

**FRAMEWORK COLLABORATION AGREEMENT
BETWEEN THE UNIVERSIDAD NACIONAL DE LAS ARTES
AND**

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This Framework Collaboration Agreement, made by and between the **UNIVERSIDAD NACIONAL DE LAS ARTES** (UNA), represented in this act by its Principal, Professor Sandra Daniela TORLUCCI, Argentinian identification document 17.972.438, having its principal place of business in Azcuénaga 1129, Buenos Aires, Argentina, hereinafter referred to as “UNA”, and the, represented in this act by its, identification document/ identity card, having its principal place of business in (*address*), city of....., (*country*), hereinafter referred to as “.....”, shall be subject to the following terms and conditions:

ARTICLE ONE: The purpose of this collaboration agreement shall be the implementation of cooperation programs pursuing:

- a) The improvement of academic quality.
- b) The selection and design of projects related to research and development, technical assistance, technology/knowledge transfer, and extension and third-party services.
- c) The management and administration of the projects listed in b) of this Article.
- d) The training and upskilling of human resources.
- e) Any other action that, to the criteria of the parties involved, may contribute to improving the purpose of this agreement.

ARTICLE TWO: The actions as may be implemented within the framework of the above-described cooperation in furtherance of the purpose of this agreement shall be provided for in Annexes, which shall specify:

- a) The goals; and
- b) the duration and costs of the programs to be implemented.

Said Annexes shall be signed, on behalf of UNA and by the highest-ranking authority/authorities of the relevant areas/departments, as the case may be.

ARTICLE THREE: The Annexes to be signed shall specify the following information:

- a) The identification of the goal pursued.
- b) The description of the Work Plan.

- c) The budget required for its implementation.
- d) The duties and rights of each party.
- e) A detail of the material and personal contributions to be made by each party, subject to the prior agreement of the parties.

ARTICLE FOUR: This Agreement shall become effective as of the date of execution of the Annexes, which shall be submitted to the Secretariat of Legal Affairs of UNA for approval. In the event that each party signs this Agreement on a different day, the one that will sign second must do so within 30 days from the signing of the other.

ARTICLE FIVE: The partial or final outcomes of the programs as may be implemented within the framework of this Collaboration Agreement may be published or disclosed in the media, jointly with or separately by UNA and/or In the latter case, the party making public the partial or final outcomes shall make specific mention of the fact that the same have been obtained within the context hereof. Both UNA and are joint copyright owners in relation to the reports, results and conclusions, which may be made public in scientific, artistic or cultural publications.

ARTICLE SIX: All movable property that and UNA may use for the implementation hereof shall be understood to be loaned for use and at no charge during the term of this Agreement. Such property shall be inventoried, and the inventory shall specify the exact place where the same is to be located. Furthermore, upon the expiration of this agreement, such movable property shall be returned to its owners in the same condition as it was delivered, fair wear and tear excepted.

ARTICLE SEVEN: This Agreement shall be effective for a term of two (2) years as from the date of its execution. Such term may be automatically extended for identical periods of time, provided that the party willing to have such term extension notifies the other party about its intent in writing no later than sixty (60) calendar days prior to the expiration hereof. If the other party remains silent after receiving such notice, the term shall be deemed extended.

ARTICLE EIGHT: The agreements and/or annexes involving budgetary disbursements and/or the award of a degree shall be submitted to the Board of Trustees of UNA for approval.

ARTICLE NINE: The agreements and/or annexes involving student exchange programs shall be in compliance with the effective regulatory framework.

ARTICLE TEN: Either party may choose to terminate this Agreement without a cause, by giving the other party sixty (60) calendar days' written notice, without this generating any right to compensation for either party. This notwithstanding, the programs, projects and/or study plans that may be in progress shall continue until their total conclusion, unless, by mutual agreement, the parties decide otherwise. At the end of the term of the Agreement, the parties will present a report on the activities that were carried out within the framework of this Agreement with the purpose of evaluating the results and the fulfillment of the goals. The parties shall agree on the criteria and mechanisms to be used to prepare said results report.

ARTICLE ELEVEN: The parties establish domicile at the addresses indicated above, where all judicial or extrajudicial communications served in relation to the construction and performance hereof shall be deemed valid. In the event of disputes, both parties agree to be subject to dispute settlement mechanisms by friendly arbitration.

In witness whereof, the parties sign two (2) identical counterparts.

For and on behalf of
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Place:
Date:

For and on behalf of **Universidad Nacional de las Artes.**
Place:
Date:

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Professor Sandra Daniela TORLUCCI
Principal