

UNA FRAMEWORK COOPERATION AGREEMENT

This ag	reement made by and between the Universidad Nacional de las Artes (UNA) represented in this act by its
Princip	al, Professor Sandra Torlucci, having its principal place of business at 1129 Azcuénaga Street, City o
Buenos	S Aires, hereinafter "UNA" and, represented in this act
by	, having its principal place of business at
	, hereinafter "",
shall b	e subject to the following terms and conditions:
COVEN	ANT ONE: The purpose of this cooperation agreement shall be the implementation of cooperation
progra	ms pursuing:
a)	Improvement in academic quality
b)	Selection and design of research & development, technical assistance & technology/knowledge transfer,
	and extension and third-party service programs.
c)	Management and administration of the programs listed in b) of this covenant.
d)	Training and upskilling of human resources.
e)	Any other action that, in the parties' opinion, may contribute to the advancement of the purpose hereof.

furtherance of the purpose of this agreement shall be provided for in Annexes, which shall specify a) the goals, and b) the duration and cost of the programs to be implemented.

COVENANT TWO: The actions as may be implemented within the framework of the above-described cooperation in

COVENANT THREE: The Annexes shall be signed, on behalf of UNA, by the highest-ranking Authority/Authorities of the relevant areas/units, as the case may be, and shall contain the following information:

- a) Identification of the goal pursued.
- b) Description of the Work Plan.
- c) Budget required for its implementation.
- d) Duties and rights of each party.
- e) A detail of the material and personal contributions to be made by each party.



COVENANT FOUR: This agreement shall become effective	we as of the date of execution of the annexes, which shall
be submitted to the Secretariat of Legal Affairs of UNA ar	nd for approval.
COVENANT FIVE: The partial or final outcomes of the pr	rograms as may be implemented within the framework of
this cooperation agreement may be published or discl	osed in the media, jointly with or separately by "UNA"
and/or In the latte	r case, the party who makes public the partial or final
outcomes shall make specific mention of the fact that the	e same have been obtained within the context hereof. Both
"UNA" and "" are jo	int copyright owners in relation to the reports, results and
conclusions, which may be made public in scientific, artis	stic or cultural publications.
COVENANT SIX: All movable assets that "	" and "UNA" may use for the
implementation of this agreement shall be understood to	to be loaned for use and at no charge during the term of
this agreement. Such assets shall be inventoried, and th	ne inventory shall specify the exact place where the same
are to be located. In addition, upon the expiration of th	is agreement, such movable assets shall be returned to
their owners in the same condition as they were delivered	d, natural wear and tear excepted.
COVENANT 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 po	eriods of time, provided that the party willing to have such
term extended notifies the other party about its intent in	n writing no later than sixty (60) calendar days prior to the
expiration hereof. If the other party remains silent after r	receiving such notice, the term shall be deemed extended.
COVENANT EIGHT: The agreements and/or annexes invo	olving budgetary disbursements and/or degree programs
shall be submitted to the Board of Trustees of UNA for ap	pproval.
COVENANT NINE: The agreements and/or annexes invo	lving student exchange programs shall be in compliance
with the effective regulatory framework.	

COVENANT TEN: Either party may choose to terminate this agreement without a cause, by giving the other party

sixty (60) days' written notice, without this generating any right of compensation for either party.



COVENANT ELEVEN: The parties establish domicite at the addresses indicated <i>ut-supra</i> , where all judicial or
extrajudicial communications served in relation to the construction and performance hereof shall be deemed
valid. Both parties agree to submit to the jurisdiction of the Federal Courts in administrative litigation matters, and
expressly waive any other forum or jurisdiction.

In witness whereof the parties sign two (2) identical counterparts in the City of Buenos Aires, this ______ of the

month of ______ 201___.