

AGREEMENT OF COOPERATION

BETWEEN

**LAW SCHOOL
XIAMEN UNIVERSITY**

AND

**FACULTY OF LAW
UNIVERSITY OF CRAIOVA**

Preamble

The Law School of Xiamen University and the Faculty of Law of University of Craiova declare that:

- a. Their full mutual assistance serves the purpose of their respective institutional development while increasing their teachers' capability for academic research.
- b. This exchange also increases their students' capability for studying related knowledge and understanding different cultures.
- c. They acknowledge each other as capable of understanding this agreement according to the following terms:

Article 1

Both parties agree to establish a complementary relationship for academic and educational cooperation.

Article 2

These activities will mainly concentrate on the following:

- a. The mutual information on syllabi, administration and teaching planning at each other's request.
- b. The exchange of academic materials.
- c. Lodging facilities for professors for specified period, so that they are able to give lectures and take part in courses and the development of joint teaching programs.
- d. Joint developments of research projects on matters of common interests.
- e. Forming a consortium to offer master degree in specified fields.
- f. Collaboration in research and development projects that the other party is carrying out, and exchanging information, teachers and researchers.
- g. Graduates' attendance to post-graduate and specialization courses, PhDs and extensive programs
- h. The organization of lectures, seminars and courses on matters and problems of common interests.

Article 3

Likewise, both parties mutually agree to facilitate academic and technical services for professors, researchers and visiting students of the other party.

Article 4

In order to implement the foregoing, a commission shall be set up to establish the specific and exchange programs according to the academic laws and economic possibilities of both parties.

Article 5

The general principle for the payment of the academic activities arising from this agreement shall be the following:

- a. The sending party shall pay the international traveling expenses.
- b. The parties agree that the individuals who are part of an exchange must obtain the appropriate travel documents as required by the host country government.

Article 6

This agreement does not limit either party's right to enter into any other similar agreement with other institutions. Whatever may arise not provided for herein shall be settled by mutual agreement of the parties.

Article 7

This agreement will be in force for five (5) years as from the date of its signature. It may be extended by mutual agreement.

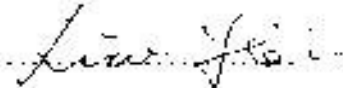
Article 8

The intellectual rights originating in work done under this agreement shall belong to both parties. It will be stated in the public work that such rights have been originated in this agreement. In those undertaking in which it is possible to achieve results of economic importance, both parties shall take the necessary steps regarding the property of the achieved results, as well as its protection.

Article 9

Either party may terminate this agreement by giving the other party a six (6) months' written notice without affecting the work already started unless it were otherwise stated by the signing schools.

Professor

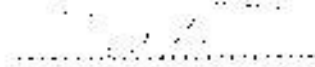


Dean

Law School, Xiamen University

2014.6.15

Associate Professor



Dean

Faculty of Law, University of Craiova