation of this Agreement. Respective external relations divisions of the Ministries of Health of the two countries shall provide necessary coordination for the enforcement of this Agreement.

This Agreement is subject to ratification and shall enter into force on the next day after exchange of the notification instruments.
This Agreement is valid for period of four years and its validity shall automatically prolong for further 4 years unless it has been announced 6 months before its expiry.

This Agreement has been signed in Ankara on the 25 October 1994, in three copies, in Turkish, Bosnian and English, each text being equally valid. In case of divergence in interpretation, the English text shall prevail.

On Behalf of the
Ministry of Health of the
Republic of Turkey

Doğan BARAN, M.D.
Minister of Health

On Behalf of the
Ministry of Health of the
Republic of Bosnia-Herzegovina

Bozo LJUBIC, M.D.
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE COUNCIL OF MINISTERS OF BOSNIA AND HERZEGOVINA ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Council of Ministers of Bosnia and Herzegovina (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of their people,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties, will cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information.

b) Exchange of delegations and health specialists.

c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties.

d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

a) The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet once a year on alternating basis.

b) Members from Bosnia and Herzegovina for the Joint Working Committee will be appointed by the Ministry of Civil Affairs, in cooperation with the Ministry of Health and Social Welfare of Republika Srpska, the Federal Ministry of Health and the Department for Health and Other Services of Breko District of Bosnia and Herzegovina.

ARTICLE 4
For visits of experts and other personnel of both countries within the framework of this Agreement:

   a) The Sending Party will cover round-trip travel expenses.
   b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period shall not be longer than 1-2 months.

ARTICLE 5

   a) The Ministry of Health of the Republic of Turkey and the Ministry of Civil Affairs of Bosnia and Herzegovina in cooperation with the Federal Ministry of Health, Ministry of Health and Social Welfare of Republika Srpska and the Department for Health and Other Services of Brcko District shall provide for the implementation of this Agreement.
   b) Cooperation fields envisaged by this Agreement and conditions of the realization of the cooperation will be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

ARTICLE 6

The Parties, from the date of this Agreement’s entry into force, have agreed upon the termination of validity period of the “Agreement on Cooperation in the Field of Health between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Bosnia and Herzegovina” dated 25 October 1994.

ARTICLE 7

This Agreement will be ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on ratification of each Party and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.
Done in Ankara, on 11 May 2010, in two original copies in Turkish, in official languages of Bosnia and Herzegovina and in English, all texts being equally authentic. In case of doubt, the English text shall prevail.

On behalf of the Government of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Council of Ministers of Bosnia and Herzegovina

Sredoje Nović, M.A.
Minister of Civil Affairs
The Government of the Republic of Turkey and the Government of the Republic of Bulgaria, defined herein below as "Parties",

Believing in the necessity of developing the state of health of the peoples of the two countries through joint efforts and the importance of health in the context of bilateral relations.

Convinced that the close relations which the two countries develop in the field of health, taking into consideration the basic principles of WHO and its "Health for All by the year 2000", shall also encourage solidarity and cooperation between the Balkan and the Black Sea Countries,

Have agreed upon the following.

Article 1

The Parties shall develop and extend cooperation in the field of health and shall exchange experiences.

Article 2

The Parties shall encourage scientific and technical cooperation in the following fields:

-Exchange of information and experiences in the field of Mother and Child Health and Family Planning and cooperation in developing education material and in-service training of health personnel, in these fields.

-Exchange of information on regulations concerning pharmaceuticals, their registration and cosmetics.

-Exchange of information and experience in the control and consumption of narcotics and psychotropic substances.

-Exchange of information and experience in the legal regulations of nutrition control as well as in production and quality control in conformity with EC standards.

-Exchange of information and experience in the medical fields of toxicology, oncology, stomatology, communicable diseases, cardiology and cardiac surgery, haematology.

-Cooperation in the production and control of vaccines, sera and other immune-biological products.
-Exchange of information and experience in Emergency Health Services.

-Exchange of information and experience in the effects of environmental health on public health.

-Exchange of information and experience in the field of training materials and in-service training of all health personnel, especially those working in primary health care.

-Cooperation in organizing visits between specialized health delegations at mutually agreed periods to develop knowledge about each other's health care system.

-Discussion on health controls performed at border gates and ways of fighting against communicable diseases and looking for means of cooperation in these areas.

Article 3

The Parties shall put into practice the subjects of cooperation envisaged in this Protocol by means of:

-Encouragement of the participation of scientists and experts in congresses, conferences, seminars and symposia and the exchange of medical information and documents.

-Encouragement of the exchange of medical doctors, dentists, pharmacists and other experts, the number of which shall not be less than 20 per year for a minimum period of 200 days.

-Supporting direct contact for mutual assistance between scientific and medical institutions of the two countries in the field of health.

Article 4

The Parties shall mutually encourage the pharmaceutical and immune-biological products and medical equipment industry in order to make them familiar with each other, and for determining joint action fields and cooperation possibilities. The Parties shall take supportive measures to this aim.

Article 5

The Parties shall cooperate in the fields of thermal treatment and health tourism. The fields in which exchange of patients will be realized, shall be determined by expert teams to be established.

Article 6

In the visits of experts and other personnel within the framework of this Protocol,

-The Sending Party shall cover the round-trip ticket to and from the capital city of the Receiving Party.
- The Hosting Party shall cover the expenses regarding board and lodging and domestic travels and provide with pocket money.

In case of emergency, the Hosting Party shall provide medical care, excluding dental prosthesis, free of charge to the experts visiting the country within the framework of the present Protocol.

**Article 7**

The Ministries of Health of the two countries shall be responsible for the implementation of this Protocol.

The units responsible for external relations of the Ministries of Health of the two countries shall provide necessary coordination for the enforcement of this Protocol.

These units carry out preliminary activities of the meetings both at high and technical levels in order to elaborate the details of cooperation in the fields envisaged by this Protocol.

This Protocol shall enter into force on the date of its signature and shall remain valid for 3 (three) years. Its validity shall automatically prolong for further periods of 3 (three) years each, if none of the Parties informs the other Party about its will to abolish it 6 (six) months before its expiry.

This Protocol is signed in Sofia on 7 June 1994, in three original copies, in Turkish, Bulgarian and English. The English one being for reference, in case of dispute on its interpretation.

On behalf of the Government of the Republic of Turkey

M. Kazım DİNÇ
Minister of Health

On behalf of the Government of the Republic of Bulgaria

Tancho GUGALOV
Minister of Health
Article 1

Change of personnel:

1. Exchanging technical, production and management study groups for technical and information exchange.

2. Exchanging visit of experts between scientific research institutions and pharmaceutical colleges.

3. Organising training programmes and scientific symposium.

4. Providing technical supervision and consultancy.

Article 2

Co-operation on scientific research:

1. Exchanging scientific information, publications, and research results.

2. Exchanging research and laboratory personnel, jointly defining research subjects of common interest and scientific cooperation plans and development projects. The results of joint research and development shall be shared by the both sides and shall not be disclosed to any third party or published without the agreement of the other side.

3. The joint research programme shall be founded by each side respectively.

Article 3

Technical cooperation and trade

1. Carrying out technical exchange, technology transfer and establishing joint ventures and coproduction projects.
2. Promoting cooperative production and transfer of pharmaceutical machinery and medical instruments.

3. Expanding the trade activities of pharmaceutical bulk, intermediates semi-manufactured products and formulations.

4. Providing assistance to each other in clinical trials, clinical verifications, clinical applications and product registrations to be carried out.

Article 4

The both side should send to each other a list of technologies or products interested to facilitate the identification of the specific cooperation projects soon.

Article 5

The accommodation, internal travel expenses, and meals of visiting experts shall be borne by the host country and the international travel expenses shall be borne by the visiting experts country.

Article 6

Providing cooperation in the implementation of Turkish computer-based prescription system for narcotics and psychotropic in China.

Article 7

Organizations follow-up visits for pharmaceutical sector delegates of appropriate number of each sides to evaluate the progress and developments in the field of cooperation.

Article 8

The cooperation specified above will be realized through Agreement signed between the project executing organizations or commercial contracts signed between commission agents of the two sides in accordance with the principle and princes acceptable to both side.

This Agreement report was as two issues, the original begin as Turkish and English, on 12 October 1990 in Ankara, validity of both the issues being the same.

On the behalf of the Ministry of Health of Republic of Turkey

Dr.Pharm.Fuat BİNGÖL
Deputy Undersecretary

On the behalf of the State Pharmaceutical Administration of China

Jin TONGZHEN
Deputy General Director
AGREEMENT ON COOPERATION IN THE FIELD OF HEALTH BETWEEN THE REPUBLIC OF TURKEY AND THE PEOPLE'S REPUBLIC OF CHINA

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the People's Republic of China (hereinafter referred to as the Contracting Parties);

by agreeing on the need for international cooperation and solidarity in the improvement of health services,

with a desire for development of commercial, economic, scientific and technical cooperation between the two countries in the field of medical sciences,

noticing the contribution of such cooperation to the development of relations between the two countries,

aiming at the improvement of health services of the two countries, have made the following Agreement:

Article 1

The Contracting Parties shall develop their cooperation in the field of health and medical sciences and shall promote the exchange of their experiences.

Article 2

The Contracting Parties have agreed on the setting up of a Coordination Committee in order to apply the subjects in this Agreement and identify the details of the cooperation.

The Coordination Committee shall take necessary steps to put this Agreement into practice, search for solutions for difficulties which may arise, and update the Agreement accordingly as the new developments require.

The Coordination Committee shall consist of four (4) persons from each Party under the head of Undersecretary or Deputy Undersecretary. The other members of the Committee shall be designated according to subjects of the forthcoming meeting. Each Party shall designate its own members of the committee and inform to other Party at least two months before the meeting. The first meeting shall be held in 1993 in Beijing. Time, place and subjects of the net meeting shall be determined during this meeting.

Article 3

The Contracting Parties shall declare "Medicine Day" alternately in Turkey and in China on subjects to be mutually agreed upon.

The first Medicine Day shall be organized in China in 1993 of which the date and subject to be determined by the first meeting of the Coordination Committee.

Article 4
The Contracting Parties shall develop medical science and technology cooperation as follows:

- Implementation of joint scientific research programmes,
- Organizing mutual visits of experts and groups and channelling training activities in special areas in order to acquire experience and learn science and techniques from each other,
- Providing cooperation directly between the scientific medical institutions of both countries in the field of health,
- Invitation of scientists and experts for congresses, conferences and symposia to be organized,
- Exchange of medical and technical knowledge,
- Cooperation on the other health matter to be mutually agreed upon.

Article 5

The Contracting Parties, in accordance with the International Health Agreements adopted by both countries, shall immediately inform each other of the reported communicable diseases and the other communicable diseases which have wide epidemic character, and which may be transmitted during transportation.

Article 6

The Contracting Parties, in the frame of this Agreement shall provide free medical care in case of suddenly illnesses (excluding dental prothesis) for the visiting experts.

Article 7

In relation to expenditure of the experts concerned with the studies in this Agreement:

- Expert Sending Party shall cover the round-trip ticket to and from the capital city of the Hosting Party,
- The Hosting Party shall cover expenses regarding accommodation, meal and domestic travels.

Article 8

The Contracting Parties shall try to support the continuity of the cooperation in the frame of Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the State Pharmaceutical Administration of the People's Public of China in the field of pharmaceuticals.

Article 9
This Agreement shall enter into force on the date of signature and shall remain valid for (4) years. Its validity shall automatically prolong for four years more unless a Party informs the validity period of the Agreement before six (6) months from its expiry.

This Agreement was signed in Beijing on 10 October, 1992 in two original copies each in Turkish and Chinese, both text being equally valid, the English text may be referred to in case of need.

Dr.Yıldırım AKTUNA
Minister of Health
The Republic of Turkey

Prof.Chen MINZHANG
Minister of Public Health
The People's Republic of China
ADDITIONAL PROTOCOL ON COOPERATION IN THE FIELD OF HEALTH BETWEEN THE REPUBLIC OF TURKEY AND THE PEOPLE'S REPUBLIC OF CHINA

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the People's Republic of China, (hereinafter referred to as the Parties), in addition to the Cooperation Agreement in the Field of Health signed on 10 October 1992, have agreed upon the following:

Article 1

The last paragraph of the Article 2 of the Cooperation Agreement will be as "The Coordination Committee consists of 4 persons under the presidency of the Undersecretary or the Deputy Undersecretary. Other members of the Committee will be determined according to the cooperation subjects in the Protocol. Both of the Parties will nominate their own committee members and will inform the other Party at least two months before the meeting. The first meeting will be held in Beijing in November 1994. Next meeting will be held in Ankara and the time and the subjects of this meeting, will be determined through diplomatic channels".

Article 2

In the Article 5 of the Cooperation Agreement, "other", "wide" and "and which may be transmitted during transportation" sentences will be deleted.

Article 3

In the last paragraph of the Article 7, the word "official" will be written between the words "and .............. domestic".

Article 4

The importation of western medicine, traditional Chinese medicine and raw materials of medicine to the Republic of Turkey from the People's Republic of China will be provided by related Chinese companies with GMP or health certificates issued by competent Chinese health authorities.

The Additional Protocol on Cooperation in the Field of Health was signed in Beijing on 10 November, 1994 in two original copies in English.

On Behalf of the Ministry of Health of the Republic of Turkey
Phar.Ömer YILDIZ Deputy Undersecretary

On Behalf of the Ministry of Health of the People's Republic of China
Mr.Sun LOGCHUN Vice Minister

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the People’s Republic of China (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of their people,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties, will cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information.
b) Exchange of delegations and health specialists.
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties.
d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

In the principle of cost sharing and reciprocity, the financial arrangement to cover expenses for cooperative activities undertaken within the framework of the Agreement shall be mutually agreed upon by the Parties and be made on a case by case basis.

In principle, the Sending Party shall cover the round-trip travel expenses and the Hosting Party shall cover accommodation expenses and local transport expenses for visits of experts and other personnel.

This period shall not be longer than two weeks.
ARTICLE 4

The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet once a year on alternating basis.

ARTICLE 5

To implement this Agreement, the Joint Working Committee shall identify the areas of cooperation and develop Action Plans as deemed necessary by the Parties.

ARTICLE 6

The Agreement shall enter into force from the date that the Agreement be ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed for a period of one year.

Done in Beijing, on 23 April 2009, in two original copies in Turkish, Chinese and English, all texts being equally authentic. In case of doubt, the English text shall prevail.

On behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Ministry of Health of the People’s Republic of China
Prof. Dr. Chen Zhu
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE REPUBLIC OF CROATIA ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Republic of Croatia hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

a) Exchange of information.
b) Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.
c) Providing direct contact among the related foundations, institutions and organizations.
d) Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.

Article 4

The Parties shall support the development of relations and establishment of commercial relations in the field of pharmaceuticals.

Article 5
Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

a) The Sending Party, shall pay for the round-trip ticket to and from the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

**Article 6**

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Croatia will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

**Article 7**

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This Agreement was signed in Zagreb, on 26 September 2000, in two original copies in Turkish, Croatian and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Assoc.Prof.Dr.Osman DURMUŞ
Minister of Health

On behalf of the Government of the Republic of Croatia
Ana Stavljenic RUKAVINA, M.D.,Ph.D.
Minister of Health
AGREED MINUTES

The Minister for Health Dr. Halil ŞIVGIN, The Republic of Turkey, and the Minister for Health Mrs. Ester LARSEN, The Kingdom of Denmark, meeting in Copenhagen on September 12th, 1990.

-having discussed matters of mutual interest within the health sector

-recognizing the need for international cooperation and solidarity in the promotion of health services

-recognizing the benefits obtainable from cooperation between public and private interest in the field of health service delivery

-wishing to further professional as well as business relations between their own countries

have agreed

1. to prepare a protocol giving the framework for the cooperation and the relations between the Turkish and Danish health authorities, health professionals and private companies

and furthermore

2. to support any activity aiming at setting up an ambulance services system in a cooperation between the Turkish Ministry of Health and Flack Rescue Services Ltd.

3. to explore the possibilities of a direct cooperation between Rigshospitalet (the State University Hospital) in Copenhagen and the Turkish Ministry of Health on development of hospital management systems to selected Turkish hospitals.

4. to support Danish pharmaceutical manufacturers in establishing closer relations and/or cooperation with Turkish companies either directly with individual Danish companies or through The Association of Danish Pharmaceutical Industry (MEFA).
The two Ministries recognized the importance of meetings between them, and the Danish Minister for Health accepted an invitation from the Turkish Minister for Health to meet again in Turkey in the near future.

Copenhagen, September 14th, 1990

Halil SIVGIN                  Ester LARSEN
Minister for Health                        Minister for Health
The Republic of Turkey                  The Kingdom of Denmark

on behalf                        on behalf
Emin TEKELİ                  Jorgen VARDER
Deputy Counsellor                  The Permanent Secretary

The Government of the Republic of Turkey and the Government of the Arab Republic of Egypt hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medicine to be determined by a common accord through the following means:

- Exchange of information.
- Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.
- Providing direct contact among the related foundations, institutions and organizations.
- Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems.

Article 4

The Parties shall support the development of relations and establishment of commercial relations in the field of pharmaceuticals.

Article 5
Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

- The Sending Party shall pay for the round-trip ticket to and from the Hosting Party.
- The Hosting Party will cover expenses regarding board and lodging and domestic travel (if necessary).
- The Hosting Party will provide medical treatment (except dental prothesis) to the visiting experts in case of emergency.

**Article 6**

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Arab Republic of Egypt will be assigned as the implementing agency in their respective countries.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

**Article 7**

This Agreement will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

In witness where of the undersigned, being duly authorised by their respective governments, have signed this Agreement.

Done at Alexandria on 26 of July 1999, in two originals in the English Language.

On behalf of the Government of the Republic of Turkey
Assoc. Dr. Osman DURMUŞ
Minister of Health

On behalf of the Government of the Arab Republic of Egypt
Prof. Dr. İsmail SALLAM
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE FEDERAL DEMOCRATIC REPUBLIC OF ETHIOPIA ON COOPERATION IN THE FIELD OF HEALTH AND MEDICINE

The Government of the Republic of Turkey and the Government of The Federal Democratic Republic of Ethiopia hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following :

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

- Exchange of information.
- Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.
- Providing direct contact among the related foundations, institutions and organizations.
- Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.

Article 4

The Parties shall support the development of relations and establishment of commercial relations in the field of pharmaceuticals.

Article 5

Official health institutions of both countries on written request and approval of the Parties, may treat patients on commercial basis.
Article 6

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

- The Sending Party, shall pay for the round-trip ticket to and from the Hosting Party.
- The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).
- The Hosting Party will provide medical treatment (except dental prothesis) to the visiting experts in case of emergency.

Article 7

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Federal Democratic Republic of Ethiopia will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

Article 8

This Agreement will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This Agreement was signed in Ankara, on 13 March 2000, in two original copies in Turkish and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Republic of Turkey
İsmail CEM
Minister of Foreign Affairs

On behalf of the Government of the Federal Democratic Republic of Ethiopia
Seyoum MESFIN
Minister of Foreign Affairs
AGREEMENT ON COOPERATION IN THE FIELD OF HEALTH BETWEEN THE
MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY
OF HEALTH OF THE REPUBLIC OF GEORGIA

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the
Republic of Georgia thereafter referred to as the "Parties",

In accordance with the Article four, Paragraph three of the "Friendship, Cooperation
and Good Neighbourhood" Agreement signed between Turkish Republic and Georgian
Republic in Tbilisi on July 30, 1992 and

Believing in the necessity of developing the state of health of the peoples of the two
countries through joint efforts and in the importance of health in the context of bilateral
relations,

Have agreed upon the following:

Article 1

The Parties, ensuring bilateral investigations on national health systems, shall
exchange experience and information in the fields of national health systems, hospital
management and general health insurance.

Turkish side shall inform The Ministry of Health of the Republic of Georgia on Health
Reform activities which are launched in Turkey. Also the Parties shall investigate the
possibilities of cooperation towards third countries in the field of health reforms.

Article 2

In order to develop protective health services, the Parties shall provide technical and
scientific cooperation in the fields of mental health, immunization, control of food and
environmental health, blood products, epidemic diseases, poison and poison researches and
they shall carry out the necessary health services, especially regarding communicable diseases
meticulously at border gates.

Article 3

The Parties shall exchange information and experience in the fields of Mother and
Child Health, Family Planning and they shall provide technical and scientific cooperation in
the fields of infertility and invitro fertilization and embryo transfer.

Article 4

In the field of Curative Services, the Parties shall provide technical and scientific
cooporation on hospital biomedical engineering, immunology, organ transplantation,
cardiovascular diseases, neurology, psychiatry, neurosurgery, pulmonology, diagnostic
radiology, eye diseases, oncology and haematology, traumatology and orthopaedics and
especially on emergency services.
Article 5

In order to ensure more fruitful use of industrial and technological facilities of the two countries in the field of medicine and health:

- Implementation and development of technological, economic and commercial relations between the two countries in the related sectors shall be supported in order to promote common production and trade of medical equipment, drug, raw material for drugs. And also the common activities towards third countries shall be supported.

