

**AGREEMENT FOR COOPERATION BETWEEN
BETWEEN
UNIVERSIDADE ESTADUAL DE MARINGÁ (BRAZIL)
AND THE
UNIVERSITY (NAME AND COUNTRY)**

The **Universidade Estadual de Maringá**, a public institution, Treasury Department Control Number nº 79.151.312/0001-56, at 5,790 Colombo Avenue, Maringá, State of Paraná, Brazil, hereafter called **UEM**, represented in this agreement by its Rector, Prof. Dr. Julio César Damasceno, and **University**, at **(full address)**, hereafter called **(university acronyms)**, represented in this agreement by its Rector,, sign this a Agreement for Cooperation, in accordance with the laws of the host countries of universities, in accordance with the following conditions:

CLAUSE ONE - AIMS

This agreement aims to establish broad technical and scientific cooperation programs, to develop teaching and research projects; to ensure the access and use the infrastructure of both institutions; to promote technical staff, teachers, and students interchange for mutual interest projects and programs, to meet the community's interests, through signature of the terms of specific agreements that will be linked by this Cooperation Agreement.

Subclause - All activities resulting from the present Agreement of Cooperation will be carried out only after the signature of the specific accord, being approved by both parts in the form of a project or a formal communication between parts guided by a work plan with basically the following data:

- Identification of the object to be executed;
- Goals to be carried out;
- Steps or phases of execution;
- Application plan for the financial resources;
- Resources Availability Timetable;
- Prevision of start and the end of assignments, as well the conclusion of the steps or phases.

CLAUSE TWO – INTELLECTUAL PROPERTY:

The intellectual property of the results of scientific work will be detailed in specific agreement terms, following current legislation.

CLAUSE THREE – THE MEANS

The material resources, personnel, and funds necessary to carry out the activities resulting from the present Agreement will be provided by **UEM** and by **(university acronyms)**, either from their own resources or from external funding agencies.

Subclause - For all effects of the above provision, the parts may be assisted by the government or private agencies, national or otherwise.

CLAUSE FOUR – THE VALIDITY

The present Agreement will be in force from the date of signature and during the next 5 (five) years but it may be modified, during this period if both parts agree, by mutual consent and Additive Agreement.

CLAUSE FIVE – TERMINATION

This Cooperation Agreement may be terminated at the initiative of any participant by written notice. Termination will take effect 90 (ninety) days from the receipt of the notice.

Subclause – The project activities contemplated in terms of specific agreements will not be affected by the termination of this Cooperation Agreement.

CLAUSE SIX – THE COURT

Any questions relating to this Agreement for Cooperation will be resolved by an Arbitration Board, consisting of one member appointed by each institution participant plus one member elected by mutual understanding.

CLAUSE SEVEN – THE JURISDICTION

It will be up to the judiciary of the country of each participant to settle doubts and disputes not resolved by the Arbitration Board.

The representatives of the participants sign the Cooperation Agreement in 02 (two) copies, in Portuguese and (**another language**), so that it produces legal effects.

Prof. Dr. Julio César Damasceno
Reactor of
Universidade Estadual de Maringá

Reactor's name
Reactor of

Date:

Date: