



UNIVERSITY LOGO

**AGREEMENT FOR COOPERATION BETWEEN
STATE UNIVERSITY OF MARINGÁ, BRAZIL
AND THE
INSTITUTION (COUNTRY)**

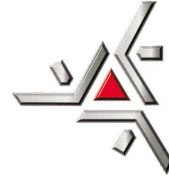
The **State University of Maringá**, a public institution, originally created as a foundation but transformed into a state autarchy by State Law nº 9663, on July 16th, 1991, Treasury Department Control Number 79,151,312/0001-56, at 5,790 Colombo Avenue, Maringá, State of Paraná, Brazil, hereafter called **UEM**, represented in this agreement by its Rector, Prof. Dr. Julio César Damasceno, Brazilian, married, Academic Professor, appointed by Decree nº 11.221 September 27 of 2018, and **UNIVERSITY (name and juridical nature)**, at **full address**, hereafter called **(university acronym)**, represented in this agreement by its rector/dean....., **nationality, marital status, profession**, appointed by, sign the present Agreement for Cooperation, in accordance with State Law nº 15,608 / 07 and Federal Law nº 8.666 / 93 governing the matter, and possible alterations and provision under the following conditions:

Clause one – Aims:

This agreement aims to establish 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 contracts that will be signed on the present Agreement.

Sub clause – All activities resulting from the present Agreement of Cooperation will be carried out 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:

- Objective identification;
- 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.



UNIVERSITY LOGO

Clause 2 – Intellectual Property:

Any intellectual property originated from the work related to this Agreement for Cooperation will be subject to the legal dispositions applicable to the specific contracts underlying the agreement, attributing due merit to the persons who worked on it, who will appear as authors in all publications derived from the research work.

Clause 3 – Industrial Property:

The rights relative to the scientific results will be specified, in each case, in the corresponding contract, according to the specific laws.

Clause 4 – 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 acronym)**, either from their own resources and budgets or from external funding agencies.

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

Clause 5 – Validity:

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

Clause 6 – Indictment:

Any party may terminate the present Agreement and the termination must be done at least 90 days in advance. If there is any activity already being carried out, on the case of projects already approved and covered by specific contracts, no impairment will ensure; the cancellation of the Agreement must wait for the conclusion of the aforementioned activity or activities.



UNIVERSITY LOGO

Clause 7 – Publication:

A summary of this Legal Instrument will be published as an extract in the State Official Gazzete, according to the Law 15.608/2007.

Clause 8 – 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. To settle any litigious matter, resulting from the present Agreement, both signing parties choose exclusively the court located at each participant institution headquarters; any other court will be refused, notwithstanding its highest privileged status.

Being so totally accordant, both parts will sign the present Agreement in two copies, in Portuguese and in English, with the same content, meaning and form, in the presence of the witnesses, signed below, so that it may produce the desired results for all rightful and legal effects.

Dr. Julio César Damasceno
Rector of State University of Maringá

Rector's name
Rector of

Date:

Date:

WITNESSES:

Dr. Sandra Mara Schiavi Bankuti
International Cooperation Assessor

(name)
International Cooperation