- The Parties shall provide cooperation on licensing of pharmaceuticals, quality control, research and information

- Registration certificates which are necessary for import and export shall be prepared rapidly by the Health authorities. Special collaboration in Good Manufacturing Practices, Good Laboratory Practices, Good Clinical Practices and evaluation reports of laboratory controls shall be promoted.

Article 6

The Parties shall provide technical and scientific cooperation in order to develop and implement joint action programmes to fight against tuberculosis and malaria when necessary.

Article 7

The Parties shall put into practice the subjects of technical and scientific cooperation envisaged in this Agreement by means of:

- Preparation of common scientific research programmes,

- Ensuring mutual exchange of experts in the fields considered necessary and organizing short-term courses (2-3 weeks),

- Supporting the invitation of scientists and experts to congresses, conferences and symposia to be organized by promoting direct contact between scientific and medical institutions, and medical training schools

- Providing exchange of medical information and documents.

Article 8

In the possible visits of experts and other personnel within the framework of this Agreement,

- The Sending Party shall cover the round-trip ticket to and from the capital city of the Receiving Party

- The Hosting Party shall cover the expenses regarding board and lodging and domestic travels (which are necessary)
-The Hosting Party shall provide medical treatment, excluding dental prosthesis to the visiting experts free of charge in case of emergency.

**Article 9**

The Parties shall be responsible for the implementation of this Agreement.

The Units responsible for External Relations of the Ministries of the two countries shall provide necessary coordination for the enforcement of this Agreement.

This Agreement shall enter into force on the date of its signature and remain valid for 4 years. Its validity shall automatically prolong for further 4 years unless it has been announced 6 months before its expiry.

This Agreement was signed in Tbilisi on 29th October 1994 in three original copies in Turkish, Georgian and English, the English one being reference, all being equally valid.

On Behalf of the Ministry of Health of the Republic of Turkey

Doğan BARAN, M.D. Minister

On Behalf of the Ministry of Health of the Republic of Georgia

Avtandil JORBENADZE, M.D. Minister
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE HELLENIC REPUBLIC ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Hellenic Republic hereinafter referred as the “Parties”, expressing their will to develop cooperation in the field of health between their countries,

Have agreed upon the following:

ARTICLE 1

The Parties, based on an equal reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the field of health, in the following indicative matters:

• Health promotion and disease prevention (e.g. prevention of Thalassemia)
• Primary health care
• Organization, management and health economics
• Control and prevention of communicable diseases
• Emergency medical care
• Medical biotechnology
• Drugs and narcotics
• Transplantation of organs and tissues
• Environmental health
• Strategic health planning for emergencies (extreme weather events, natural disasters etc)
• Issues of social solidarity.

Specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.
ARTICLE 2

The Parties will cooperate in the field of health, which will be mutually approved, by means of:

c) Exchange of information,

d) Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy,

e) Providing direct contact among the related foundations, institutions and organizations,

f) Other kinds of cooperation in the field of health, mutually accepted.

ARTICLE 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.

ARTICLE 4

To regulate specific matters, the parties shall elaborate and sign Plans of Cooperation, which shall determine the necessary technical and economic conditions.

ARTICLE 5

Concerning any short visit of experts and other personnel of both countries within the framework of the Agreement, the required provisions are as follows, unless agreed otherwise:

a) The Sending Party, shall pay for the round-trip ticket to the Hosting Party.

b) The Hosting Party will cover expenses regarding full board and lodging.

The period of the visits can not be longer than 2 weeks.

ARTICLE 6

The Ministry of Health of the Republic of Turkey and the Ministry of Health and Social Solidarity of the Hellenic Republic assume the responsibility to implement the present Agreement.

ARTICLE 7
This Agreement shall be approved and ratified by the Contracting Parties in accordance with the domestic rules and procedures of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement, six months before its expiration date, the Agreement shall be renewed each time for a further period of one year.

This Agreement was signed in Athens, on 28 September 2005, in two original copies in Turkish, Greek and English, all texts being equally authentic except in case of doubt, when the English text shall prevail.

On behalf of the Government of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Government of the Hellenic Republic

Nikitas Kaklamanis
Minister of Health and Social Solidarity

The Ministry of Health of the Republic of Turkey and the Ministry of Welfare of the Republic of Hungary thereinafter referred to as the "Parties",

Believing in the necessity of developing the state of health of the peoples of the two countries through joint efforts and in the importance of health in the context of bilateral relations,

Have agreed upon the following:

Article 1

The Parties, ensuring bilateral investigations on national health systems, shall exchange experience and information in the fields of national health systems, hospital management and general health insurance.

Turkish side shall inform the Ministry of Welfare of Hungary on Health Reform activities which are launched in Turkey. Also the Parties shall investigate the possibilities of cooperation towards third countries in the field of health reforms.

Article 2

In order to develop protective health services, the Parties shall provide technical and scientific cooperation in the fields of mental health, immunization, control of food and environmental health, blood products, epidemic diseases, poison and poison researches.

Article 3

The Parties shall exchange information and experience in the fields of Mother and Child Health, Family Planning and Family Physicians.

Article 4

In the field of Curative Services, the Parties shall provide technical and scientific cooperation on oncology, neurology, neurosurgery, cardiovascular diseases, haematology and specially on emergency services.

Article 5

In order to ensure more fruitful use of industrial and technological facilities of the two countries in the field of medicine and health:

-Implementation and development of technological, economic and commercial relations between the two countries in the related sectors shall be supported in order to promote common production and trade of medical equipment, drug, raw material for drugs,
occupational training materials. And also the common activities towards third countries shall be supported.

- The Parties shall provide cooperation on licencing of pharmaceuticals, quality control, research and information.

- Registration certificates which are necessary for import and export shall be prepared rapidly by the Health authorities. Specific collaboration in Good Manufacturing Practices, Good Laboratory Practices, Good Clinical Practices and evaluation report shall to be promoted. Evaluation of laboratory control and clinical trials (if needed) shall be supported.

**Article 6**

The Parties shall put into practice the subjects of technical and scientific cooperation envisaged this Agreement by means of:

- Implementation of common scientific research programmes,

- Ensuring mutual exchange of experts in the fields of considered necessary and organizing short-term courses (1-3 months),

- Supporting the invitation of scientists and experts to congresses, conference and symposia to be organized by promoting direct contact between scientific and medical institutions,

- Providing exchange of medical information and documents.

**Article 7**

In the possible visits of experts and other personnel within the framework of this Agreement,

- The Sending Party shall cover the round trip ticket to and from the capital city of the Receiving Party,

- The Hosting Party shall cover the expenses regarding board and lodging and domestic travels (which are necessary).

The Hosting Party shall provide medical treatment, excluding dental prothesis to the visiting experts free of charge in case of emergency.

**Article 8**

The Parties shall be responsible for the implementation of this Agreement.

The Units responsible for External Relations of the Ministries of the two countries shall provide necessary coordination for the enforcement of this Agreement.
This Agreement shall enter into force on the date of its signature and remain valid for 4 years. Its validity shall automatically prolong for further 4 years unless it has been announced 6 months before its expiry.

This Agreement was signed in Ankara on 13 June 1994 in one original copy in English.

On Behalf of the Ministry of Health of the Republic of Turkey
Aytun ÇIRAY, M.D. Acting Undersecretary

On Behalf of the Ministry of Welfare of the Republic of Hungary
Andras JAVOR, M.D. Secretary of State
MEMORANDUM OF UNDERSTANDING  
(IRAN)

The Ministry of Health of the Republic of Turkey and the Ministry of Health and Medical Education of the Islamic Republic of Iran (thereinafter referred to as the two Parties) willing to develop their relations in the field of health, with the belief that this cooperation will contribute to the development of the health services of both countries, have agreed on the following:

Article 1

The two Parties shall develop and extend their cooperation in the field of medical sciences and shall promote the exchange of their experiences in this field.

Article 2

The two Parties shall set up a Coordination Committee which will work on the details of the cooperation subjects in this Memorandum of Understanding.

This Committee shall:

- take the necessary steps for the implementation of this Memorandum of Understanding,

- search for solutions for difficulties, which may arise in the implementation of the Memorandum of Understanding,

- update the Memorandum of Understanding accordingly as the new developments require,

- define the number, duration and branches of the scholarships to be given,

- report in writing, to the Ministries of Health in both countries every 6 (six) months about their observation on the implementation of the Memorandum of Understanding.

The Coordination Committee shall consist of 3 (three) persons under the Chairmanship of the Undersecretary or Deputy Undersecretary of the Ministries of Health.

The Coordination Committee shall meet alternately in Iran and Turkey twice every year. The members of the Committee will be designed within a month, the latest.

Article 3
The two Parties shall promote scientific and technological cooperation in the following fields.

1- In the field of pharmaceuticals

- Providing economic and commercial cooperation between relevant sectors for the purpose of promoting trades of drugs, raw materials for drugs and medical materials and participation in the activities to be mutually organized in order to determine the potentialities of the investments in these fields.

  - Cooperation in the fields of pharmacological training, research and information.
  - Providing cooperation on quality control of drugs.

2- In the field of blood products

- Producing and controlling of blood product.

3- In the field of public health

- Cooperation on licencing and controlling of food additives.
- Controlling and training on the production of vaccine and sera.
- Cooperation on communicable diseases.
- Cooperation between toxicological research centers of the two countries.
- Cooperation and research on environmental health.
- Cooperation on methods for prevention and treatment of tuberculosis and on exchange of the staff studying in this field, for the purpose of short-term training.
- Technical cooperation and exchange of information in the frame of studies for controlling malaria disease.
- Observation and examination of primary health services and the standardization of equipment and materials.

4- In the field of curative services

- Oncology
- Cardiology and cardiac surgery
- Organ transplantation
- Emergency services
-Blood diseases and haematology

5- In the field of mother and child health and family planning

-Training of physicians and other medical personnel in the fields of Family Health and Family Planning.

-Implementation of activities regarding family planning

-Sharing information and experiences on the following subjects which are included in child survival programmes;

* control of diarrhoeal diseases, acute respiratory diseases
* nutrition of infants and pregnant
* establishment of intensive care units for newborns.

6- In the field of medical education

-Cooperation on exchange of education materials, medical and technical knowledge.

**Article 4**

The two Parties have agreed on exchanging general practitioners and other health staff for specialization in the branches they need.

Branches, titles, numbers and expenses of the staff to be exchanged will be decided by the Coordination Committee.

**Article 5**

The two Parties (in the frame of this Memorandum of Understanding), shall provide the visiting persons free medical care in cases of sudden illnesses (excluding dental prothesis).

**Article 6**

The two Parties shall announce "Medicine Day" every year, on subjects to be mutually agreed upon. The first meeting of the "Medicine Day" will be held in Iran in 1992, the date and the subject to be announced by the Coordination Committee.

**Article 7**
The two Parties shall develop scientific and technological cooperation as follows:

- Implementation of mutual scientific research programmes.

- Exchange of experts and groups in order to acquire experience and learn science and techniques from each other.

- Providing cooperation directly between the scientific and medical institutions of both countries in the field of health.

- Invitation of scientists and experts in order to participate in the congresses, conferences and symposia to be organized.

- Exchange of medical and technical knowledge.

**Article 8**

The two Parties, according to the International Health Agreements accepted by both countries, shall inform each other by telex or telefax, on the communicable diseases reported among humans, in order to take under control diseases which can be transmitted during transportation of passengers and cargoes via land, air and marine.

**Article 9**

The two Parties shall promote cooperation in investment for medical equipment and medicine industry in Turkey and Iran.

**Article 10**

The Memorandum of Understanding is signed in Ankara on June 5, 1991 in three original copies in Turkish, Persian and English languages, all the three texts being equally valid.

Halil ŞIVGIN
Minister of Health
of the Republic of Turkey

Dr. Rıza MALEKZADEH
Minister of Health and Medical Education
of the Islamic Republic of Iran
MEMORANDUM OF UNDERSTANDING ON COOPERATION IN THE FIELD OF HEALTH BETWEEN THE REPUBLIC OF TURKEY AND THE ISLAMIC REPUBLIC OF IRAN

The Ministry of Health of the Republic of Turkey and the Ministry of Health and Medical Education of the Islamic Republic of Iran (thereinafter referred as the Parties) willing to develop their relations in the field of health, with the belief that this cooperation will contribute to the development of the health services of both countries, have agreed on the following:

Article 1

The Parties shall develop and extend their cooperation in the field of medical sciences and shall promote exchange of their experiences in this field.

Article 2

The units responsible for External Relations of the Ministries of Health of the two countries shall provide necessary coordination for the enforcement of this memorandum of understanding.

Article 3

The parties shall promote the scientific and technological cooperation in the following fields;

1. In the field of pharmaceuticals:

   - Supporting the development of economic and commercial cooperation between the relevant sectors in order to promote the trade of pharmaceuticals, raw materials for drugs and medical materials.

   - Cooperation on licencing of pharmaceuticals, quality control, research and exchange of the latest information, scientific and experimental findings in the fields of pharmaceuticals, treatment and medical equipment.

   - Exchange of views on the latest standards maintained with regard to the quality of pharmaceuticals, medical equipment and curative services.

2. In the field of production and control of vaccine, serum, blood and blood products,

3. In the field of public health:

   - Cooperation on epidemic diseases, specially fighting against malaria and tuberculosis,

   - Cooperation between toxicological and food control centers of the two countries,

   - Cooperation and research on environmental health.
4- In the field of curative services:

- Oncology,
- Emergency services,
- Haematology, and Cardio Vascular diseases,

5- In the field of Mother and Child Health, population and Family Planning.

- In the frame of Family Planning and Child Surviving Programmes; cooperation and exchange of information and experiences in the fields of control of diarrhoeal diseases, nutrition in Pregnancy and Childhood, acute respiratory diseases and establishment of neonatal intensive care units and promoting of breast feeding and Baby Friendly Hospitals

**Article 4**

In the possible visits of experts and other personnel within the framework of this Memorandum of Understanding,

- The Sending Party shall cover the round-trip ticket to and from the capital city of the Receiving Party

- The Hosting Party shall cover the expenses regarding board and lodging and domestic travels (if necessary)

The Hosting Party shall provide medical treatment, excluding dental prothesis to the visiting experts free of charge in case of emergency.

**Article 5**

The Parties shall put into practice the subjects of technical and scientific cooperation envisaged in this memorandum of understanding by means of:

- Implementation of common scientific research programmes

- Ensuring the exchange of experts and groups in order to acquire experience and to learn knowledge and techniques from each other and organizing short-term courses in this regard.

- Providing cooperation directly between the scientific and medical institutions of both countries in the field of health.

- Invitation of scientists and experts to participate in the congresses, conferences and symposia to be organized in areas of mutual interest.

- Exchange of medical and technical information.

**Article 6**
To provide health interrogations in order to prevent the spreading out of the various infections throughout the borders, specially in the regions where there is border trade, and to provide vaccine and laboratory examinations if necessary the parties shall inform each other at the earliest possible time on the appearance of diseases that must be officially declared.

**Article 7**

This Memorandum of Understanding was signed in Ankara, on 21 June 1995 in three original copies, in Turkish, Persian and English, the English one being for reference, all being equally valid.

On Behalf of the Government of the Republic of Turkey

Doğan BARAN, M.D. Minister of Health

On Behalf of the Government of the Islamic Republic of Iran

Ali Reza MARANDİ, M.D. Minister of Health and Medical Education
MEMORANDUM OF UNDERSTANDING
ON COOPERATION IN THE FIELDS OF HEALTH AND MEDICAL SCIENCES
BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND
THE MINISTRY OF HEALTH AND MEDICAL EDUCATION OF THE ISLAMIC
REPUBLIC OF IRAN

The Ministry of Health of the Republic of Turkey and the Ministry of Health and Medical Education of the Islamic Republic of Iran (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the enhancement of the health of their people,

Wishing to establish and develop reciprocal cooperation to further improve the healthcare level of their population,

have agreed as follows:

ARTICLE 1

The Parties shall develop and expand cooperation in the fields of health care and medical sciences on the bases of equality and reciprocal benefit in conformity with the legislation in force in the respective countries.

ARTICLE 2

The Parties shall develop cooperation in the following fields:

a) Training of medical and pharmaceutical specialists
b) Primary health care
c) Family medicine
d) Prevention of communicable and non-communicable diseases
e) Health care management, organization and financing
f) Scientific activities in the sphere of health care
g) Blood transfusion and blood products
h) Health research
i) Organ transplantation
j) Other fields to be deemed necessary.

ARTICLE 3
The cooperation will be developed in the below mentioned forms of:

a) Exchange of information in the fields of public health and medical sciences  
b) Exchange of specialists and delegations  
c) Exchange of experience and expertise  
d) Other forms of cooperation to be deemed necessary.

ARTICLE 4

The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet once a year on alternating basis.

ARTICLE 5

In order to promote cooperation in the fields of health and medical sciences, the Parties shall support direct contact between the health institutions of the two countries.

ARTICLE 6

The Parties shall promote collaboration between the private sector institutions which work in the fields of pharmaceuticals, medical devices and supplies and hospital services.

ARTICLE 7

For visits of experts and other personnel of both countries within the framework of this Memorandum of Understanding:

a) The Sending Party will cover round-trip travel expenses.  
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period shall not be longer than two weeks.

ARTICLE 8

International Affairs Department and Foreign Affairs Department of the two Parties shall be responsible for the implementation of this Memorandum of Understanding.

Cooperation fields envisaged by this Memorandum of Understanding and conditions of the realization of the cooperation will be determined by Actions Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

ARTICLE 9
The Parties, from the date of this Memorandum of Understanding’s entry into force, have agreed upon the termination of validity periods of the “Memorandum of Understanding” dated 5 June 1991 and “Memorandum of Understanding on Cooperation in the Field of Health between the Republic of Turkey and the Islamic Republic of Iran” dated 21 June 1995.

ARTICLE 10

This Memorandum of Understanding may be amended by mutual consent of the Parties in writing and such amendment will become into effect in accordance with Article 11 paragraph 1.

ARTICLE 11

This Memorandum of Understanding will be ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Memorandum of Understanding shall enter into force from the date of the completion of exchange of diplomatic notes on ratification of each Party and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Memorandum of Understanding six months before its expiration date, it will be renewed each time for a further period of one year.

Done in Tehran, on 24 June 2010, in two original copies in Turkish, Persian and English, all texts being equally authentic. In case of doubt, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health and Medical Education of the Islamic Republic of Iran

Dr. M. Vahid Dastjerdi
Minister of Health and Medical Education

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as two “Parties”),

Guided by the wish of two Parties to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of the people of two countries,

have agreed as follows:

ARTICLE 1

The two Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences, in the following fields:

a) Primary healthcare services,
b) Health management,
c) Nutrition and food safety,
d) Tertiary level healthcare services,
e) Infection control in health institutions,
f) Hospital environment,
g) Modern designs of hospitals,
h) Other fields of cooperation to be determined upon mutual agreement.

ARTICLE 2

The two Parties, will deepen the ways of cooperation in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information.
b) Exchange of experts to realize short term training courses for the specialists for skill development and consultancy services.
c) Exchange of delegations and health specialists.
d) Encouraging the participation of specialists at the conferences and scientific meetings to be organized by either of the Parties.
e) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.
ARTICLE 3

The two Parties shall establish a Joint Working Committee with a view to determining and evaluating the mutual cooperative activities. The Committee shall meet once a year on alternating basis.

ARTICLE 4

The Turkish Party shall provide free of charge treatment for 100 Iraqi patients per year who cannot be treated in Iraq. The selection of the patients shall be made by the approval of the Ministry of Health of the Republic of Iraq and will be finalized by the approval of the Ministry of Health of the Republic of Turkey. Round-trip tickets of the patients shall be covered by the Iraqi Party.

ARTICLE 5

The Turkish Party shall provide Iraqi health personnel with 1-2 months trainings to be held in Turkey in required fields. The number of the aforementioned personnel and training subjects shall be determined upon mutual agreement.

ARTICLE 6

For visits of experts and other personnel of both countries within the framework of this Memorandum of Understanding:

a) The Sending Party will cover round-trip travel expenses.

b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.

ARTICLE 7

This Memorandum of Understanding will be ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Memorandum of Understanding shall enter into force from the date of the completion of exchange of diplomatic notes on ratification of each Party and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Memorandum of Understanding six months before its expiration date, the Memorandum of Understanding will be renewed each time for a further period of one year.
Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Government of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health
of the Republic of Turkey

On Behalf of the Government of the Republic of Iraq

Dr. Salih Mehdi Al Hasnawi
Minister of Health
of the Republic of Iraq
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE REPUBLIC OF IRAQ ON REALIZATION OF JOINT MEDICAL WEEKS

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties, in order to transfer and share their experience and information in the field of health, shall organize Joint Medical Weeks.

ARTICLE 2

The subjects to be addressed, participants in the Joint Medical Weeks as well as the place and the date of the events shall be determined by the existing Joint Working Committee between the two Ministries.

ARTICLE 3

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq
Dr. Salih Mehdi Al Hasnawi
Minister of Health

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties have agreed to exchange experience pertaining to their existing medical knowledge and experience in the field of health in their countries.

ARTICLE 2

To this end, the Parties shall perform joint surgeries and treatments in Iraq.

ARTICLE 3

The Parties shall exchange information regarding international congresses and symposia to be held in their respective countries upon the request of the other Party.

ARTICLE 4

The Parties shall have document exchange in order to share their knowledge, experience and technologies in the field of health.

ARTICLE 5

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

c) The Sending Party will cover round-trip travel expenses.
d) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.
ARTICLE 6

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq
Dr. Salih Mehdi Al Hasnawi
Minister of Health

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties have agreed to provide Iraqi health personnel trainings in Turkey and Iraq.

ARTICLE 2

The Parties have agreed to provide trainings in the following fields:

- Emergency and disaster health services and organization
- Midwife trainer training
- Neonatal Resuscitation Programme (NRP)
- Family medicine
- Primary healthcare services
- Maternal and child health
- Basic life support
- Advanced life support
- In case of need, training in other fields of health.

ARTICLE 3

Trainings shall be organized for Iraqi nurses in the following fields:

- Dialysis nursing
- Intensive care nursing
- Infection control nursing
- Training for trainer nurses
- Blood banking nursing
- Cardiovascular intensive care nursing
- In case of need, training in other fields of health.
ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.

ARTICLE 5

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq
Dr. Salih Mehdi Al Hasnawi
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE REPUBLIC OF IRAQ ON PROVIDING SUPPORT TO NATIONAL HEALTH SYSTEM AND HEALTH SYSTEM STRENGTHENING IN IRAQ

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate in order to provide support to and to strengthen the Iraqi national health system.

ARTICLE 2

To this end, the authorities from the Iraqi Party shall visit Turkey to conduct on site studies in the following fields. If deemed necessary, the authorities of the Ministry of Health of the Republic of Turkey shall pay visits to Iraq, related to the mentioned fields.

- Evaluation of Turkish health system
- Evaluation of family medicine implementation
- Measurement and evaluation
- Medical services procurement (outsourcing) implementations
- Performance based payment system
- Patient safety
- Patient rights
- In case of need, cooperation in other fields of health.

ARTICLE 3

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.
ARTICLE 4

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) … October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq
Dr. Salih Mehdi Al Hasnawi
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE REPUBLIC OF IRAQ ON PROVIDING PATIENT TREATMENT IN TURKEY

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

Upon entry into force of the abovementioned Memorandum of Understanding, 100 patients (annually) who will be determined by the Iraqi Party shall be provided free of charge treatment in Turkey. The Iraqi Party shall realize the selection of the patients and convey the medical reports of the selected patients to the Ministry of Health of the Republic of Turkey. After the assessment of the Ministry of Health of the Republic of Turkey, the Turkish Party shall make necessary arrangements for the meeting of the patients at their arrivals who are accepted for the treatment in Turkey.

The round-trip travel expenses of the aforementioned patients shall be covered by the Iraqi Party.

ARTICLE 2

Upon the request of the Iraqi Party, Iraqi patients may be treated in return of payment in the hospitals of the Ministry of Health of the Republic of Turkey or in private hospitals.

ARTICLE 3

If Iraqi Party sends patients to private hospitals in Turkey, Iraqi Party can request information from the Ministry of Health of the Republic of Turkey about the private hospital to which the Iraqi patient shall be referred.

ARTICLE 4

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq

Dr. Salih Mehdi Al Hasnawi
Minister of Health

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties have agreed to sign Protocols on Establishment of Sister Hospitals between the hospitals to be determined in Turkey and Iraq, after the signature of the aforementioned Memorandum of Understanding.

ARTICLE 2

The abovementioned Sister Hospitals shall be determined upon agreement of the Parties.

ARTICLE 3

In this framework, direct activities can be conducted between the Sister Hospitals (according to the domestic regulation of each Party) addressing all professional trainings for the specialist physicians and in the field of hospital management.

ARTICLE 4

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq
Dr. Salih Mehdi Al Hasnawi
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE REPUBLIC OF IRAQ ON TECHNICAL SUPPORT TO ASSIST A MEDICAL EQUIPMENT MAINTENANCE AND CALIBRATION CENTRE

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Turkish Party shall provide technical support to a Medical Equipment Maintenance and Calibration Centre which will be established by the Iraq Party for the maintenance and calibration of the medical equipment.

ARTICLE 2

To this end, information and experience shall be transferred to the Iraqi Party by the Turkish Party.

ARTICLE 3

In order to implement the aforementioned cooperation, the exchange of specialists shall be realized.

ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses.

b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.
ARTICLE 5

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq
Dr. Salih Mehdi Al Hasnawi
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH Of THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE REPUBLIC OF IRAQ ON TECHNICAL SUPPORT ON BORDER HEALTH

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Ministry of Health of the Republic of Turkey shall provide technical support to the Iraqi Party in the field of border health.

ARTICLE 2

To this end, information and experience shall be transferred to the Iraqi Party by the Turkish Party.

ARTICLE 3

In this framework, the General Directorate for Borders and Maritinal Health of the Ministry of Health of the Republic of Turkey shall provide training to Iraqi personnel in Turkey and Iraq.

ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.
ARTICLE 5

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health
of the Republic of Turkey

On Behalf of the Ministry of Health
of the Republic of Iraq

Prof. Dr. Recep Akdağ
Minister of Health

Dr. Salih Mehdi Al Hasnawi
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE REPUBLIC OF IRAQ ON TECHNICAL SUPPORT ON HOSPITAL MANAGEMENT

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties have agreed to cooperate in the field of hospital management for the purpose of sharing experience.

ARTICLE 2

To this end, the Parties shall cooperate in the following fields:

- Medical management of hospital
- Financial administration of hospital
- Procurement operations of hospital
- Physical care and maintenance of hospital
- Outsourcing
- Other fields deemed necessary.

ARTICLE 3

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.

ARTICLE 4

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq
Dr. Salih Mehdi Al Hasnawi
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE
REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE REPUBLIC
OF IRAQ ON TECHNICAL SUPPORT ON PROMOTION OF TRADE OF
PHARMACEUTICALS, MEDICAL DEVICE AND EQUIPMENT BETWEEN
TURKEY AND IRAQ

In accordance with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq, (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties have agreed upon to promote trade of pharmaceuticals, medical device and equipment between the private sectors and non-governmental organizations of the two countries.

ARTICLE 2

The Iraqi Party shall provide necessary assistance and convenience to Turkish firms for their registry, licensing and entry procedures in Iraq.

ARTICLE 3

In order to bring together the pharmaceuticals, medical device and equipment manufacturers in Turkey with their Iraqi counterparts at a wide attended platform, the Ministry of Health of the Republic of Turkey, in coordination with the Undersecretariat of Foreign Trade of the Republic of Turkey, shall organize a Medical Fair in Iraq.

ARTICLE 4

The Turkish Party, upon the request of the Iraqi Party, shall provide information related to Turkish pharmaceuticals, medical device and equipment firms which have commercial activity with Iraq.

ARTICLE 5

The Turkish Party shall transfer its knowledge and experience regarding pharmaceutical, medical device and equipment analysis, registry, licensing and entry procedures to the Iraqi Party. The Turkish Party shall provide all kinds of technical support in this field.
ARTICLE 6

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period will not be longer than two months.

ARTICLE 7

This Working Protocol shall enter into force and remain valid concurrently with the “Memorandum of Understanding between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Iraq on Cooperation in the Field of Health”.

Done in Baghdad, on … Shwal 1430 (Hijri year) 15 October 2009 (Calendar year), in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of disagreement, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Ministry of Health of the Republic of Iraq

Dr. Salih Mehdi Al Hasnawi
Minister of Health
AGREEMENT ON COOPERATION IN THE FIELDS OF HEALTH AND MEDICINE 
BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE 
GOVERNMENT OF THE STATE OF ISRAEL

The Government of the Republic of Turkey and the Government of the State of Israel, hereinafter referred to as the "Contracting Parties";

Believing that bilateral cooperation in the field of health shall be of benefit to both countries;

Recognizing that such cooperation can promote the development of relations between the two countries;

Have agreed upon the following:

Article 1

The Contracting Parties shall cooperate in the fields of development of national health and hospital management systems, and shall exchange manpower for the purpose of training and consultations.

Article 2

The Contracting Parties shall engage in technical and scientific cooperation in the fields of immunization, control and production of blood products, epidemiology and prevention of communicable diseases.

Article 3

The Contracting Parties shall exchange information and experience in the fields of Mother and Child Health, Family Planning, Infertility, and also in vitro fertilization and embryo transfer.

Article 4

In the field of Curative Services, the Contracting Parties shall engage in technical and scientific cooperation on hospital biomedical engineering, organ transplantation, cardiovascular diseases, neurology, dentistry (stomatology), psychiatry, neurosurgery, ophthalmology, oncology, haematology, traumatology, orthopaedics and intensive care.
Article 5

The Contracting Parties shall encourage the development of joint projects in the field of health tourism.

Article 6

The Contracting Parties shall exchange information and manpower in the field of pharmaceuticals, quality control, GMP and GLP, in order to ensure fruitful use of the industrial and technological facilities of the two countries.

Article 7

The Contracting Parties shall encourage cooperation in the field of tropical diseases of the Mediterranean region.

Article 8

The Contracting Parties shall put into practice the subjects of technical and scientific cooperation envisaged by this Agreement through:

- Ensuring mutual exchange of experts in the fields considered necessary and organizing short-term courses (1-3 months).

- Informing each other about congresses, conferences and symposia to be organized and promoting direct contact between scientific and medical institutions.

- Ensuring exchange of medical information and documents.

Article 9

The Contracting Parties entrust the Ministry of Health of the State of Israel and the Ministry of Health of the Republic of Turkey with the implementation of this Agreement.

To implement this Agreement the Ministries will sign plans of cooperation in which, among other things, financial conditions will be specified.

Article 10

The present Agreement shall be approved or ratified in accordance with the internal legal procedures of the Contracting Parties. The Agreement will enter into force with the exchange of diplomatic notes on approval or ratification and will remain in force for an indefinite period of time. Either Contracting Party may terminate the Agreement by giving notice in writing to the other Contracting Party of its intention to terminate the Agreement, in
which case the Agreement shall cease to be in force six (6) months from the date of the notification of termination.

Done at Jerusalem this 14th day of March 1995, which corresponds to the 12 Adar-B, 5755, in two original copies, in the Turkish, Hebrew and English languages, each text being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Government
of the Republic of Turkey

Doğan BARAN, M.D.
Minister of Health

On Behalf of the Government
of the State of Israel

Ephraim SNEH, M.D.
Minister of Health

The Government of the Republic of Turkey and the Government of the Republic of Kazakhstan hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

- Exchange of information.
- Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.
- Providing direct contact among the related foundations, institutions and organizations.
- Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

In cases of natural disasters, the Parties shall collaborate in their capacity and encourage the assistance of concerned institutions of third countries and international organizations to this end.

Article 4

The Parties shall realize information exchange regarding the ratios of communicable illnesses and diseases subject to quarantine which are of mutual interest.

Article 5

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.
Article 6

In order to provide fruitful use of industrial and technological facilities of both of the countries in the fields of health and medicine:

- The Parties shall support the establishment and development of technological, economic and commercial relations with a view to promoting production and trade as well as vocational training about the medical equipment and devices, pharmaceuticals, raw materials of pharmaceuticals. At the same time, common activities towards third countries will be supported.

- The Parties will provide cooperation on the licencing of the pharmaceuticals, quality control, research and information.

- Registration certificates which are necessary for export and import shall be prepared promptly by the health authorities of each country. Specific collaboration in Good Manufacturing Practices, Good Laboratory Practices, Good Clinical Practices and evaluation reports shall also be promoted. Evaluation of the laboratory controls and clinical trials (if required) shall be supported.

Article 7

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

- The Sending Party, shall pay for the round-trip ticket to and from the Hosting Party.

- The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

- The Hosting Party will provide medical treatment (except dental prosthesis) to the visiting experts in case of emergency.

Article 8

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of Kazakhstan will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

Article 9

This Agreement will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.
If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This Agreement was signed in Almati, on 10 September 1997, in two original copies in Turkish, Kazakh language, Russian and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Cavit KAVAK
Minister of State

On behalf of the Government of the Republic of Kazakhstan
Vasili DEVYATKO
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE GOVERNMENT OF THE REPUBLIC OF KENYA
ON COOPERATION IN THE FIELD OF HEALTH

PREAMBLE

The Governments of the Republic of Turkey and the Republic of Kenya (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of their people,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties, will cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information.
b) Exchange of delegations and health specialists.
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties.
d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet once a year on alternating basis.
ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Agreement:

a) The Sending Party will cover round-trip travel expenses.
   b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period shall not be longer than 2 weeks.

ARTICLE 5

The Ministry of Health of the Republic of Turkey, the Ministry of Medical Services and the Ministry of Public Health and Sanitation of the Republic of Kenya shall provide for the implementation of this Agreement.

Cooperation fields envisaged by this Agreement and conditions of the realization of the cooperation will be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

ARTICLE 6

This Agreement may be amended by mutual agreement through the exchange of notes between the Contracting Parties which will then constitute part of this Agreement. These changes shall enter into force in line with the procedures envisaged in Article 8 of this Agreement.

ARTICLE 7

Any disagreement regarding the interpretation or application of this Agreement shall be resolved through diplomatic channels.

ARTICLE 8

This Agreement will be ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force upon the completion of exchange of diplomatic notes on ratification of each Party. It shall remain in force for a period of five years and thereafter the Agreement will be renewed each time for a further period of one (1) year unless either Party notifies the other of its intention to terminate the Agreement.

Either Contracting Party may terminate this Agreement upon notifying the other Party in writing through diplomatic means of its intention six (6) months before the date of expiry.
Done in Nairobi on this 20th day of February 2009, in two original copies in Turkish and English, all texts being equally authentic. In case of doubt, the English text shall prevail.

On behalf of the Government of the Republic of Turkey

Mustafa Said YAZICIOĞLU
Minister of State

On behalf of the Government of the Republic of Kenya

Moses WETANGULA
Minister for Foreign Affairs

This Agreement is between the Ministry of Health of the Government of the Republic of Turkey and the United Nations Interim Administration Mission in Kosovo (UNMIK) acting for the Provisional Institutions of Self-Government in Kosovo (the Ministry of Health) (hereinafter jointly referred to as "the Parties").

Whereas UNMIK was mandated by UN Security Council Resolution 1244 of 10 June 1999 to provide an interim administration for Kosovo; and

Whereas one of the priorities of UNMIK is to provide sustainable healthcare to all the people of Kosovo by restoring Kosovo's healthcare system, improving the standard of clinical services and building capacity of the health workers;

Whereas UNMIK, with support of donor governments and relevant international organizations, has been rehabilitating health care institutions and providing health care to the residents of Kosovo through the predecessors of the current Ministry of Health,

Whereas the responsibility for the further development of health care in Kosovo rests, in accordance with Regulation No. 2000/19 on the Executive Branch of the Provisional Institutions of Self-Government in Kosovo and its amendment Regulation No. 2002/5, with the Ministry of Health; and

Whereas the Ministry of Health of the Government of the Republic of Turkey through continued contribution to the health sector has shown willingness to support healthcare in Kosovo.

The Parties hereby agree as follows:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties shall cooperate on the planning implementation and the side effects of the immunization activities and disposal of medical equipments used in immunization, etc.
Article 3

The Parties shall cooperate in the fields of reproductive health, adolescent health, neonatal resuscitation and the integrated management of the childhood illness.

Article 4

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

a) Exchange of information.
b) Exchange of experts and health personnel in order to realize short-term education, training, improvement of professional skills and consultancy.
c) Providing direct contact among the related foundations, institutions and organizations.
d) Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 5

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.

Article 6

The Parties shall cooperate in the field of pharmaceuticals.

Article 7

The Ministry of Health of the Republic of Turkey will provide technical consultancy assistance for the establishment of the Radiotherapy and Cardiovascular Surgery Units in a hospital in Pristina.

Article 8

Official curative institutions of the Parties, with the provision that they will be loyal to general provisions of the Agreement, on the basis of commercial principles and within the scope of the bilateral Protocols between their respective countries shall be able to exchange patients in order to treat.

Article 9

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

a) The Sending Party shall pay for the round-trip ticket to the Hosting Party.
b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary). This period can not be longer than 2 weeks.
Details of visits (number, duration etc.) of the mentioned experts and other personnel shall be determined by taking into consideration the needs of Parties through mutual approval.

**Article 10**

The fields and conditions of the applications of the cooperation envisaged by this Agreement will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

**Article 11**

The present Agreement shall enter into force following signatures by the duly authorized representatives of the Parties and completion of interior ratification procedures in the Republic of Turkey and shall remain in force for a period of five years.

This Agreement may be terminated by either Party upon six months prior notice in writing, through diplomatic channels, of its intention to terminate this Agreement.

The Parties shall settle amicably through direct negotiations, any dispute, controversy or claim arising out of, or relating to, the present Agreement.

Nothing in, or relating to, the present Agreement shall be deemed a waiver, express or implied, of any of the privileges and immunities of UN/UNMIK.

This Agreement may be notified or amended by written agreement between the Parties.

This Agreement was signed in Pristina, on 18 December 2003, in two original copies in Turkish, Albanian and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Ministry of Health of the Government of the Republic of Turkey
Signed

Prof. Dr. Recep Akdağ
Minister of Health

For UNMIK
On behalf of the Provisional Institutions of Self government In Kosovo
Signed

Francesco Bastagli
DSRSG – Civil Administration

Initialed by

Resmiye Mumcu, M.D.
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE REPUBLIC OF KOSOVO ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Republic of Kosovo (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation shall contribute to the improvement of the health of their people,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation shall be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties, shall cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information.
b) Exchange of delegates and health specialists.
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties.
d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet once a year on alternating basis.

ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Agreement:

a) The Sending Party shall cover round-trip travel expenses.
b) The Hosting Party shall cover board, lodging and domestic travel (if necessary) expenses of the visitor.

The period of visits shall not be longer than 1-2 months.
ARTICLE 5

The Turkish Party shall provide free of charge treatment for 100 patients from Kosovo per year who cannot be treated in Kosovo hospitals.

The selection of the patients shall be made by the Ministry of Health of the Republic of Kosovo and shall be finalized by the approval of the Ministry of Health of the Republic of Turkey. Round-trip tickets of the patients shall be covered by the Republic of Kosovo.

ARTICLE 6

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Kosovo shall provide for the implementation of this Agreement.

The fields and conditions of realization of the cooperation envisaged by this Agreement, shall be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

ARTICLE 7

This Agreement shall be ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on ratification of each Party and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement shall be renewed each time for a further period of one year.

Done in Ankara, on 8 September 2009, in two original copies in Turkish, Albanian, Serbian and English, all texts being equally authentic. In case of doubt, the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Government of the Republic of Kosovo
Dr. Alush A. Gashi
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE KYRGYZ REPUBLIC ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Kyrgyz Republic hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

-Exchange of information.

-Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy depending on the arrangement presenting mutual interest.

-Providing direct contact among the related foundations, institutions and organizations.

-Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.
Article 4

In order to provide fruitful use of industrial and technological facilities of both of the countries in the fields of health and medicine:

- The Parties shall support the establishment and development of technological, economic and commercial relations with a view to promoting production and trade as well as vocational training about the medical equipment and devices, pharmaceuticals, raw materials of pharmaceuticals. At the same time, common activities towards third countries will be supported.

- The Parties will provide cooperation on the licencing of the pharmaceuticals, quality control, research and information.

- Registration certificates which are necessary for export and import shall be prepared promptly by the health authorities of each country. Specific collaboration in Good Manufacturing Practices, Good Laboratory Practices, Good Clinical Practices and evaluation reports shall also be promoted. Evaluation of the laboratory controls and clinical trials (if required) shall be supported.

Article 5

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

- The Sending Party, shall pay for the round-trip ticket to and from the Hosting Party.

- The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

- The Hosting Party will provide medical treatment (except dental prosthesis) to the visiting experts in case of emergency.

Article 6

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Kyrgyz Republic will be assigned.

Article 7

This Agreement will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.
If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This Agreement was signed in Ankara, on 24 October 1997, in two original copies in Turkish, Krygyz, Russian and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Halil İbrahim ÖZSOY, M.D.
Minister of Health

On behalf of the Government of the Kyrgyz Republic
Naken KASIEV, M.D.
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE STATE OF KUWAIT ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the State of Kuwait (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of their people,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties will promote cooperation and exchange in the following fields:

a) Primary Healthcare Services
b) Health Administration and Planning
c) Public Health and Prevention of Diseases
d) Mother and Child Healthcare Services
e) Health Education
f) Health Research
g) Exchange of delegations and health specialists
h) Any other subjects of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

The Parties, will cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information.
b) Exchange of delegations and health specialists.
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties.d) Any other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 4
The Parties shall cooperate in order to realize joint pharmaceutical and medical exhibitions.

**ARTICLE 5**

The Parties shall facilitate exchange of short term visits and training of health personnel in order to improve the quality of health services and to benefit from the experiences of both Parties.

**ARTICLE 6**

The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet once a year on alternating basis.

**ARTICLE 7**

For visits and trainings of experts and other personnel of both countries within the framework of this Agreement; the Sending Party will cover all expenses regarding round-trip travel, board, lodging and domestic travel.

**ARTICLE 8**

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the State of Kuwait shall provide for the implementation of this Agreement.

The fields and conditions of realization of the cooperation envisaged by this Agreement, will be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

**ARTICLE 9**

This Agreement will be ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on ratification of each Party and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.
Done in Kuwait on 12 February 2008, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of doubt, the English text shall prevail.

On behalf of the Government of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Government of the State of Kuwait

Abdullah Abdulrahman Al- Taweel
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE GOVERNMENT OF THE REPUBLIC OF LEBANON
ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Republic of Lebanon, hereinafter referred to as the “Parties”,

Guided by the wish to enhance the cooperation between the two countries in the fields of health care and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of their people,

Have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medicine. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties, will cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information;
b) Exchange of delegations and health personnel;
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties;
d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

The Parties shall establish a Joint Working Committee with a view to determine and evaluate cooperation activities between them. The Committee shall meet once a year on alternating basis.
ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Agreement:

a) The Sending Party will cover the round-trip travel expenses to and from the Hosting Country;

b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor. This period will not be longer than two weeks.

ARTICLE 5

The Ministry of Health of the Republic of Turkey and the Ministry of Public Health of the Republic of Lebanon shall provide for the implementation of this Agreement.

The fields and conditions of realization of the cooperation envisaged by this Agreement, will be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

ARTICLE 6

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on its approval and ratification by each Party and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This Agreement was signed in Ankara, on 11 January 2010, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of doubt, the English text shall prevail.

For the Government of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

For the Government of the Republic of Lebanon

Dr. Mohamad Jawad Khalifeh
Minister of Public Health
MEMORANDUM OF UNDERSTANDING BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GREAT SOCIALIST PEOPLE’S LIBYAN ARAB JAMAHIRIYA ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Great Socialist People’s Libyan Arab Jamahiriya (hereinafter referred to as the “Parties”),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation shall contribute to the improvement of the health of their people,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation shall be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties will cooperate in the following fields:

a) Strengthening of Health Systems
b) Primary Healthcare Services
c) Establishment of Hospital Twinning
d) Hospital Management
e) Other subjects of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 3

The Parties, shall cooperate in the fields of health and medical sciences, upon mutual approval, by means of:

a) Exchange of information and short term training programs.
b) Exchange of delegations and health specialists.
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties.
d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

ARTICLE 4
The Parties, in accordance with their legislation available in their countries, have agreed to promote investment and cooperation between the private sectors and non-governmental organizations operating in pharmaceuticals, medical devices and equipment field and private health services of the two countries.

**ARTICLE 5**

The Executing Authorities responsible for the implementation of this Memorandum of Understanding are:

The Ministry of Health, on behalf of the Government of the Republic of Turkey; and,

The General People’s Committee for Health and Environment, on behalf of the Great Socialist People’s Libyan Arab Jamahiriya.

**ARTICLE 6**

With a view to determining and evaluating cooperation activities between them, the Parties shall designate one coordinator for each Party. These coordinators shall present joint progress reports to Ministers of Health in every six (6) months.

**ARTICLE 7**

For visits of experts and other personnel of both countries within the framework of this Memorandum of Understanding:

a) The Sending Party shall cover round-trip travel expenses.
b) The Hosting Party shall cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period shall not be longer than two weeks.

**ARTICLE 8**

Cooperation fields envisaged by this Memorandum of Understanding and conditions of the realization of the cooperation shall be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

**ARTICLE 9**
This Memorandum of Understanding shall enter into force on the date of the last written notification by which the Contracting Parties notify each other, through diplomatic channels, of the completion of their internal legal procedures required for the entry into force of the Memorandum of Understanding.

This Memorandum of Understanding shall remain in force for a period of 1 year. Unless one of the Contracting Parties notifies the other Party in writing through diplomatic channels of its intention to terminate the Memorandum of Understanding 6 months prior to its date of expiration, this Memorandum of Understanding shall be extended automatically for successive periods of 1 year. The termination of this Memorandum of Understanding shall not affect the activities and projects already in progress or executed.

ARTICLE 10

This Memorandum of Understanding may be amended by mutual written consent of the Contracting Parties at any time. The amendments shall enter into force in accordance with the same legal procedure prescribed under Article 9 of this Memorandum of Understanding.

Done in Ankara, on 14 December 2010, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of any divergence of interpretation, the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Great Socialist People’s Libyan Arab Jamahiriya
Mohammed Mahmud El-Hegazzi
Secretary of the General People’ Committee for Health and Environment

The Secretariat of Health of the United Mexican States and the Ministry of Health of the Republic of Turkey, hereinafter referred to as the “Parties”;

Motivated by the desire of carrying out cooperation actions between both countries in the fields of health and medicine;

Recognizing the importance of joint work, to address in common health problems and public health issues of mutual concern between our two countries;

Convinced that it is required to establish links between the scientific and public health communities of both countries;

Have agreed as follows:

Article 1
Objective

The objective of the present Agreement is to establish the bases and mechanism of cooperation between the Parties in the fields of health and medicine, on the basis of mutual benefit, respect and reciprocity.

Article 2
Cooperation Areas

In order to achieve the objective referred to in Article 1, the Parties shall determine, by mutual agreement, the specific cooperation areas.

Article 3
Modalities

The cooperation between the Parties may be carried out through the following modalities:

a) exchange of information;
b) exchange of health personnel;
c) organization of courses, workshops and seminars, and
d) such other forms of cooperation that may be mutually agreed to by the Parties.

Article 4
Joint Commitments

The Parties compromise each other to:

a) exchange information of international congresses and symposia to be held in their respective countries and that are related to health and medicine, in case the other Party demands this information;
b) promote the establishment and development of relations between both countries in pharmaceutical matters;
c) designate the executive areas with primary responsibility for implementing and pursuing of this Agreement, and
d) promote direct contact between institutions or organizations of their respective countries, whose activities are related with health and medicine.

Article 5
Working Plan

The Parties shall elaborate Working Plans jointly, whose number and periodicity shall be determined jointly.

The Working Plans shall include:

a) modality of cooperation;
b) responsible bodies of its execution;
c) duration;
d) financing modalities;
e) assignment of human and material resources, and
f) any other information considered necessary in order to execute the Working Plan.

Article 6
Exchange of Health Personnel

The exchange of health personnel referred to in Article 3 of this Agreement, shall be based on the following principles:

a) the Party that sends the specialist shall pay the costs of international transportation, and
b) the Party that receives the specialist shall pay the lodging, meals and local transportation needed in order to fulfill the activities objective of this Agreement of Cooperation.

The preceding, will be carried out according to the budgetary availability, if it does not affect the resources and the applicable regulations.

Article 7
Settlements of Disputes
Any dispute regarding the application, fulfilment and interpretation of this Agreement shall be settled by mutual agreement between the Parties.

**Article 8**  
**Entry into Force, Amendments and Termination**

The present Agreement shall enter into force on the date the Government of the Republic of Turkey communicates to the United Mexican States Embassy that their internal legal requirements for its entering into force have been complied, and it will have a duration of five years.

This instrument may be modified, by mutual consent of the Parties, formalized through written communications in which it shall be specified the date of its entry into force.

Either Party may terminate, at any moment, the present Agreement by giving written communication to the other Party, three months in advance.

Six months before the termination of this Agreement both Parties shall realize a general evaluation of its fulfilment and, in case they consider it necessary, it may be extended for annual terms.

The termination of the present Agreement shall not affect the programmes and projects already under execution; unless the Parties agree to the contrary.

Done at Mexico City, this day of 9 June 2000 in two originals in the Turkish, Spanish and English languages, all texts being equally authentic. In case of divergence on interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey  
Assoc.Prof.Dr.Osman DURMUŞ  
Minister

For the Secretariat of Health of the United Mexican States  
Lic.Jose Antonio Gonzales FERNANDEZ  
Secretary

The Ministry of Health of the Republic of Turkey and the Secretariat of Health of the United Mexican States, hereinafter referred to as “the Parties”;

MOTIVATED by the desire of carrying out cooperation actions in the fields of health and medicine;

RECOGNIZING the importance of joint work, to address common health problems and public health issues of mutual concern;

CONVINCED of the need to establish links between the scientific and public health communities of both countries;

DESIRING to continue with the collaborative relationship established in the Agreement of Cooperation in the Field of Health between the Ministry of Health of the Republic of Turkey and the Secretariat of Health of the United Mexican States signed at Mexico City on 9 June 2000;

Have agreed as follows:

ARTICLE 1
Objective

The objective of the present Agreement is to establish the bases and mechanism of cooperation between the Parties in the fields of health and medicine, on the basis of mutual benefit, respect and reciprocity.

ARTICLE 2
Cooperation Areas

In order to achieve the objective referred to in Article 1, the Parties shall determine, by mutual agreement, the specific cooperation areas.

ARTICLE 3
Modalities

The cooperation between the Parties may be carried out through the following modalities:

a) exchange of information in the field of health;
b) exchange of information regarding international congresses and symposia to be held in their respective countries and that are related to health and medicine, in case the other Party demands this information;
c) exchange of health personnel;
d) organization of courses, workshops and seminars;
e) promotion of direct contact between institutions or organizations of their respective countries, whose activities are related to health and medicine, and
f) other modalities of cooperation that may be mutually agreed by the Parties.

ARTICLE 4
Working Plan

The Parties shall elaborate Working Plans jointly, whose number and periodicity shall be determined jointly.

The Working Plans shall include:

a) modality of cooperation;
b) responsible bodies of its execution;
c) duration;
d) financing modalities;
e) assignment of human and material resources, and
f) any other information considered necessary in order to execute the Working Plan.

ARTICLE 5
Follow up Mechanism

1. In order to have a suitable follow up and coordination mechanism of the activities carried out under this Agreement, a working group shall be established, and integrated by at least, two members of the cooperation areas of each Party and will be leaded by a senior official of each one of them; the working group shall be able to include expert counsellors in the different areas appointed by the Parties.

2. The contact Office for each Party for official notifications will be the following:

For Turkey: The Department of Foreign Affairs, Ministry of Health of the Republic of Turkey, Mithatpaşa Cad. No:3, 06434, Sihhrye, Ankara, Turkey. Tel:+90 312 585 22 50 Fax: +90 312 433 98 85 e-mail: didb@saglik.gov.tr

For Mexico: The Direction General for International Relations, Reforma 450 piso 3, Col. Juárez, Delegación Cuauhtémoc, C.P. 06600, México, D.F. Tel. (52-55) 11020902

3. The Working Group shall meet in the occasions mutually agreed, at least once a year, as well as in the occasion of international events, such as the World Health Assembly.

4. The works and outcomes developed under this Agreement shall be put under the Parties’ knowledge and the Parties shall inform, periodically, to their respective Ministries of Foreign Affairs.

ARTICLE 6
Financing

1. Each Party shall cover its own expenses arising from their participation in the cooperation activities of this Agreement, with resources allocated to their respective budgets according to availability and to the provisions of their national legislation.

2. Parties may identify either individually or jointly, external financing for specific cooperation activities.

ARTICLE 7
Settlements of Disputes

Any dispute regarding the application, fulfilment and interpretation of this Agreement shall be settled by mutual agreement between the Parties.

ARTICLE 8
Entry into Force, Amendments and Termination

The present Agreement shall enter into force on the date the Government of the Republic of Turkey communicates to the United Mexican States Embassy that their internal legal requirements for its entering into force have been complied, and it will remain in force for a period of one (1) year.

This instrument may be modified, by mutual consent of the Parties, and formalized through written communications. Any modification shall enter into force on the date of exchange of written notifications certifying that the necessary legal formalities have been concluded.

Either Party may terminate, at any moment, the present Agreement by giving written communication to the other Party, six (6) months in advance.

If none of the Parties notifies the Other of its intention to terminate the Agreement six (6) months before the expiration date, this Agreement shall be renewed for consecutive periods of one (1) year.

The termination of the present Agreement shall not affect the programmes and projects already under execution unless the Parties agree to the contrary.

Done in Geneva, this 18 day of May of two thousand and ten, in two originals in the Spanish, Turkish and English languages, all texts being equally authentic. In case of divergence on interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister

For the Secretariat of Health of the United Mexican States
Dr. José Ángel Córdova Villalobos
Secretary

The Government of the Republic of Turkey and the Government of the Republic of Macedonia, hereinafter referred to as the "Parties"

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to the improvement of the health of their people,

Have agreed as follows:

Article 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits; shall promote cooperation in the fields of health and medical sciences. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

Article 2

The Parties shall encourage cooperation in the following priority fields:

a) improvement of healthcare services  
b) medical services  
c) health management  
d) health promotion and prevention for chronic non-communicable diseases  
e) food sanitary control, environmental factors affecting health of population  
f) epidemiological control of communicable diseases and parasitic diseases

The cooperation in the above mentioned fields do not exclude other fields of mutual interest.

Article 3

The Parties, shall cooperate in the fields of health and medical sciences, upon mutual approval, by means of

a) exchange of information  
b) exchange of delegations and health personnel  
c) providing direct contact among the related institutions  
d) encouraging the participation of specialists at conferences and meetings to be organized by either of the Parties.  
e) other types of cooperation in the fields of health and medical sciences upon mutual agreement

Article 4
For possible visits of experts and other personnel of both countries within the framework of this Agreement:

a) The Sending Party shall cover round-trip travel expenses to and from the Hosting Party.
b) The Hosting Party shall cover board, lodging and domestic travel (if necessary) expenses of the visitor. This period will not be longer than two weeks.

**Article 5**

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia shall provide for the implementation of this Agreement.

The fields and conditions of realization of the cooperation envisaged by this Agreement will be determined by Action Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary for the Parties.

**Article 6**

The Parties have agreed that the “Agreement on Cooperation in the Field of Health between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia for the Period 1995-1998” dated 20 March 1995, shall be terminated and replaced by this Agreement upon its entry into force.

**Article 7**

This Agreement shall enter into force on the date of the last note delivered through diplomatic channels, by which the Parties notify each other that their internal legal requirements for the entering into force of the Agreement have been completed and shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date with a written statement, the Agreement will be renewed each time for similar periods.

This Agreement was signed in Skopje, on 8 November 2007, in two original copies in Turkish, Macedonian, English and all texts being equally authentic. In case of doubt the English text shall prevail.

On Behalf of the Government of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On Behalf of the Government of the Republic of Macedonia

Dr. Imer Selmani
Minister of Health
In accordance with the “Agreements between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Fields of Health and Medical Sciences” dated 20 March 1995 and 8 November 2007, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia (hereinafter referred to as the “Parties”), with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate in order to develop performance based payment system and quality assessment criteria of hospitals in Macedonia.

ARTICLE 2

The Turkish Party shall provide the Macedonian Party with technical support regarding pre-implementation control of Performance Based Supplementary Payment System to be implemented in Macedonia and the issues which might occur during initial period of implementation.

ARTICLE 3

The Parties shall realize exchange of knowledge and experience on harmonization activities of Diagnostic Related Groups and Performance Based Payment System with the Macedonian Health System.

ARTICLE 4

The Turkish Party shall convey its knowledge and experience to the Macedonian Party on Institutional Performance Measurement and Quality Improvement implementations which are being conducted in the field of health in Turkey.

ARTICLE 5

Regarding the Quality Assessment Criteria of Hospitals, the Parties shall cooperate in the following fields:

- Presentation of service quality standards
- Activities addressing patient and employee safety
- Providing education in hospitals for training of quality assessment standards and patient safety evaluation teams.
- Providing technical support to the pilot implementation of quality assessment of hospitals of Ministry of Health of Macedonia.
- Providing technical support to adaptation of health service users’ satisfaction assessment tools in Macedonia.

ARTICLE 6

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses to the Hosting Party.
   b) The Hosting Party will cover board, lodging and domestic travel (if necessary) of the visitor. This period will not be longer than two weeks.

ARTICLE 7

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Field of Health”.

Done in Skopje, on 5 July 2010, in two original copies in Turkish, Macedonian and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Nihat Tosun
Undersecretary

On Behalf of the Ministry of Health of the Republic of Macedonia
Dr. Zoran Stojanovski
State Secretary
In accordance with the “Agreements between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Fields of Health and Medical Sciences” dated 20 March 1995 and 8 November 2007, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia (hereinafter referred to as the “Parties”), with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties, upon mutual agreement, will cooperate in the fields of licensing, pricing of pharmaceuticals and pharma-economical assessment through the following means:

a) Exchange of information
b) Exchange of experts and delegations in the fields of pharmaceuticals and pharmacy
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties.
d) Different types of cooperation in the other fields of pharmaceuticals and pharmacy upon mutual agreement.

ARTICLE 2

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses to the Hosting Party.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) of the visitor. This period will not be longer than two weeks.

ARTICLE 3

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Field of Health”.

Done in Skopje, on 5 July 2010, in two original copies in Turkish, Macedonian and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Nihat Tosun
Undersecretary

On Behalf of the Ministry of Health of the Republic of Macedonia

Dr. Zoran Stojanovski
State Secretary
In accordance with the “Agreements between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Fields of Health and Medical Sciences” dated 20 March 1995 and 8 November 2007, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia (hereinafter referred to as the “Parties”), with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties will cooperate in order to establish and implement Family Medicine System in Macedonia.

ARTICLE 2

To this end, the Parties will exchange knowledge and experience in the field of Family Medicine. Furthermore, they will realize mutual exchange and training of health personnel.

ARTICLE 3

In order to establish and implement Family Medicine system in Macedonia, the Turkish Party will provide technical support in the following areas:

- Establishing information processing infrastructure
- Public health implementations
- Structuring of community health centre
- Strategies and implementations to be followed to communicate health reforms to the community and to ensure public participation and support
  - Legislation studies
  - Monitoring and assessment studies.

ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses to the Hosting Party.

b) The Hosting Party will cover board, lodging and domestic travel (if necessary) of the visitor. This period will not be longer than two weeks.
ARTICLE 5

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Field of Health”.

Done in Skopje, on 5 July 2010, in two original copies in Turkish, Macedonian and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Nihat Tosun
Undersecretary

On Behalf of the Ministry of Health of the Republic of Macedonia

Dr. Zoran Stojanovski
State Secretary

In accordance with the “Agreements between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Fields of Health and Medical Sciences” dated 20 March 1995 and 8 November 2007, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia (hereinafter referred to as the “Parties”), with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties will cooperate in outsourcing legislation and implementations in the following fields upon mutual agreement:

a) Implementation and legislation regarding provision of required services in health service delivery from other public health service providers
b) Implementation and legislation regarding provision of required services in health service delivery from private sector
c) Defining standards of outsourcing of required services in health service delivery.

ARTICLE 2

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses to the Hosting Party.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) of the visitor. This period will not be longer than two weeks.

ARTICLE 3

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Field of Health”.

Done in Skopje, on 5 July 2010, in two original copies in Turkish, Macedonian and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof.Dr. Nihat Tosun
Undersecretary

On Behalf of the Ministry of Health of the Republic of Macedonia
Dr. Zoran Stojanovski
State Secretary

In accordance with the “Agreements between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Fields of Health and Medical Sciences” dated 20 March 1995 and 8 November 2007, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia (hereinafter referred to as the “Parties”), with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties, will cooperate in order to develop emergency patient transportation and crisis management.

ARTICLE 2

The Parties have agreed upon technical cooperation (consultancy, exchange of opinions, mutual visits) addressing establishment, operation and development of pre-hospital emergency services.

ARTICLE 3

The Turkish Party will provide Medical Rescue Trainings to health personnel who will be assigned during disasters in Macedonia.

ARTICLE 4

The Turkish Party can organize Emergency Medicine Certification Programme for Macedonian emergency health personnel in Turkey and in Macedonia. The aforementioned trainings shall include the following courses:

a) Basic Module
b) Trauma Resuscitation
c) Advanced Life Support for Adults
d) Advanced Life Support for Children
ARTICLE 5

Moreover, the Turkish Party can organize trainings and courses in the following fields upon the request of the Macedonian Party:

a) Course on medical protection against chemical and biological agents
b) Training on Hospital Disaster Plan
c) Trainings on first aid to increase first aid concept

ARTICLE 6

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses to the Hosting Party.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) of the visitor. This period will not be longer than two weeks.

ARTICLE 7

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Field of Health”.

Done in Skopje, on 5 July 2010, in two original copies in Turkish, Macedonian and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Nihat Tosun
Undersecretary

On Behalf of the Ministry of Health of the Republic of Macedonia

Dr. Zoran Stojanovski
State Secretary

In accordance with the “Agreements between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Fields of Health and Medical Sciences” dated 20 March 1995 and 8 November 2007, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia (hereinafter referred to as the “Parties”), with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties will cooperate in providing short term trainings for health personnel in the fields to be determined upon mutual agreement related to health and medicine.

ARTICLE 2

The Parties will promote Sister Hospital implementations between the hospitals of their Ministries of Health.

ARTICLE 3

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses to the Hosting Party.

b) The Hosting Party will cover board, lodging and domestic travel (if necessary) of the visitor. This period will not be longer than two weeks.

ARTICLE 4

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Field of Health”.

Done in Skopje, on 5 July 2010, in two original copies in Turkish, Macedonian and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey
Prof. Dr. Nihat Tosun
Undersecretary

On Behalf of the Ministry of Health of the Republic of Macedonia
Dr. Zoran Stojanovski
State Secretary

In accordance with the “Agreements between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Fields of Health and Medical Sciences” dated 20 March 1995 and 8 November 2007, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Macedonia (hereinafter referred to as the “Parties”), with a view to enhancing the cooperation in the field of health between the two countries, have agreed as follows:

ARTICLE 1

The Parties will cooperate in order to develop collaboration between the two countries in the fields of health statistics and health information.

ARTICLE 2

The Parties, upon mutual agreement, will cooperate in the field of health statistics in the following areas:

a) Harmonization and development of data collecting at international level.
b) Mortality and morbidity statistics
c) Health employment statistics
d) Quality of and data safety for health statistics
e) Determining national requirements for health statistics and harmonizing them with international standards.

ARTICLE 3

The Parties, upon mutual agreement, will cooperate in the field of health information in the following areas:

a) Family Medicine Information System
b) Doctor Data Bank Implementation
c) E-Learning
d) Patient Rights Information System
e) Green Card Information System
f) Tender Information System
g) Tender Notice Announcing Portal
h) Medical Device and Material Record System
i) Human Resources Management System
j) Decision Support System
k) Private Polyclinic Information Forms Implementation
l) Handicapped Data Bank
m) Health Coding Reference Server
n) Tele-Medicine  
o) Primary and Secondary Levels Performance Surveillance System  
p) National Organ Waiting List  
r) Product Safety Complaints and Denouncement Form Implementation  
s) Health-Net Implementation  
t) Information Security in Health  
u) Standards in Health Information Systems

ARTICLE 4

For visits of experts and other personnel of both countries within the framework of this Working Protocol:

a) The Sending Party will cover round-trip travel expenses to the Hosting Party.  
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) of the visitor. This period will not be longer than two weeks.

ARTICLE 5

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Republic of Macedonia on Cooperation in the Field of Health”.

Done in Skopje, on 5 July 2010, in two original copies in Turkish, Macedonian and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

On Behalf of the Ministry of Health of the Republic of Turkey  
Prof.Dr. Nihat Tosun  
Undersecretary

On Behalf of the Ministry of Health of the Republic of Macedonia  
Dr. Zoran Stoianovski  
State Secretary

The Government of the Republic of Turkey and the Government of the Republic of Malta

Being resolved to develop cooperation in the fields of Medical Science and Health Care.

Desirous to improve the state of health of their citizens.

In accordance with the policy and practice of the World Health Organization.

Agree to the following:

**Article 1**

EXCHANGE OF MEDICAL AND HEALTH KNOWLEDGE

(i) In order to encourage the exchange of knowledge in the fields of medical science and health care the Parties shall mutually exchange scientific and technical documentation publisher in two countries. These documents will be addressed to:

For the Maltese Side
The Ministry of Health and Environment
Valetta, Malta

For the Turkish Side
External Relations of the Ministry of Health and Social Assistance, Sıhhiye, Ankara, Turkey

(ii) Both sides will encourage

(a) to exchange experts in the fields of medical science and health care between the two countries on short and long term periods.

(b) attendance of specialists from the two countries to international conferences, workshops, seminars, and similar activities organized in the respective country.

**Article 2**

The Parties shall encourage bilateral cooperation between the health authorities, institutions of medical and paramedical training and research and autonomous associations concerned with medical science and health care of the two countries through the establishment of a direct link between the said bodies.

**Article 3**
The two Parties agree to make the necessary arrangements so that:

(a) either country will provide for the citizens of the other country who are temporarily visiting it immediate medical treatment under the same conditions accorded to its own citizens.

(b) facilities will be made available for the exchange of patients for specific treatment in the country providing specialized care.

(c) each Contracting Party shall provide facilities for medical and paramedical staff in specialized fields.

**Article 4**

The Ministries of Health in both countries shall arrange related work programmes and shall be responsible for the implementation of the said programmes.

**Article 5**

The Contracting Parties shall cooperate in the field of health and medical sciences in international platforms.

**Article 6**

This Agreement will enter into force on the day of exchange of instruments of ratification. However, each Contracting Party may denounce it at any time provided a six month notification period is observed.

Done in Ankara on 11 June 1985, in two original copies in the English language.

Mehmet AYDIN
Minister of Health and Social Assistance of the Republic of Turkey

Vincent MORAN, M.D.
Minister of Health and Environment of the Republic of Malta
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE MONGOLIA ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of Mongolia hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

**Article 1**

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

**Article 2**

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

a) Exchange of information.

b) Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.

c) Providing direct contact among the related foundations, institutions and organizations.

d) Other kinds of cooperation in the fields of medicine, traditional medicine and public health as will be mutually accepted.

**Article 3**

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.

**Article 4**

The Parties shall support the development of relations and establishment of commercial relations in the field of pharmaceuticals.

**Article 5**
Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

a) The Sending Party, shall pay for the round-trip ticket to the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary). This period can not be longer than 2 weeks.

**Article 6**

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of Mongolia will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

**Article 7**

This Agreement shall be approved and ratified by the Contracting Parties in accordance with domestic rules and procedures of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement shall be renewed each time for a further period of one year.

This Agreement was signed in Ankara, on 29 November 2004, in two original copies in Turkish, Mongolian and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Republic of Turkey

Prof.Dr.Recep Akdağ
Minister of Health

On behalf of the Government of Mongolia

Tugsjargal Gandi
Minister of Health

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Moldova thereafter referred to as the “Parties”,

Believing in the necessity of developing the state of health of the peoples of the two countries through joint efforts and in the importance of health in the context of bilateral relations.

Have agreed upon the following:

Article 1

The Parties, ensuring bilateral investigations on national health systems, shall exchange experience and information in the fields of national health systems, hospital management and general health insurance.

Turkish side shall inform the Ministry of Health of the Republic of Moldova on Health Reform activities which are launched in Turkey. The Parties shall also investigate the possibilities of cooperation towards third countries in the field of health reforms.

Article 2

In order to develop protective health services, the Parties shall provide technical and scientific cooperation in the fields of mental health, immunization, control of food and environmental health, blood products, epidemic diseases, poison and poison research.

Article 3

The Parties shall exchange information and experience in the fields of Mother and Child Health, Family Planning and Family Physicians.

Article 4

In the field of Curative Services, the Parties shall provide technical scientific cooperation on oncology, neurology, neurosurgery, cardiovascular diseases, haematology and specially on emergency services.

Article 5

In order to ensure more fruitful use of industrial and technological facilities of the two countries in the field of medicine and health.

-Implementation and development of technological, economic and commercial relations between the two countries in the related sectors shall be supported in order to promote common production and trade of medical equipment, drug, raw material for drugs,
occupational training materials. And also the common activities towards third countries shall be supported.

- The Parties shall provide cooperation on licencing of pharmaceuticals, quality control, research and information.

- Registration certificates which are necessary for import and export shall be prepared rapidly by the Health authorities. Specific collaboration in Good Manufacturing Practices, Good Laboratory Practices, Good Clinical Practices and evaluation reports shall be promoted. Evaluation of laboratory controls and clinical trials, if need be, shall be supported.

**Article 6**

The Parties shall put into practice the subjects of technical and scientific cooperation envisaged in this Agreement by means of:

- Implementation of common scientific research programmes,

- Ensuring mutual exchange of experts in the fields considered necessary and organizing short-term courses (1-3 months),

- Supporting the invitation of scientist and experts to congresses, conference and symposia to be organized by promoting direct contact between scientific and medical institutions,

- Providing exchange of medical information and documents.

**Article 7**

With regards to visit of experts and other personnel within the framework of this Agreement,

- The Sending Party shall cover the round-trip ticket to and from the capital city of the Receiving Party.

- The Hosting Party shall cover the expenses regarding board and lodging and related domestic travels.

- The Hosting Party shall provide medical treatment, excluding dental prothesis to the visiting experts free of charge in case of emergency.

- In emergency cases the Parties will provide on reciprocal medical assistance free of charge, except prothesis, to the members of their respective diplomatic missions.

**Article 8**
The Ministries of Health of the two countries shall be responsible for the implementation of this Agreement, Respective External Relations Divisions of the Ministries of Health of the two countries shall provide necessary coordination for the enforcement of this Agreement.

This Agreement shall enter into force on the date on which each Party shall notify the other through diplomatic channels about the fulfilment of procedures regarding the entry into force of the Agreement in compliance with the national legislation of the Parties.

This Agreement is valid for period of four years and its validity shall be extended for consecutive periods of four years unless notified in writing of the denouncement by one of the Parties six months prior to the expire of the Agreement.

Signed in Chisinau on 11 November 1997, in duplicate in Turkish, Moldovan and English, each text being equally valid. In case of divergence in interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Halil İbrahim ÖZSOY, M.D.
Minister

For the Ministry of Health of the Republic of Moldova
Mihai MAGDEI, M.D.
Minister
The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Moldova and the Ministry of Industry and Trade of the Republic of Moldova, thereafter referred to as the “Parties”, in order to further develop mutual cooperation and to ensure more fruitful use of existing potential, according to the Article 5 of the “Agreement on Cooperation in the Field of Health Between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Moldova”, signed on 11 November 1997, have agreed upon the following:

**Article 1**

In order to acquire licensing/permission for marketing in Moldova of pharmaceuticals, produced according to Good Manufacturing Practices-GMP and certificated by the Ministry of Health in Turkey, the dossier shall be completed according to the application forms prepared by the Ministry of Health of the Republic of Moldova shall be submitted to the Ministry of Health of the Republic of Moldova.

The Ministry of Health of the Republic of Moldova shall give necessary consideration to finalise the relevant procedures for the licensing/permission within the shortest period of time.

**Article 2**

The Republic of Turkey shall support the Republic of Moldova in order to increase the efficiency of the drugs production plants by providing information and shall promote the provision of specific cooperation for the required technical matters and to assist the feasibility works for the establishment of the pharmaceuticals manufacturing plants.

**Article 3**

The Republic of Turkey shall promote the joint production of essential pharmaceuticals for the Republic of Moldova (anti-tuberculosis, cardiotonic, analjezic, antidiabetics and antigripal) and shall provide guidance and support for the provision of needed technology and equipment.

Furthermore, cooperation on other matters whose priorities shall be determined by the Parties shall be ensured.

**Article 4**
The scientific and technological cooperation shall be provided as regards the following:

a) the exchange of experts of national authorities, scientific research institutions and faculty of pharmaceutics,
b) within the realm of priorities/necessities, the coordination of education programs, conferences, congresses and symposia,
c) provision of consultancy as regards the technical matters and the investigation of manufacturing plants.

Article 5

The Parties shall provide cooperation in the implementation of Turkish computer-based prescription control system for narcotics and psychotropic in Moldova.

Article 6

The Parties shall set up a Committee for the elaboration of the details of the matters included this Protocol, for taking decisions as regards the application methods and proposals for application of matters within this Protocol and initiation of works within the framework of a specific program. The said Committee shall start its work in ……… months after the signature of this Protocol and shall meet twice a year.

This Protocol shall enter into force on the day of signature.

Signed on 25 June 1998, in Chisinau in duplicate in Turkish, Moldovan and English languages, all texts being equally valid. In case of divergence in interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
For the Ministry of Health of the Republic of Moldova
For the Ministry of Industry and Trade of the Republic of Moldova
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE KINGDOM OF MOROCCO ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Kingdom of Morocco (hereinafter referred as the “Parties”)

Guided by the wish to enhance the cooperation between the two countries in the fields of health care and medical sciences;

Recognizing that this cooperation will contribute to the improvement of health status of their people;

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medical sciences which will be mutually approved, by means of:

a) Exchange of information;
b) Exchange of delegations and specialists;
c) Supporting the participation of specialists to conferences and scientific meetings to be organized by one of the Parties;
d) Other kinds of cooperation in the fields of health and medical sciences as will be mutually accepted.

Article 3

The Parties shall establish a Joint Working Committee in order to determine and evaluate the cooperation activities between them. The Committee shall meet once a year on alternating basis.

Article 4
Concerning any visit of experts and other personnel of both countries within the framework of this Agreement:

a) The Sending Party, shall pay for the round-trip ticket to the Hosting Party;
b) The Hosting Party will cover expenses of visitor regarding board and lodging and domestic travel (if will be necessary). This period can not be longer than two weeks.

**Article 5**

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of Kingdom of Morocco will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

**Article 6**

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If neither of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

Done in Rabat on 30th of March 2005, in two original copies in Turkish, Arabic and English, all text being equally authentic except in case of doubt the English text shall prevail.

On behalf of the Government of the Republic of Turkey

Ali Coşkun
Minister of Industry and Trade

On behalf of the Government of the Kingdom of Morocco

Mohammed Cheikh Biadillah
Minister of Health

In consideration of the distinguished relations between the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Sultanate of Oman, and in pursuant of joint desire of both Parties to strengthen and develop cooperation in medical fields on the basis of mutual interests and in the light of bilateral talks, the two Parties have agreed to cooperate in the following areas.

Article 1

The Parties, in accordance with the laws, regulations and legislations of their respective countries, based on an equal reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the field of health, in the following indicative matters:

- Public health,
- Primary health care,
- Communicable, endemic and chronic diseases control,
- Tuberculosis, Malaria and AIDS control,
- Family planning,
- Health education,
- Reproductive health,
- Pharmaceuticals and medical equipments,
- Tropical and infectious diseases,
- Health systems.

Other fields of cooperation will be determined in accordance with the requirements of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medical sciences upon mutual approval through,

a) Exchange of information.
b) Exchange of delegations and health personnel.
c) Encouraging the participation of specialists at conferences and scientific meetings to be organized by either of the Parties, and
d) Other types of cooperation in the fields of health and medical sciences upon mutual agreement.

Article 3
The Parties shall establish a Joint Working Committee with a view to determining and evaluating cooperation activities between them. The Committee shall meet whenever necessary.

**Article 4**

For probable visits of experts and other personnel of both countries within the framework of this Memorandum of Understanding,

a) The Sending Party will cover round-trip travel expenses, and

b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor. This period will not be longer than one week.

**Article 5**

The fields and conditions of realization of the cooperation envisaged by this Memorandum of Understanding, will be determined by Activity Plans and Implementation Programmes to be prepared according to the rules and regulations applicable to both countries and in periods and numbers as deemed necessary by the Parties.

**Article 6**

This Memorandum of Understanding shall come in force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of two years.

If none of the Contracting Parties notifies the other of its intention to terminate the Memorandum of Understanding six months before its expiration date, the Memorandum of Understanding will be renewed each time for a further period of one year.

Signed in the Sultanate of Oman, on 24 December 2005, in three original copies in Turkish, Arabic and English, all texts being equally authentic, in case of doubt the English text shall prevail.

On behalf of the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Ministry of Health of the Sultanate of Oman

Dr. Ali Bin Mohammed Bin Moosa
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE GOVERNMENT OF THE ISLAMIC REPUBLIC OF PAKISTAN ON
COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Islamic
Republic of Pakistan hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine
between their countries,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral
benefits, will promote cooperation in the fields of health and medicine. The specific fields on
cooperation will be determined with respect to interests of both Parties through mutual
approval.

Article 2

The Parties, will cooperate in the fields of health and medicine which will be mutually
approved, by means of:

a) Exchange of information.
b) Exchange of experts in order to realize short-term education, training, improvement of
professional skills and consultancy.
c) Providing direct contact among the related foundations, institutions and organizations.
d) Other kinds of cooperation in the fields of medicine and public health as will be mutually
agreed.

Article 3

The Parties will exchange information on international congresses and symposia to be
held in their own countries, related with health and medical problems and in case of the
request of one of the Parties, the other will extend its own material related to the subject.

Article 4

The Parties shall support the development of relations and establishment of
commercial relations in the field of pharmaceuticals.

Article 5
Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

a) The Sending Party shall pay for the round-trip ticket to the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary). This period can not be longer than 2 weeks.

**Article 6**

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Islamic Republic of Pakistan will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

**Article 7**

This Agreement shall be approved and ratified by the Contracting Parties in accordance with the domestic rules and procedures of the Parties.

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement shall be renewed each time for a further period of one year.

This Agreement was signed in Ankara, on 20 January 2004, in two original copies in English, all text being equally authentic.

On behalf of the Government of the Republic of Turkey

Prof.Dr.Recep Akdağ
Minister of Health

On behalf of the Government of the Islamic Republic of Pakistan

Shaukat Aziz
Minister of Finance

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Islamic Republic of Pakistan and the Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health, signed in Ankara on 20 January 2004, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Islamic Republic of Pakistan (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate with a view to developing health strategic plans and to strengthening their health systems.

ARTICLE 2

To this end, authorities from the Pakistani Party shall visit Turkey to conduct on-site studies in the following fields. Authorities from the Ministry of Health of the Republic of Turkey will also visit Pakistan to conduct studies in the below mentioned fields when necessary.

- Evaluation of the health system performance
- Health insurance system / financing
- Performance based payment
- Health information system and technologies
- Service procurement
- Regulations on pharmacy and pharmaceuticals / Rational use of medicines
- Monitoring and evaluation system
- Hospital management and operation systems
- Diagnosis and treatment of epidemic diseases
- Other fields to be deemed necessary.

ARTICLE 3

Concerning any visit of experts and other personnel of both countries within the framework of this Memorandum of Understanding;

c) The Sending Party shall pay for the round-trip ticket to the Hosting Party.

d) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

This period cannot be longer than 2 weeks.

ARTICLE 4
The provisions of this Memorandum of Understanding are not legally binding for the Parties, shall not be interpreted as an agreement under international law and shall not entail rights and obligations in international law area. The Parties shall settle amicably any dispute arising from interpretation and/or implementation of this Memorandum of Understanding through negotiations.

**ARTICLE 5**

This Memorandum of Understanding shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health”.

Done in Ankara, on 07 December 2010, in two original copies in Turkish and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Islamic Republic of Pakistan

Raja Pervez Ashraf
Minister of Water and Power

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Islamic Republic of Pakistan and the Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health, signed in Ankara on 20 January 2004, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Islamic Republic of Pakistan (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall realize cooperation on supporting and maintaining post-disaster health services.

ARTICLE 2

To this end, the Parties shall cooperate in the following fields:

- Communicable diseases
- Environmental health services
- Water sanitation
- Immunization
- Malaria control
- Other fields to be deemed necessary.

ARTICLE 3

The Ministry of Health of the Republic of Turkey shall provide personnel of the Ministry of Health of Islamic Republic of Pakistan with training opportunities in the fields of environmental health, water sanitation, immunization, cold chain, vaccine administration techniques.

ARTICLE 4

The Ministry of Health of the Republic of Turkey shall provide the below mentioned pharmaceuticals, medical devices, medical supplies and vehicles within the availability of its means:

- Mobile clinical vehicles,
- Ambulance,
- National Medical Rescue Team Vehicles,
- Insecticide Spraying Machine,
- Mosquito Net,
- ICT (malaria), RDD (dank) separator diagnosis kits, malaria kits,
- Malaria medicines,
- Energy food, Vitamin D, iron preparation,
- Other types of pharmaceuticals, medical devices, medical supplies and vehicle to be deemed necessary.

**ARTICLE 5**

Concerning any visit of experts and other personnel of both countries within the framework of this Memorandum of Understanding:

a) The Sending Party shall pay for the round-trip ticket to the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

This period cannot be longer than 2 weeks.

**ARTICLE 6**

The provisions of this Memorandum of Understanding are not legally binding for the Parties, shall not be interpreted as an agreement under international law and shall not entail rights and obligations in international law area. The Parties shall settle amicably any dispute arising from interpretation and/or implementation of this Memorandum of Understanding through negotiations.

**ARTICLE 7**

This Memorandum of Understanding shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health”.

Done in Ankara, on 07 December 2010, in two original copies in Turkish and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Islamic Republic of Pakistan

Raja Pervez Ashraf
Minister of Water and Power
MEMORANDUM OF UNDERSTANDING BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE ISLAMIC REPUBLIC OF PAKISTAN ON TRAINING OF HEALTH PERSONNEL BY JOINT PROGRAMMES

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Islamic Republic of Pakistan and the Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health, signed in Ankara on 20 January 2004, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Islamic Republic of Pakistan (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate in the field of health personnel training by joint programmes.

ARTICLE 2

The Parties have agreed to organize training in the following fields:

1- Primary Healthcare Services.  
2- Maternal and Child Health Services,  
3- Nursing and Midwifery Services,  
4- Intensive Care  
5- Cardiology  
6- Newborn Resuscitation Programmes  
7- Biomedical Engineering  
8- Hospital Management  
9- Health Operation Systems  
10- Other fields to be deemed necessary.

ARTICLE 3

Concerning any visit of experts and other personnel of both countries within the framework of this Memorandum of Understanding;

a) The Sending Party shall pay for the round-trip ticket to the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

This period cannot be longer than 2 weeks.

ARTICLE 4
The provisions of this Memorandum of Understanding are not legally binding for the Parties, shall not be interpreted as an agreement under international law and shall not entail rights and obligations in international law area. The Parties shall settle amicably any dispute arising from interpretation and/or implementation of this Memorandum of Understanding through negotiations.

ARTICLE 5

This Memorandum of Understanding shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health”.

Done in Ankara, on 07 December 2010, in two original copies in Turkish and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Islamic Republic of Pakistan
Raja Pervez Ashraf
Minister of Water and Power
MEMORANDUM OF UNDERSTANDING BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE ISLAMIC REPUBLIC OF PAKISTAN ON MATERNAL-CHILD HEALTH AND REDUCING MATERNAL-CHILD MORTALITY

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Islamic Republic of Pakistan and the Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health, signed in Ankara on 20 January 2004, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Islamic Republic of Pakistan (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate in the field of maternal-child health and reducing maternal-child mortality.

ARTICLE 2

To this end, the Ministry of Health of the Republic of Turkey shall organize short term courses with a view to training midwives in Pakistan. Moreover, training of midwife trainers shall be realized in Turkey and Pakistan

ARTICLE 3

The Parties, shall prepare joint projects in line with the conditions available in Pakistan addressing reduction of maternal and child mortalities in Pakistan. In this framework, mutual exchange of experts shall be realized and also the Parties shall carry out activities with a view to providing joint financing through national and international recourses.

ARTICLE 4

The Ministry of Health of the Republic of Turkey shall provide iron preparation for pregnancy use in line with the availability of its means.

ARTICLE 5

Concerning any visit of experts and other personnel of both countries within the framework of this Memorandum of Understanding;

a) The Sending Party shall pay for the round-trip ticket to the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

This period cannot be longer than 2 weeks.
ARTICLE 6

The provisions of this Memorandum of Understanding are not legally binding for the Parties, shall not be interpreted as an agreement under international law and shall not entail rights and obligations in international law area. The Parties shall settle amicably any dispute arising from interpretation and/or implementation of this Memorandum of Understanding through negotiations.

ARTICLE 7

This Memorandum of Understanding shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health”.

Done in Ankara, on 07 December 2010, in two original copies in Turkish and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health
of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health
of the Islamic Republic of Pakistan
Raja Pervez Ashraf
Minister of Water and Power
MEMORANDUM OF UNDERSTANDING BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE ISLAMIC REPUBLIC OF PAKISTAN ON PROVIDING PATIENT TREATMENT IN TURKEY AND ESTABLISHMENT OF SISTER HOSPITALS

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Islamic Republic of Pakistan and the Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health, signed in Ankara on 20 January 2004, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Islamic Republic of Pakistan (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

Upon the request of the Pakistani Party, Pakistani patients may be treated in return of payment in the hospitals of the Ministry of Health of the Republic of Turkey or in private hospitals. The hospitals of the Ministry of Health of the Republic of Turkey shall apply the same fees for the Pakistani patients as for the Turkish citizens.

ARTICLE 2

If the Pakistani Party sends patients to private hospitals in Turkey, Pakistani Party can request information from the Ministry of Health of the Republic of Turkey about the private hospital to which the Pakistani patients shall be referred.

ARTICLE 3

The Parties shall promote the practice of Sister Hospitals between the hospitals of Ministries of Health taking into consideration their needs and priorities. The establishment of Sister Hospitals shall be realized by the mutual agreement of the Parties.

ARTICLE 4

To this end, direct activities can be conducted among Sister Hospitals addressing all professional trainings for the specialist physicians and in the field of hospital management.

ARTICLE 5

Concerning any visit of experts and other personnel of both countries within the framework of this Memorandum of Understanding;

a) The Sending Party shall pay for the round-trip ticket to the Hosting Party.

b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

This period cannot be longer than 2 weeks.
ARTICLE 6

The provisions of this Memorandum of Understanding are not legally binding for the Parties, shall not be interpreted as an agreement under international law and shall not entail rights and obligations in international law area. The Parties shall settle amicably any dispute arising from interpretation and/or implementation of this Memorandum of Understanding through negotiations.

ARTICLE 7

This Memorandum of Understanding shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Islamic Republic of Pakistan on Cooperation in the Field of Health”.

Done in Ankara, on 07 December 2010, in two original copies in Turkish and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Islamic Republic of Pakistan

Raja Pervez Ashraf
Minister of Water and Power
PROTOCOL BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE PALESTINE LIBERATION ORGANIZATION ON THE BEHALF OF THE PALESTINE NATIONAL AUTHORITY ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Palestine Liberation Organization on the behalf of the Palestine National Authority hereinafter referred as the “Parties”,

With the aim of strengthening and developing close relations between their countries,

Expressing their will to develop cooperation in the fields of health,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will cooperate in the fields of:

a) Primary health care.
b) Curative services.
c) Infectious diseases.
d) Mother and child health.
e) Health education.
f) Other subjects related to health and medicine as will be mutually accepted.

Article 2

The Parties, will cooperate in the fields which will be mutually approved, by means of:

a) Exchange of delegation and health personnel in order to realize short-term education, training, improvement of professional skills and consultancy.
b) Exchange of information and document.
c) Providing direct contact among the related foundations, institutions and organizations.
a) Encouraging interesting parties’ attendance to congresses, conferences and symposia related with health to be held in their own countries.
b) Other kinds of cooperation as will be mutually accepted.

Article 3

The Turkish party shall provide long-term training (between 6 months to 1 year) to Palestine health personnel. The number of this personnel and training subject will be determined through diplomatic channels. The Palestine party shall cover all expenses of this personnel (travel, board and lodging etc.).

Article 4

The Parties shall support the development of relations and establishment of commercial relations in the field of pharmaceuticals.

Article 5
Concerning any visit of experts and other personnel of both countries within the framework of this Protocol;

a) The Sending Party, shall pay for the round-trip ticket to the capital city of the Hosting Party.
b) The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary). This period can not be longer than 2 weeks.

Article 6

The Parties shall establish a Joint Working Committee in order to determine and evaluate the cooperation activities within the framework of this Protocol. The Committee shall meet once a year on altering basis.

Article 7

For the implementation of this Protocol the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Palestine National Authority will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Protocol, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

Article 8

This Protocol shall be approved and ratified by the Contracting Parties in accordance with the domestic rules and procedures of the Parties.

This Protocol shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of three years.

If none of the Contracting Parties notifies the other of its intention to terminate the Protocol six months before its expiration date, the Protocol shall be renewed each time for a further period of one year.

This Protocol was signed in Geneva, on 21/05/2003, in two original copies in Turkish, Arabian and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Prof. Dr. Recep AKDAĞ
Minister of Health

Palestine Liberation Organization
On behalf of the
Palestine National Authority
Dr. Kamal E. M. EL SHARAFI
Minister of Health
AGREEMENT
COOPERATION IN THE FIELD OF HEALTH AND MEDICAL SCIENCES
BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE
GOVERNMENT OF ROMANIA

The Government of the Republic of Turkey and the Government of Romania (both will be mentioned as “parties” from now on), willing to develop bilateral relations in the field of health and medical sciences, and being convinced that this cooperation will contribute to the promotion of the health levels of both of the populations have agreed on the following:

ARTICLE 1

The Contracting Parties shall develop and extend their cooperation in the field of health and medical sciences and shall promote the exchange of their experiences.

Both parties shall promote the exchange of experts (up to 10 for each year), about 2 or 4 weeks period for each expert on Mother and Child Health, Family Planning, Neonatology, Stomatolgy and Management etc subjects (See Annex II).

Both parties shall mutually promote sending of the experts for the purpose of comprehensive training and specializing or documentation and gain experience and the parties shall agree respectively for each implementation.

Both parties shall develop the cooperation between Institutes of Medical Sciences.

Both parties shall forward the next year’s agenda of medical and scientific 31st December of each year.

ARTICLE 2

The Contracting Parties shall promote scientific and technological cooperation in fields of mutual interest (See Annex I). The annex will be revised and completed periodically.

ARTICLE 3

The Contracting Parties shall develop, scientific and technological cooperation, according to the proposed agreement as following:

- Implementation of mutual scientific research programs.
- Providing cooperation directly between the scientific institutions of both of the countries in the field of health (See Annex I).
- Both parties will agree on reduced fees for participation in events organized by two Ministries of Health.
- Arranging mutual medical conferences in Romania and Turkey.

ARTICLE 4
The Contracting Parties shall inform each other by means of transferring the bulletins of the essential regulations on public health, on request.

These bulletins shall be sent to:

Ministry of Health
“Directorate of External Relation” For Turkish Side
“Department of International Cooperation Str. Ministrelui 2. BUCHAREST” For Romanian Side

The Contracting Parties shall inform each other by transferring the monthly epidemiological bulletins concerning epidemiological matters.

ARTICLE 5

In relation to the mutual expert exchange:

a) Expert sending party shall cover; the international round trip ticket to the capital of the hosting party.
b) The hosting party shall cover; accommodation in a first-class hotel, domestic travelling and social program expenses together with an interpreter, if necessary, and standard per diem.

The Contracting Parties shall inform each other the full names, C.C.’s, period of residency, subjects of the conferences and studies, and the international languages of the persons proposed in this protocol within 45 days.

The sending party following the confirmation of the hosting party shall provide the information concerning the delegate’s means of transport, departure and arrival schedule at least 15 days in advance.

ARTICLE 6

The Contracting Parties, in the framework of this agreement, shall provide the visiting experts free medical care in cases of sudden illnesses (excluding dental prosthesis).

ARTICLE 7

The Contracting Parties, with the purpose of benefiting the preventive health and medical facilities of the two sides, shall develop commercial and economical cooperation for long terms, in the frame of present facilities, needs and National Regulations.

ARTICLE 8

The Contracting Parties shall promote establishment of institutions including joint investments related to medical equipment and drug industry in Turkey and Romania. The Ministry of Health of the Republic of Turkey shall be of help as far as possible to provide the need of drug of Romania in case of demand.
ARTICLE 9

The Contracting Parties shall provide government officials visiting each country, medical assistance, medical equipment and medicine in the outpatient departments; provide necessary health care in case of illness on emergency medico surgical situations, suspected-diagnosed communicable diseases including continuous care, including accidents, free of charge.

The transport expenses of the patients to their native country shall be covered by the patients themselves. The willing side can cover the expenses. In case of death, the Contracting Parties shall mutually provide legal-assistance including free embalming services, however international transport expenses shall be covered by dead’s native country.

ARTICLE 10

The Contracting parties shall be able to send patients with commercial exchange for the purpose of diagnosis and treatment in various fields of health, on mutual agreement of both sides and the framework of their possibilities.

ARTICLE 11

The Contracting Parties shall arrange a “Coordination Committee” which will work on the details of the cooperation.

The Coordination Committee shall:
- Take the necessary steps in order for the signed agreement to be implemented,
- Search for solutions on the may arise difficulties,
- Update the agreement accordingly as the new developments require,
- Define the number, date and branches of the scholarships to be given,
- Inform, in writing, both ministries every 6 (six) months.

The Coordination Committee shall consist of 3 (three) persons under the head of the Undersecretary or the Deputy Undersecretary.

ARTICLE 12

Beginning from the date of this agreement coming into force, the Protocol signed on 8 April 1982 in Bucharest concerning “the Technical Cooperation in the field of Health and Medical Sciences” shall be abrogated.

ARTICLE 13

The Contracting Parties authorize their relevant Ministries as competent for the implementation of the subjects included in this Agreement.

ARTICLE 14

This agreement shall come into force on the date of signing and shall remain in force for a term of 3 (three) years.
Its validity shall be automatically prolonged thereafter for further 3 (three) year periods, unless it has been announced 6 (six) months before its expiry.

This agreement is made in Ankara on 10 January 1991 in three original copies each in Turkish, Romanian and English languages, each three texts being equally valid.

The text in English is the reference text.

On behalf of
the Government
of the Republic of Turkey

Halil ŞIVGIN
Minister of Health

On behalf of
the Government
of Romania

Bogdan MARINESCU
Minister of Health
ANNEX I

1- Training of physicians and other medical personnel on the subject of Family Health and Family Planning, sharing of information and experiences on nutrition and the control of diarrhoeal diseases and acute respiratory diseases, follow-up and control of newborns included in child survival programs,
2- Quality controlling of drug and cosmetics and developing procedures on their licensing,
3- Controlling and evaluating the effect of narcotics and psychotropic drugs,
4- Controlling and training on the production of vaccines and sera,
5- Establishing pharmacological and toxicological research and consultation services,
6- Producing and controlling of blood and blood products,
7- Cooperation on licensing and controlling of food activities,
8- Cooperation on communicable diseases such as tuberculosis and malaria and HIV,
9- Blood diseases and haematology,
10- Oncology,
11- Cardiology and cardiac surgery,
12- Organ transplantation,
13- Cooperation and research on environmental health,
14- Hospital management, hospital biomedical engineering, organisation of emergency services and patient transfer,
15- Cooperation on health education and exchange of education materials within the bounds of possibility,
16- Cooperation in the field of thermal spring therapy and health tourism,
17- Cooperation on the other health matters in mutual agreements.

ANNEX II

Cooperation in the field of scientific research

The Contracting Parties shall promote the cooperation between the Institutes from Romanian Side, Institute of Mother and Child Care, Bucharest Oncology Institute, Panait Sirbu Obstetric and Gynaecology Hospital, Tirgu Muresh Cardiovascular Surgery and Bucharest Institute of Hygiene and Social Health and the similar institutions in Turkey.
ADDITIONAL PROTOCOL ON HEALTH COOPERATION BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF ROMANIA

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Government of Romania, defined hereinbelow as “Parties”, have agreed on the following in addition to “The Agreement of Cooperation in the Field of Health and Medical Sciences” signed in Ankara on January 10, 1991.

ARTICLE 1

The Parties shall look for means of cooperation and discussion on health controls performed at border gates and ways of fighting against communicable diseases.

Cooperation and mutual exchange of information on fighting against AIDS, sexually transmitted diseases and communicable intestinal infections shall be provided.

ARTICLE 2

The 11th Article of the above-mentioned “Cooperation Agreement” shall be changed as follows:

“Ministers of Health of the two countries shall be responsible for the implementation of this protocol.

The units responsible for external relations of the Ministries of Health of the two countries shall provide necessary coordination for the enforcement of this protocol.

These units shall carry out preliminary activities of the meetings both at high and technical level in order to elaborate the details of cooperation in the fields envisaged by this protocol.”

ARTICLE 3

The Parties have agreed to change the indicated duration of 2-4 weeks to 1-6 months for up to 10 visiting experts which is present in the 2nd paragraph of the first Article of the said “Cooperation Agreement”

ARTICLE 4

Cooperation and assistance shall be provided between the two countries on Geriatrie and Geriontology.
ARTICLE 5

The “Agreement of Cooperation in the Field of Health and Medical Sciences” signed in Ankara on January 10, 1991 shall be valid for further 3 years with the additions of the above Article 1, Article 2, Article 3 and Article 4 starting from 1994.

ARTICLE 6

This additional protocol shall enter into force on the date of its signature and remain valid for 3 years. The validity of the present cooperation agreement shall automatically prolong for further 3 years with the changes brought by this additional protocol unless it has been announced 6 months before its expiry.

This additional protocol was initiated in Bucharest on January 13, 1994 and signed in Ankara on 19/07/1994 in three original copies each in Romanian, Turkish and English, all being equally valid and the English one for references.

On Behalf of the Government of the Republic of Turkey
Pharm. M. Kazım DINÇ
Minister of Health

On Behalf of the Government of the Romania
Prof. Dr. Iulian MINCU
Minister of Health
The Ministry of Health of the Republic of Turkey and the Ministry of Health and Medical Industry of the Russian Federation Government (hereinafter referred to as the "Parties"), in accordance with the "Turkish-Russian Intergovernmental Joint Economic Commission, Second Term Meeting Protocol" signed between the two countries in Moscow on April 6, 1994 and believing in the necessity of developing the state of health of the peoples of the two countries through joint efforts and in the importance of health in the context of bilateral relations,

Have agreed upon the following:

**Article 1**

The Parties, ensuring bilateral investigations on national health systems, shall exchange experience and information in the fields of national health systems, hospital management and general health insurance.

**Article 2**

In order to develop protective health services, the Parties shall provide technical and scientific cooperation in the fields of mental health, immunization, control of food and environmental health, blood products, epidemic diseases, poison and poison researches.

**Article 3**

The Parties shall exchange information and experience in the fields of Mother and Child Health, Family Planning and they shall provide technical and scientific cooperation in the fields of infertility and invitro fertilization and embryo transfer.

**Article 4**

In the field of Curative Services, the Parties shall provide technical and scientific cooperation on hospital biomedical engineering, organ transplantation, cardiovascular diseases and surgery, neurology, neurosurgery, eye diseases, oncology, haematology, gastroenterology, traumatology and orthopaedics and specially on emergency services.

**Article 5**

In order to ensure more fruitful use of industrial and technological facilities of the two countries in the field of medicine and health:

- Implementation and development of technological, economic and commercial relations between the two countries in the related sectors shall be supported in order to promote common production and trade of medical equipment, drug, raw material for drugs,
occupational training materials. And also the common activities towards third countries shall be supported.

-The Parties shall provide cooperation on licensing of pharmaceuticals, quality control, research and information

-Registration certificates which are necessary for import and export shall be prepared rapidly by the Health authorities. Specific collaboration in Good Manufacturing Practices, Good Laboratory Practices, Good Clinical Practices and evaluation reports shall to be promoted.

Article 6

The Parties shall provide technical and scientific cooperation in order to develop and implement joint action programmes to fight against tuberculosis and malaria when necessary.

Article 7

The Parties shall put into practice the subjects of technical and scientific cooperation envisaged in this Agreement by means of:

-Implementation of common scientific research programmes,

-Ensuring mutual exchange of experts in the fields considered necessary and organizing short-term courses (1-3 months),

-Supporting the invitation of scientists and experts to congresses, conference and symposia to be organized by promoting direct contact between scientific and medical institutions,

-Providing exchange of medical information and documents.

Article 8

In the possible visits of experts and other personnel within the framework of this Agreement,

-The Sending Party shall cover the round-trip ticket to and from the capital city of the Receiving Party

-The Hosting Party shall cover the expenses regarding board and lodging and domestic travels (which are necessary)

-The Hosting Party shall provide medical treatment, excluding dental prothesis to the visiting experts free of charge in case of emergency.

Article 9
The Parties shall be responsible for the implementation of this Agreement.

The Units responsible for External Relations of the Ministries of the two countries shall provide necessary coordination for the enforcement of this Agreement.

This Agreement shall enter into force on the date of its signature and remain valid for 4 years. Its validity shall automatically prolong for further 4 years unless it has been announced 6 months before its expiry.

This Agreement was signed in Ankara on 19 July 1994 in two original copies in Turkish and Russian, all being equally valid.

On Behalf of the
Ministry of Health of the
Republic of Turkey
Pharm.M.Kazım DİNÇ
Minister

On Behalf of the
Ministry of Health and Medical Industry of the Russian Federation Government
Eduard NEÇAEV
Minister
Memorandum of Understanding
in Health Fields
between
Ministry of Health of the Republic of Turkey
and
Ministry of Health of the Kingdom of Saudi Arabia

Ministry of Health of the Republic of Turkey and Ministry of Health of the Kingdom of Saudi Arabia and (hereinafter referred to as “the parties”) in order to enhance bondage of friendship and develop cooperation between the two countries in the field of health and medical sciences pursuant to the rules and regulations in force in both countries, have agreed as follows:

First Article:

The parties shall encourage cooperation in the field of health and medical sciences, in particular the following:

1. Information exchange in field of medical staff training and qualification prior to preparation of mutual training programs.
2. Experience exchange, scientific meetings, experience enhancement, and information exchange about internationally oriented research and conference results.
3. Exchange of experience and information in the area of pharmaceutical industry and medical equipment.
4. Participation in the health field fairs organized in both countries to encourage mutual trade and investment exchange in the health domains.

Second Article:

The parties shall agree on the financial expenditure relevant to implementation of general programs within the scope of this memorandum, taking each program separately and based on availability of necessary financing and resources.

Third Article:

The cooperation will be carried out on the following financial terms:

1- International air travel to the capital or some other point of destination previously agreed upon and return as well as medical insurance of delegations will be the responsibility of the sending Party.
2- Accommodation, including meals, as well as local transport will be the responsibility of the receiving Party. This period cannot be longer than 2 (two) weeks.
Fourth Article:

The parties may agree on forming a joint working committee for cooperation in health fields which will hold its meetings alternately in both countries when necessary.

Fifth Article:

The parties shall agree on the programs needed to execute this memorandum; each party will be responsible for execution of this memorandum in his country.

Sixth Article:

1. The period of this memorandum will be five years starting from the date of last exchange of notice-through diplomatic channels-to ensure finalization of the necessary regular procedures. It shall be enforced automatically for similar period(s), unless either party has notified the other in writing with his interest of terminating this memorandum at least three months prior to expiration of its period.

2. In case of terminating this memorandum its terms shall remain valid for the agreed programs and related obligations until these are completed.

Done in Ankara on Tuesday 14.7.1427 AH, Corresponding to 8.8.2006 AD, in two original copies, each in Turkish, Arabic and English languages, all texts being equally authentic. In case of divergence of interpretation, the English version shall prevail.

For the Ministry of Health of the Republic of Turkey

Minister of Health
Prof. Dr. Recep Akdağ

For the Ministry of Health of the Kingdom of Saudi Arabia

Minister of Finance
İbrahim A. Al-Assaf

The Ministry of Health of the Republic of Turkey and The Ministry of Health of the Slovak Republic hereinafter referred to as the "Contracting Parties",

having interest in mutual developing relationships between the Republic of Turkey and the Slovak Republic and

recognizing the need for international cooperation and joint responsibility in the field of health care,

have agreed as follows:

Article 1

Contracting Parties will exchange experience and information in the fields of national health systems and their reforms, management, organization and financing health care including hospital management and health insurance.

Article 2

In order to develop protective health services, Contracting Parties will exchange information in the fields of immunization, epidemic diseases control including AIDS, food safety control and blood products, and environmental health.

Article 3

Contracting Parties will cooperate in the fields of mother and child health care, family planning and in the fields of oncology, ophthalmology, neurology, neurosurgery, cardiovascular diseases, haematology and especially in emergency services.

Article 4

Contracting Parties will exchange experience and information in the fields of quality control, research and information on pharmaceuticals, in introducing the principles relating to good manufacturing practice, good laboratory practice and good clinical practice.

Contracting Parties will mutually facilitate registration of pharmaceuticals necessary for import and export.

Article 5
Contracting Parties will ensure the cooperation mentioned in Articles 1 to 4 by means of:
- realization of common research programmes,
- ensuring bilateral exchange of experts by short-term stays of 12 weeks a year,
- inviting scientists and experts to conferences and symposia organized by one of the Contracting Parties,
- by supporting direct contacts between scientific and medical institutes,
- by free of charge exchange of health information and documents at the request of one of the Contracting Parties.

**Article 6**

The Contracting Parties agree on the following financial provisions at the exchange of experts:

- the Sending Party will pay for the round-trip ticket to and from capital of the Receiving Country,
- the Receiving Party will cover expenses regarding board and lodging and domestic travel (if it will be necessary).

The Receiving Party will provide medical treatment (except dental prothesis) to the visiting experts in urgent cases in accordance with national legislation.

**Article 7**

This Agreement will enter into force with the date of signature. This Agreement shall remain in force for a period of four years. It shall thereafter be automatically renewed for a successive period of four years unless denounced in writing through diplomatic channels by either Party six months before its expiry.

Done in Ankara on the 22 April 1996 in two copies, each in the Turkish, Slovak and English languages, all text being equally valid. The English text being authoritative for the interpretation of this Agreement in the case of a different interpretation of Turkish and Slovak texts.

For the Ministry of Health of the Republic of Turkey

Yıldırım AKTUNA, M.D.
Minister

For the Ministry of Health of the Slovak Republic

Lubomír JAVORSKY, M.D.
Minister
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE REPUBLIC OF SLOVENIA ON COOPERATION IN THE FIELDS OF HEALTH AND MEDICINE

The Government of the Republic of Turkey and the Government of the Republic of Slovenia (hereinafter referred to as the “Contracting Parties”),

Guided by the wish to enhance cooperation between the two countries in the fields of health and medical sciences,

Recognizing that this cooperation will contribute to improving the health of the people of their respective countries,

Have agreed as follows:

ARTICLE 1

The Contracting Parties shall, on an equal and reciprocal basis and on the basis of mutual interest, develop and encourage cooperation in the fields of health and medicine.

ARTICLE 2

The Contracting Parties shall cooperate in the following priority fields:

a) Organisation and reforms of health care and health insurance systems,
b) Health legislation,
c) Health promotion and prevention of chronic non-communicable diseases,
d) Food safety,
e) Epidemiological control of communicable and parasite diseases,
f) Pharmaceuticals,
g) Medical sciences,
h) Development of integrated Emergency Medical Services,
i) Health education.

Cooperation in the above mentioned fields shall not exclude other fields of mutual interest.

ARTICLE 3

The Contracting Parties shall cooperate through:

a) exchanging information in the field of health,
b) exchanging experts for the purposes of short-term education, training, improvement of professional skills and consultancy,
c) providing direct contacts between related institutions and organizations,
d) the joint development of projects relating to topics and issues of mutual interest,
c) other agreed forms of cooperation in the fields of health and medicine.

ARTICLE 4

The Contracting Parties shall encourage the exchange of health professionals with a view to studying certain issues. The number of such exchanges shall be determined in accordance with the Programmes of Cooperation.

ARTICLE 5

For visits by experts and other personnel from either country under this Agreement:

a) The Sending Party will cover round-trip travel expenses.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor.

The period of any stay shall not be longer than two weeks.

ARTICLE 6

The Contracting Parties shall inform each other of any medical events involving participants from abroad taking place in their country. Accordingly, formal notification shall be sent of medical congresses and symposia involving participants from abroad which are scheduled to be held in each of the countries.

ARTICLE 7

All exchanges and other forms of cooperation on the basis of this Agreement shall be performed in accordance with the national legislation of the Contracting Parties.

ARTICLE 8

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Slovenia shall provide for the implementation of this Agreement.

The fields of cooperation envisaged by this Agreement and the conditions for putting such cooperation into practice will be determined by means of Programmes of Cooperation to be prepared within the time limits and in the numbers deemed necessary by the Contracting Parties.

ARTICLE 9
This Agreement shall enter into force on the date of receipt of the last of the notes by which the Contracting Parties shall notify each other that all the internal requirements for entry into force of this Agreement have been fulfilled.

This Agreement shall be valid for a period of five years. Upon expiry of this period, the validity of the Agreement shall be automatically extended, for one year each time, unless either Contracting Party declares the Agreement terminated in writing through diplomatic channels at least six months prior to expiry thereof.

Done in Ankara on 21 November 2007 in two original copies in Turkish, Slovene and English, all texts being equally authentic. In case of divergence in interpretation, the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Prof.Dr.Recep Akdağ
Minister of Health

On behalf of the Government of the Republic of Slovenia
Dr.Dimitrij Rupel
Minister of Foreign Affairs

The Government of the Republic of Turkey and the Government of the Republic of the Sudan, hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health, health care provision and medicine between their countries,

Have agreed upon the following:

**Article 1**

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health, health care provision and medicine. The specific areas of cooperation will be determined with respect to the interests of both Parties upon mutual approval.

**Article 2**

The Parties will cooperate in the fields of health, health care provision and medicine upon mutual approval, by means of:

a) Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy services.

b) Providing direct contact among the related foundations, institutions and organizations.

c) Cooperation in the field of health system development and reform.

d) Cooperation in the field of communicable diseases surveillance, early preparedness and control and prevention of malaria, HIV/AIDS, tuberculosis and other communicable diseases.

e) Other types of cooperation in the fields of medicine and public health upon mutual agreement.

**Article 3**

The Parties shall cooperate for the rehabilitation and development of the health system of the Sudan.
Article 4

During the validity of this Protocol, every year in conformity with the availability, the Ministry of Health of the Republic of Turkey shall offer the Ministry of Health of the Republic of the Sudan the following training opportunities without any tuition fees:

a) Long term training in the fields of:

1- Neurosurgery  
2- Orthopaedic surgery  
3- Radiology  
4- Neonatology  
5- Paediatric surgery  
6- Paediatric oncology  
7- Renal transplantation  
8- Cardiology  
9- Neurology  
10- Nephrology  
11- Orthodontics  
12- Cardiac surgery  

b) Short-term training in the fields of:

1- Ophthalmology  
2- Orthopaedics surgery  
3- Chest surgery  
4- Neurosurgery  
5- Laparoscopic surgery  
6- Anaesthesia  
7- Paediatrics (Oncology, nephrology, cardiology and neonatology)  
8- ENT  
9- Pathology  
10- Disaster management  
11- Paediatric surgery  
12- Neurology  
13- Urology  
14- Gastroenterology  
15- Radiology  
16- Cardiology  
17- Nephrology  
18- Obstetrics and Gynaecology

The expenses of experts and other personnel, who would come to Turkey for training purposes according to this article, shall be covered by the Government of the Republic of the Sudan.

Article 5
The Parties shall support the development of the relations and establishment of commercial relations in the field of pharmaceuticals. The Parties shall also exchange experience in the fields of pharmaceuticals registration system and laboratory investigation.

Article 6

The Turkish Party shall provide free treatment each year for 100 patients who cannot be treated in Sudan. The selection of the patients shall be made by the Ministry of Health of the Republic of the Sudan and will be finalized by the approval of the Ministry of Health of the Republic of Turkey. Round-trip tickets of the patients shall be covered by the Sudan Party.

Article 7

The two Parties shall cooperate in the field of Telemedicine.

Article 8

Official health institutions of both countries, upon written request and approval of the Parties, may treat patients on commercial basis. In addition, in cases of natural disasters and emergencies, the Parties shall collaborate within their capacities.

Article 9

The Parties shall promote conduction of applied health system research, by means of engaging in joint research projects in areas of mutual priorities.

Article 10

For possible visits of experts and other personnel of both countries within the framework of this Protocol:

a) The Sending Party will cover round-trip travel expenses to and from the Hosting Party.
b) The Hosting Party will cover board, lodging and domestic travel (if necessary) expenses of the visitor. This period will not be longer than two weeks.

Article 11
For the implementation of this Protocol, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of the Sudan will be assigned.

The fields and conditions of realization of the cooperation envisaged by this Protocol, will be determined by Activity Plans and Implementation Programmes to be prepared in periods and numbers as deemed necessary by the Parties.

**Article 12**

All citizens of both Parties assigned to conduct activities under this Protocol shall be obliged to obey domestic laws and legal provisions of the Hosting Party.

All correspondences relating to the activities envisaged in the various articles of this Protocol shall be transmitted through diplomatic channels.

**Article 13**

The Parties, from the date of this Protocol’s entry into force, have agreed upon the termination of validity period of the “Protocol between the Government of the Republic of Turkey and the Government of the Republic of the Sudan on Cooperation in the Fields of Health and Medicine” dated 10 December 2003.

**Article 14**

The Protocol will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Protocol shall enter into force from the date of the completion of the exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in force for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Protocol six months before its expiration date with a written statement, the Protocol will be renewed each time for a future period of one year.

This Protocol was signed in Ankara, on 28 March 2007, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of doubt the English text shall prevail.

On behalf of the Government of the Republic of Turkey

On behalf of the Government of the Republic of the Sudan

Prof. Dr. Recep Akdağ
Minister of Health

Dr. Tabitha Botrous Sokaya
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE GOVERNMENT OF THE SYRIAN ARAB REPUBLIC
ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Syrian Arab Republic (hereinafter referred as the “Parties”)

Guided by the wish to enhance the cooperation between the two countries in the fields of health care and medical sciences,

Recognizing that this cooperation will continue to the improvement of health status of their people,

Have agreed upon the following:

**Article 1**

The Parties, will promote cooperation in the following fields:

- Primary health care.
- Curative health services.
- Maternal and child health.
- Infectious diseases.
- Public health.
- Pharmaceuticals (research and drug registration).
- Health education.
- Other fields of health and medical sciences which will be mutually agreed upon.

**Article 2**

The Parties, will cooperate in the fields of health and medical sciences which will be mutually approved, by means of:

- Exchange of information.
- Exchange of delegations and specialists.
- Supporting the participation of specialists to conferences and scientific meetings to be organized by one of the Parties.
- Other kinds of cooperation in the fields of health and medical sciences as will be mutually accepted.

**Article 3**

The Parties shall establish a Joint Working Committee in order to determine and evaluate the cooperation activities between them. The Committee shall meet once a year on altering basis.
Concerning any visit of delegations and specialists of both countries within the framework of this Agreement; the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, also cover expenses of the full board and lodging and domestic travel.

**Article 5**

This Agreement shall enter into force from the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This Agreement was signed in Ankara on 29/07/2003, in two original copies in Turkish, Arabic and English, all text being equally authentic except in case of doubt the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Minister of Health
Prof. Dr. Recep AKDAĞ

On behalf of the Government of the Syrian Arab Republic
Minister of Health
Dr. Mohamad Eyad CHATTY

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate with a view to developing health strategic plans and to strengthening their health systems.

ARTICLE 2

To this end, authorities from the Syrian Party shall visit Turkey to conduct on-site studies in the following fields. Authorities from the Ministry of Health of the Republic of Turkey will also visit Syria to conduct studies in the below mentioned fields when necessary.

- Evaluation of the health system
- Performance based payment
- Health information systems and technologies
- Health related market surveillance
- Public private partnership
- Laboratory standards
- Core Resource Management System
- Material Resources Management System
- Technologic Consultancy Centre
- Health emergency systems
- Patient safety
- Patients rights
- Quality control and accreditation
- Other fields to be deemed necessary.

ARTICLE 3

Concerning any visit of delegations and specialists of both countries within the framework of this Working Protocol, the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, and also cover full board and lodging expenses and domestic travel.
ARTICLE 4

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Syrian Arab Republic
Dr. Rida Said
Minister of Health

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate with a view to developing hospital services.

ARTICLE 2

To this end, the Parties shall cooperate in the following fields:

- Medical management of hospital
- Financial administration of hospital
- Procurement operations of hospital
- Physical care and maintenance of hospital
- Hospital information technologies
- Integrated hospital management
- Medical services procurement implementations
- Service procurement
- Hospital operation system
- Picture Archiving and Communication Systems
- Document tracking systems
- Infection control in hospitals
- Quality control and hospital accreditation
- Other fields to be deemed necessary.

ARTICLE 3

Concerning any visit of delegations and specialists of both countries within the framework of this Working Protocol, the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, and also cover full board and lodging expenses and domestic travel.
ARTICLE 4

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey

For the Ministry of Health of the Syrian Arab Republic

Prof. Dr. Recep Akdağ
Minister of Health

Dr. Rida Said
Minister of Health
In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate in developing family medicine system.

ARTICLE 2

To this end, the Parties shall mutually exchange information and experience in the field of family medicine. Furthermore, they will realize mutual health personnel exchange and training.

ARTICLE 3

The Parties shall establish a Joint Working Group in the field of family medicine. The Working Group shall determine the best practice examples and submit them to the both Parties after examining current family medicine systems in Turkey and Syria.

ARTICLE 4

Concerning any visit of delegations and specialists of both countries within the framework of this Working Protocol, the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, and also cover full board and lodging expenses and domestic travel.

ARTICLE 5

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.
It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Syrian Arab Republic
Dr. Rida Said
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE SYRIAN ARAB REPUBLIC ON TRAINING OF HEALTH PERSONNEL BY JOINT PROGRAMMES

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall cooperate in the field of health personnel training by joint programmes.

ARTICLE 2

The Parties have agreed to organize training in the following fields:

11- Primary healthcare services.
12- Emergency health and disaster management services, crisis management and organization
13- Basic life support
14- Trauma and resuscitation
15- Advanced life support
16- Children advanced life support
17- National Medical Rescue Team training modules
18- Intensive care
19- Dialysis
20- Burn treatment
21- Toxicology information center
22- Organization of organ transplantation programmes
23- Other fields to be deemed necessary.

ARTICLE 3

Concerning any visit of delegations and specialists of both countries within the framework of this Working Protocol, the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, and also cover full board and lodging expenses and domestic travel. The cost of the training will be met by the Receiving Party.
ARTICLE 4

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Syrian Arab Republic
Dr. Rida Said
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE SYRIAN ARAB REPUBLIC ON REALIZATION OF MEDICAL EXPERIENCE EXCHANGE AND ORGANIZATION OF JOINT MEDICAL WEEKS

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall exchange experience and expertise in the field of health.

They shall also share information regarding international congresses and symposia to be held in their respective countries.

ARTICLE 2

To this end, the Parties shall cooperate in the following fields:

1- Current health services
   - Elderly care
   - Patient home care
2- Treatments benefitting technology
   - Robotic surgery
   - “Green Light”
   - “Cyber Knife”
   - Laser
3- Tele-medicine
4- Other fields to be deemed necessary.

ARTICLE 3

The Parties shall establish a Joint Working Committee in order to determine and evaluate the cooperation activities between them.

ARTICLE 4
The Parties shall organize Joint Medical Weeks. The subjects to be addressed, participants, the places and the dates of the events shall be determined by the existing Joint Working Committee between the two Ministries.

ARTICLE 5

Concerning any visit of delegations and specialists of both countries within the framework of this Working Protocol, the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, and also cover full board and lodging expenses and domestic travel.

ARTICLE 6

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey

For the Ministry of Health of the Syrian Arab Republic

Prof. Dr. Recep Akdağ
Minister of Health

Dr. Rida Said
Minister of Health

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties shall share information, cooperate and exchange experiences in the field of communicable diseases (Malaria, Leishmaniasis, Hepatitis, Pandemic H1N1, Avian Influenza, TBC, Brucellosis, infectious diarrhoea etc).

ARTICLE 2

To this end, the Parties shall exchange experts and conduct joint activities aiming at communicable diseases control.

ARTICLE 3

The Parties shall cooperate in the field of border health. In this framework, the Turkish Party shall provide training to Syrian personnel in Turkey and Syria.

ARTICLE 4

Concerning any visit of delegations and specialists of both countries within the framework of this Working Protocol, the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, and also cover full board and lodging expenses and domestic travel.

ARTICLE 5

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.
It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health
of the Republic of Turkey

For the Ministry of Health
of the Syrian Arab Republic

Prof. Dr. Recep Akdağ
Minister of Health

Dr. Rida Said
Minister of Health
WORKING PROTOCOL BETWEEN THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND THE MINISTRY OF HEALTH OF THE SYRIAN ARAB REPUBLIC ON PROVIDING PATIENT TREATMENT IN TURKEY AND ESTABLISHMENT OF SISTER HOSPITALS

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

Upon the request of the Syrian Party, Syrian patients may be treated in return of payment in the hospitals of the Ministry of Health of the Republic of Turkey or in private hospitals. The hospitals of the Ministry of Health of the Republic of Turkey shall apply the same fees for the Syrian patients as for the Turkish citizens.

ARTICLE 2

In this framework, Syrian patients can be offered treatment in return of payment in the hospitals of the Ministry of Health of the Republic of Turkey or in private hospitals in the following fields:

1- Cardiovascular surgery
2- Replantation and micro-surgery
3- Plastic surgery
4- Oncology
5- Injury and burn treatment
6- Other fields to be deemed necessary.

ARTICLE 3

If the Syrian Party sends patients to private hospitals in Turkey, Syrian Party can request information from the Ministry of Health of the Republic of Turkey about the private hospital to which the Syrian patient shall be referred.

ARTICLE 4

The Parties shall promote the practice of Sister Hospitals between their specialised hospitals (hospitals in easily accessible cities of the two countries in terms of air, marine and highway transportation shall be preferred) taking into consideration their needs and priorities. The establishment of Sister Hospitals shall be realized by the mutual agreement of the Parties.

In this framework, the Parties shall develop the existing Sister Hospital Protocol between the Children Hospital of Aleppo and the Children Hospital of Gaziantep.
ARTICLE 5

To this end, direct activities can be conducted among Sister Hospitals addressing all professional trainings for the specialist physicians and in the field of hospital management.

ARTICLE 6

The Parties shall promote cooperation in the field of health tourism.

ARTICLE 7

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Syrian Arab Republic
Dr. Rida Said
Minister of Health

In accordance with the decisions of the High Level Strategic Cooperation Council between the Republic of Turkey and the Syrian Arab Republic and the Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health, signed in Ankara on 29 July 2003, the Ministry of Health of the Republic of Turkey and the Ministry of Health of the Syrian Arab Republic (hereinafter referred to as the “Parties”) with a view to enhancing the cooperation between the two countries, have agreed as follows:

ARTICLE 1

The Parties have agreed to promote trade of pharmaceuticals, medical devices and equipment between the private sectors and non-governmental organizations of the two countries.

ARTICLE 2

The Parties shall provide necessary assistance and convenient measures to Turkish and Syrian firms for their registry, licensing and internal procedures.

ARTICLE 3

Medical Fairs shall be organized both in Turkey and Syria to bring together the Turkish and the Syrian manufacturers of pharmaceuticals, medical devices and equipment.

ARTICLE 4

The Parties shall promote their private sectors in order to cooperate on pharmaceuticals, vaccine, medical devices and equipment production and outsourcing implementations.

ARTICLE 5

The Parties, upon the request of the other Party, shall provide information to each other about the pharmaceuticals, vaccine, blood derivatives, medical devices and equipments firms which have commercial activities in their countries.
ARTICLE 6

The Parties shall exchange their experience and expertise in the fields of bioavailability, equivalence studies and pharmaceutical research. Furthermore, they shall provide technical support in these fields to each other.

ARTICLE 7

In cases of emergency, the Parties shall consider the possibility of providing to each other vaccines and pharmaceuticals within the limits of their means.

ARTICLE 8

Concerning any visit of delegations and specialists of both countries within the framework of this Working Protocol, the Sending Party shall pay for the round-trip ticket to and from the Hosting Party, and also cover full board and lodging expenses and domestic travel.

ARTICLE 9

This Working Protocol shall enter into force on the date of the receipt of the last diplomatic note confirming that the domestic legal procedures required for its entry into force have been fulfilled.

It shall remain in force concurrently with the “Agreement between the Government of the Republic of Turkey and the Government of the Syrian Arab Republic on Cooperation in the Field of Health”.

Done in Damascus, on 23 December 2009, in two original copies in Turkish, Arabic and English, all texts being equally authentic. In case of divergence of interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Prof. Dr. Recep Akdağ
Minister of Health

For the Ministry of Health of the Syrian Arab Republic
Dr. Rida Said
Minister of Health
AGREED MINUTES BETWEEN
THE MINISTRY OF HEALTH OF THE REPUBLIC OF TURKEY AND
THE MINISTRY OF HEALTH AND SOCIAL AFFAIRS OF SWEDEN

The Minister of Health of the Republic of Turkey, Mr. Halil ŞIVGIN and the Minister of Health and Social Affairs of Sweden, Mrs. Ingea THALEN meeting in Ankara on October 1990.

Having discussed matters of mutual interest within the health sector,

Recognizing the need for international cooperation and solidarity in the promoting of health services,

Recognizing the benefits obtainable from cooperation between public and private interests in the field of health service delivery, and

Wishing to further professional as well as business relations between their two countries,

Have agreed:

Article 1

To support the idea of scientific and educational cooperation between the Health Sectors and Health Establishments in the two countries.

Article 2

To promote the establishment of cooperation between the Turkish Public Health Sector and the Swedish Public Health sector, represented by the Sweden Health Group, in training and education; post-graduate training of physicians, courses in sub-specialties, training of nurses, technicians and biomedical engineers.

Article 3

To enable the transfer of planning, management, technique and experience between Turkish Health Authorities and the Swede Health Group covering, among others, the fields of primary health care including maternal and child health care, family planning, hospital management and operation, management information systems.

Article 4

To support cooperation between the Turkish and Swedish Health Sectors in specialist care with emphasis on oncology, treatment of burns and neurosurgery, including working facilities for doctors and referral of patients.

Article 5
To recognize the role played by the Swecare Foundation, established jointly by the Swedish Government and private industry in order to promote cooperation between companies and experts in the health sector with their counterparts abroad.

**Article 6**

To welcome the prospects of joint ventures being set up by the Turkish Curative Health Services Foundation and its counterpart in Sweden.

**Article 7**

In order to study the Health System of Sweden and to explore the ground for further cooperation, a delegation from the Turkish Ministry of Health will visit Sweden on a future date to be decided by both of the sides.

**Article 8**

This “Agreed Minutes” text is prepared in Ankara on 18 October 1990 in two original copies, each in Turkish and English languages, both texts being equally valid.

On behalf of the Ministry of Health of the Republic of Turkey

Halil ŞIVGIN
Minister

On behalf of the Ministry of Health and Social Affairs of Sweden

Ingela THALEN
Minister

The Ministry of Health of the Republic of Turkey and the Ministry of Health of the Republic of Tajikistan, hereinafter referred to as the "Contracting Parties";

enhancing and developing friendly relationship between the two countries,

recognizing the need for the cooperation in the fields of medical sciences and health for contributing to the efforts of providing better health services to the peoples of the two countries,

have agreed as follows:

Article 1

In order to develop protective health services, the Contracting Parties shall have technical and scientific cooperation in the fields of immunization, food safety and its control, control of additives, environmental health, blood products, mental health, epidemic diseases, poison and poison research.

Article 2

In the field of curative services, the Contracting Parties according to their needs shall cooperate on technical and scientific subjects (early diagnosis, emergency services, oncology, neurology, neurosurgery, cardiovascular diseases etc.), determined by written notice.

Article 3

The Contracting Parties shall exchange knowledge and experience in the fields of mother-child health, family planning and family medicine.

Article 4

In order to secure more efficient use of scientific, industrial and technological resources of both countries in the fields of medical sciences and health, the Contracting Parties;

- shall support the establishment and development of technological, economic and commercial relations with a view to promoting production and trade as well as vocational training about the medical equipment and devices, pharmaceuticals, raw materials of pharmaceuticals.
shall cooperate in the fields of licensing of pharmaceutical products, quality control, research and exchange of knowledge.

shall ensure cooperation between authorities of the two countries in order to assure speedy preparation of registration certificates required for import and export.

shall promote cooperation in Good Manufacturing Practice (GMP) and Good Laboratory Practice (GLP).

**Article 5**

Specific cooperation activities and fields, and the conditions under which these activities shall take part, may be prepared in detail, based on mutual written consent when necessary and within the frame of this Agreement, by relevant units, institutions and foundations as working programme, action programme, memorandum of understanding and additional protocols.

**Article 6**

When deemed necessary, the Contracting Parties may establish committees and joint working groups based on mutual consent in order to run activities in the cooperation fields, determined by this Agreement. These committees and groups shall include the representatives of the Contracting Parties and mutually accepted institutions.

The Contracting Parties, on mutual consent, shall support cooperation between the state institutions, scientific, academic and business associations of both countries, working in the fields of medical sciences and health.

**Article 7**

The Contracting Parties will ensure the technical and scientific cooperation fields mentioned in this Agreement by means of:

- realization of common research programmes,

- ensuring bilateral exchange of experts in the fields which deemed necessary, organization of short-term (1-3 weeks) courses and training programmes in order to enhancing of knowledge and experience,

- supporting direct contacts between scientific and medical institutes and inviting scientists and experts to conferences and symposia organized by one of the Contracting Parties,

- ensuring exchange of health information and documents.

**Article 8**

The Contracting Parties agree on the following financial provisions at the exchange of experts:
-the Sending Party will pay for the round-trip ticket to and from capital of the Receiving Party

-the Receiving Party will cover expenses regarding board and lodging and domestic travel (if it will be necessary).

-the Receiving Party will provide medical treatment (except dental prothesis) to the visiting experts in urgent cases.

**Article 9**

This Agreement will enter into force on the date of signature. This Agreement shall remain in force for a period of five years. It shall thereafter be automatically renewed for a successive period of five years unless denounced in writing through diplomatic channels by either Party six months before its expiry.

Done in Ankara on the 6 May 1996 in two copies, each in Turkish, Tajik and English. In case of difference in interpretation the English text shall prevail.

For the Ministry of Health of the Republic of Turkey

Yıldırım AKTUNA, M.D.
Minister

For the Ministry of Health of the Republic of Tajikistan

Alamkhon AKHMEDOV, M.D.
Minister
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF THE TUNISIAN REPUBLIC ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Tunisian Republic hereinafter referred as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

Article 1

The Parties, based on an equal, reciprocal basis and in conformity with their bilateral benefits, will promote cooperation in the fields of health and medicine. The specific fields on cooperation will be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties, will cooperate in the fields of health and medicine which will be mutually approved, by means of:

- Exchange of information.
- Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy.
- Providing direct contact among the related foundations, institutions and organizations.
- Promoting medical research on common health problems.
- Other kinds of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems and in case of the request of one of the Parties, the other will extend its own material related to the subject.

Article 4

The Parties shall support the development of relations and establishment of commercial relations in the field of pharmaceuticals.
Article 5

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

• The Sending Party, shall pay for the round-trip ticket to and from the Hosting Party.

• The Hosting Party will cover expenses regarding board and lodging and domestic travel (if will be necessary).

• The Hosting Party will provide in public hospitals, medical treatment (except dental prothesis) to the visiting experts in case of emergency.

Article 6

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Public Health of Tunisian Republic will be assigned.

The fields and conditions of the applications of the cooperation envisaged by this Agreement, will be determined in the activity plans and applications programmes to be prepared in periods and numbers which will be considered necessary by the Parties.

Article 7

This Agreement shall enter into force on the date of the last notification by which the Contracting Parties inform each other, through diplomatic channels, that their respective required procedures for giving effect to this Agreement, have been fulfilled. This Agreement shall remain in effect for a period of five years.

If none of the Contracting Parties notifies the other of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year.

This agreement was signed in Tunis, on 24 June 2000 in three original copies in Turkish, Arabic and English, all texts being equally authentic except in case of doubt when the English text shall prevail.

On behalf of the Government of the Republic of Turkey
Assoc.Prof.Dr.Osman DURMUŞ
Minister of Health

On behalf of the Government of the Tunisian Republic
Dr.Hédi M’HENNI
Minister of Public Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY AND THE GOVERNMENT OF TURKMENISTAN ON COOPERATION IN THE FIELDS OF HEALTH AND MEDICAL INDUSTRY

The Government of the Republic of Turkey and the Government of Turkmenistan (hereinafter referred to as the "Parties"),

Guided by the wish to enhance the cooperation between the two countries in the fields of health and medical industry,

Recognizing that this cooperation shall contribute to the improvement of the health of their people,

have agreed as follows:

ARTICLE 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, shall promote cooperation in the fields of health and medical industry. The specific areas of cooperation shall be determined with respect to the interests of both Parties upon mutual approval.

ARTICLE 2

The Parties shall cooperate in the fields of health and medical industry, upon mutual consent, by means of:

a) Exchange of information.
b) Exchange of delegations and health specialists.
c) Participation in scientific conferences and exhibitions to be organized by either of the Parties.
d) Other types of cooperation in the fields of health and medical industry upon mutual agreement.

ARTICLE 3

For visits within the framework of this Agreement:

a) The Sending Party shall cover round-trip travel expenses.
b) The Hosting Party shall cover board, lodging and domestic travel (if necessary) expenses of the visitor.

This period shall not be longer than one week.
ARTICLE 4

The Ministry of Health of the Republic of Turkey and the Ministry of Health and Medical Industry of Turkmenistan shall provide for the implementation of this Agreement.

The fields and conditions of realization of the cooperation envisaged by this Agreement, shall be determined by Action Plans and Implementation Programmes to be prepared as agreed upon by the Parties.

ARTICLE 5

This Agreement may be amended by mutual written consent of the Parties at any time. The amendment shall enter into force in accordance with the same legal procedure prescribed under Article 6 of this Agreement.

ARTICLE 6

This Agreement shall enter into force on the date of the last written notification by which the Parties notify each other, through diplomatic channels, of the completion of their internal legal procedures required for the entry into force of the Agreement.

This Agreement shall remain in force for a period of five years from the date of its entry into force and shall be renewable for one-year periods unless one of the Parties notifies the other in writing through diplomatic channels of its intention to terminate the Agreement six months prior to the date of expiration. The termination of this Agreement shall not affect the activities and projects already in progress or executed.

Done in Turkmenbaşı on 12 November 2010, in two original copies in Turkish, Turkmen and English, all texts being equally authentic. In case of any divergence of interpretation, the English text shall prevail.

On behalf of the Government of the Republic of Turkey

On behalf of the Government of Turkmenistan

Zafer Çağlayan
Minister of State

Hıdır Sarpalıyev
Deputy Chairman of the Cabinet of Ministers
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE CABINET OF MINISTERS OF UKRAINE ON COOPERATION IN THE
FIELDS OF HEALTH AND MEDICAL SCIENCES

The Government of the Republic of Turkey and the Cabinet of Ministers of Ukraine
(hereinafter referred to as “Contracting Parties”), with the intention to promote cooperation
between their respective countries in the fields of health and medical science

and

convinced that this cooperation shall contribute to the improvement of the health status
of their population

have agreed as follows:

Article 1

The Contracting Parties shall encourage and develop cooperation in the fields of health
and medical sciences on the basis of equality, reciprocity and mutual benefit, by promoting
mutual exchange of experience on such themes identified as priorities and mentioned in Plans
of Cooperation referred to in Article 5 of this Agreement.

Article 2

In particular, the Contracting Parties shall use their endeavours to facilitate:

-exchange of information in the health fields of mutual interest;

-exchange of specialists for the purpose of study and consultations within the fields of
cooperation in specified in Plans of Cooperation according to Article 5 of this Agreement;

-direct contacts between institutions and organizations in their respective countries;

-exchange of information on new equipment, pharmaceutical products and
technological developments related to medicine and public health;

-other forms of cooperation in the fields of health and medical sciences, as may be
mutually agreed upon.

Article 3

The Contracting Parties shall exchange information on congresses and symposia with
international participation dealing with problems of health and medicine which will take place
in their respective countries and, at the request of one Contracting Party, the other Contracting
Party shall send the respective materials issued on the occasion of such activities.
Article 4

The respective bodies of the Contracting Parties shall exchange lists of medical literature and films on health care as well as any other written, visual or audio-visual informative materials in the field of health knowledge.

Article 5

The Contracting Parties entrust the Ministry of Health of the Republic of Turkey and the Ministry of Health of Ukraine the implementation of this Agreement.

To implement this Agreement the Ministries will sign Plans of Cooperation based on domestic legislation in which, among other things, financial provisions shall be specified.

Article 6

This Agreement is done for indefinite period of time and enters into force on the day of receiving of the last notification about the completion by the Contracting Parties of internal procedures, being necessary for this Agreement entering into force.

The Contracting Parties may terminate this Agreement by giving notice in writing of its intention about termination through diplomatic channels. This termination enters into force after six (6) months from the date of such notice.

Done in Kiev this 21st day of May 1998, copies, in the Turkish, Ukrainian and English languages, each text being equally authentic.

In case of divergency in interpretation, the English text shall prevail.

For the Government of the Republic of Turkey

For the Cabinet of Ministers of Ukraine

Prof.Dr.Ahad ANDİCAN
Minister of State

Andrei SERDİUK, M.D.
Minister of Health
The Ministry of Health of the Republic of Turkey and the Ministry of Health of Ukraine (thereinafter referred to as the “Contracting Parties”), in order to further develop mutual cooperation and to ensure more fruitful use of existing potential, according to the “Agreement Between the Government of the Republic of Turkey and the Cabinet of Ministers of Ukraine”, signed on 21 May 1998, have agreed upon the following:

Article 1

The Contracting Parties in accordance with the existing laws of both countries, shall encourage the development of cooperation in the field of pharmaceutical industry on the basis of equality and mutual benefit.

Article 2

The Contracting Parties shall cooperate by means of:

- the exchange of experts of national authorities for the purpose of education,
- provision of consultancy as regards the technical matters and the investigation of manufacturing plants,
- search and promotion of investment opportunities at various areas.

Article 3

The Contracting Parties within the framework of their existing laws, shall contribute to and support promoting the cooperation between the related bodies about the mutual trading of pharmaceutical products.

Article 4

The Contracting Parties shall set up a Committee which will composed by official authorities and industrial representatives of both Parties, in 3 months after the signature of this Protocol, for the elaboration of the details of the matters included this Protocol, for taking decisions as regards the application methods and proposals for application of matters within this Protocol and initiation of works within the framework of a specific program. The said Committee shall begin its work in 6 months after its establishment and shall meet at least once a year.

Article 5

This Protocol shall enter into force on the day of signature.
Either Contracting Party may terminate this Protocol by giving notice in writing to the other Contracting Party of its intention to terminate the Protocol, in which case the Protocol shall cease to be in force six (6) months from the date of the notification of termination.

Done in Ankara this 23rd day of November 2000, in duplicate in the Turkish, Ukrainian and English languages, each text being equally authentic.

In case of divergency in interpretation, the English text shall prevail.

For the Ministry of Health of the Republic of Turkey
Assoc.Prof.Dr.Osman DURMUŞ
Minister of Health

For the Ministry of Health of Ukraine
Vitaliy MOSKALENKO
Minister of Health
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE GOVERNMENT OF THE REPUBLIC OF UZBEKISTAN ON
COOPERATION IN THE FIELDS OF HEALTH AND MEDICINE

The Government of the Republic of Turkey and the Government of the Republic of Uzbekistan hereinafter referred to as “the Parties”,

Taking into consideration the traditional friendly relations between the peoples of the two countries,

Proceeding from interest of both countries in mutually beneficial and equal cooperation in the fields of health and medicine,

Have agreed upon the following:

Article 1

The Parties shall promote expansion of mutually beneficial and equal cooperation in the fields of health and medicine in the framework of their national legislation. The specific fields on cooperation shall be determined with respect to interests of both Parties through mutual approval.

Article 2

The Parties shall cooperate in the fields of health and medicine which shall be mutually approved by means of:

- Exchange of information;

- Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy;

- Providing direct contact among the related foundations, institutions and organizations;

- Organization of conferences, symposiums and seminars;

- Other kinds of cooperation in the fields of health and medicine as will be mutually accepted.

Article 3

In cases of natural disasters and emergencies, the Parties shall collaborate in their capacity. In addition, official health institutions of both countries, on written request and approval of the Parties, may treat patients on commercial basis.
Article 4

The Parties shall promote the development of relations and establishment of commercial relations in the fields of health, medicine, pharmaceuticals and medical tourism.

Article 5

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement:

- The Sending Party shall pay for the round-trip ticket to and from the Hosting Party;
- The Hosting Party shall cover expenses regarding board and lodging and domestic travel (if will be necessary). This period could not be longer than two weeks;
- The Hosting Party shall provide medical treatment (except dental prothesis) to the visiting experts in case of emergency.

Article 6

For the implementation of this Agreement the Ministry of Health of the Republic of Turkey and the Ministry of Public Health of the Republic of Uzbekistan are assigned.

Article 7

The fields and conditions of the applications of the cooperation envisaged by this Agreement shall be determined in the activity plans and applications programmes to be prepared in periods and numbers which shall be considered necessary by the Parties.

Article 8

The Parties shall notify each other through diplomatic channels on the fulfilment of the internal procedures required by their respective national legislation for the entry into force of this Agreement.

This Agreement shall enter into force at the date when the second notification is received and shall be valid for a period of five years.

If none of the Parties notifies the other Party of its intention to terminate the Agreement six months before its expiration date, the Agreement shall be renewed each time for a further period of one year.

Termination of this Agreement have not effect on the implementation of the programs and projects, determined in the period of Agreement’s validity, if there is not any agreement achieved between the Parties.
Done at Ankara, on 18 November 1997, in two originals, each in the Turkish, Uzbek and English languages, all texts being equally authentic. In case of divergence, the English text shall prevail.

On behalf of the Government of the Republic of Turkey
H. İbrahim ÖZSOY, M.D.
Minister

On behalf of the Government of the Republic of Uzbekistan
Shavkat KERİMOV, M.D.
Minister
AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF TURKEY
AND THE GOVERNMENT OF THE REPUBLIC OF YEMEN
ON COOPERATION IN THE FIELD OF HEALTH

The Government of the Republic of Turkey and the Government of the Republic of Yemen, hereinafter referred to as the “Parties”,

Expressing their will to develop cooperation in the fields of health and medicine between their countries,

Have agreed upon the following:

Article 1

The Parties, based on the principles of equality and reciprocity, and in conformity with their mutual benefits, will promote cooperation in the fields of health and medicine. The specific fields of cooperation will be determined with respect to the interests of both Parties through mutual approval.

Article 2

The Parties will cooperate in the fields of health and medicine which will be mutually approved, by means of:

i) Exchange of information.
ii) Exchange of experts in order to realize short-term education, training, improvement of professional skills and consultancy services.
iii) Providing direct contacts among the related foundations, institutions and organizations.
iv) Other types of cooperation in the fields of medicine and public health as will be mutually accepted.

Article 3

The Parties will exchange information on international congresses and symposia to be held in their own countries, related with health and medical problems, and in case of the request of one of the Parties, the other Party will extend its own material regarding to the subject.

Article 4

The Parties shall support the development of relations and establishment of commercial relation in the field of pharmaceuticals.
Article 5

Concerning any visit of experts and other personnel of both countries within the framework of this Agreement;

I. The Sending Party shall cover round-trip travel expenses to and from the Hosting Party.

II. The Hosting Party shall cover board, lodging and domestic travel (if necessary) expenses of the visitor. This period will not be longer than 2 weeks.

Article 6

The Turkish Party shall encourage the establishment of a microbiology and virus laboratory in Yemen for the control of epidemics appearing in Yemen.

Article 7

The Turkish Party shall provide free treatment for 25 patients per year who cannot be treated in Yemeni hospitals. The selection of the patients shall be made by the Ministry of Public Health and Population of the Republic of Yemen and will be finalized by the approval of the Ministry of Health of the Republic of Turkey. Round-trip tickets of the patients shall be covered by the Yemeni Party.

Article 8

Upon the request of the Yemeni Party, the Turkish Party, within bounds of its possibilities, shall provide experts for maintenance of medical systems and equipment in Yemeni Hospitals

Article 9

The Ministry of Health of the Republic of Turkey, within the bounds of its possibilities, shall consider the requests of the Ministry of Public Health and Population of the Republic of Yemen regarding the arrangement of training courses in Turkey for Yemeni doctors and technicians on medical systems and equipment.

Article 10

For the implementation of this Agreement, the Ministry of Health of the Republic of Turkey and the Ministry of Public Health and Population of the Republic of Yemen will be assigned.
The fields and conditions of the implementation of the cooperation envisaged by this Agreement will be determined by Activity Plans and Implementation Programmes to be prepared in periods and numbers which will be considered by both Parties.

**Article 11**

The Parties, from the date of this Agreement’s entry into force, have agreed upon the termination of the validity period of the “Agreement Between the Government of the Republic of Turkey and the Government of the Republic of Yemen on Cooperation in the Field of Health” dated 29 January 2002.

**Article 12**

This Agreement will be approved and ratified by the Contracting Parties in accordance with the domestic rules and regulations of the Parties.

This Agreement shall enter into force on the date of the completion of exchange of diplomatic notes on approval and ratification of each Party and thereafter it shall remain in force for a period of two years.

If none of the Contracting Parties notifies the other Party of its intention to terminate the Agreement six months before its expiration date, the Agreement will be renewed each time for a further period of one year if there is no objection from the Parties.

This Agreement was signed in Ankara, on 25 February 2008, in two original copies in Turkish, Arabic and English, all texts being equally authentic except in case of doubt, when the English text shall prevail.

On behalf of the Government of the Republic of Turkey

Prof. Dr. Recep Akdağ
Minister of Health

On behalf of the Government of the Republic of Yemen

Dr. Yahya Yahya Mohammed Al-Mutawkel
Minister of Industry and Trade