

**COOPERATION AGREEMENT BETWEEN THE SCHOOL OF LAW OF THE UNIVERSITY
OF LISBON AND THE RAFFLES UNIVERSITY SCHOOL OF LAW**



The SCHOOL OF LAW OF THE UNIVERSITY OF LISBON (hereinafter FDL), seated in Alameda da Universidade, Cidade Universitária, Campo Grande, 1649-014 Lisboa, Portugal, represented by the President of its Institute for Juridical Cooperation, Professor Dr. DÁRIO MOURA VICENTE, and the RAFFLES UNIVERSITY SCHOOL OF LAW (hereinafter RUSL), seated in Japanese Zone, National Highway-8, Neemrana – 301705 , Rajasthan , India, represented by its director, Professor Dr. MARIAN PINHEIRO, hereby agree upon the following:

Clause 1

FDL and RUSL shall cooperate with each other in fields of common interest, *inter alia* by the following means:

- a) Exchange of professors and researchers;
- b) Conduct of joint research projects;
- c) Organization of conferences, lectures and courses on legal subjects;
- d) Joint publications;
- e) Exchange of informations and scientific publications.

Clause 2

1. In order to ensure the performance of this agreement, each party shall appoint a Coordinating Professor.

2. The Professors thus appointed shall jointly prepare and submit to the competent bodies of their schools, in order that they may approved, the programs for the initiatives mentioned in clause 1.



A handwritten signature in blue ink, appearing to be "Marian Pinheiro".

Clause 3

1. The costs of the cooperation programs shall be apportioned in the following manner:

a) In principle, the party of origin shall pay all costs incurred by its professors and researchers when travelling to the country of destination;

b) Notwithstanding the above, the host party may take upon itself the costs of the cooperation programs organized in its own country, including the housing of foreign professors or researchers invited for that purpose;

c) Each party shall provide free of charge research facilities for professors or researchers that undertake research in the other party's facilities;

d) FDL and RUSL shall cooperate with each other in all initiatives necessary in order to obtain the necessary financial resources from third parties;

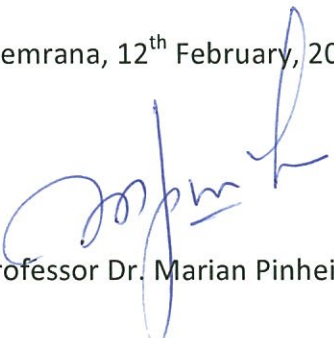
2. No program drafted under clause 1 shall enter into force before all financial resources necessary for its performance have been obtained.

Clause 4

1. The present agreement shall last for a period of five years, and may be prorogated by equal and successive periods, by an agreement in writing signed by both parties.

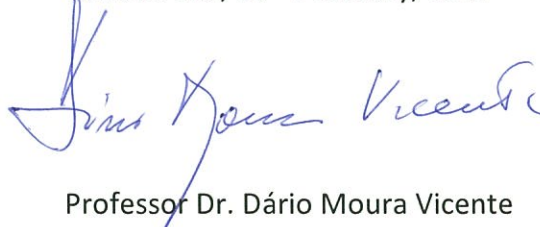
2. The present agreement shall enter into force upon its signature by both parties, and may be rescinded at any time, by a communication made with at least ninety days of anticipation.

Neemrana, 12th February, 2013



Professor Dr. Marian Pinheiro

Neemrana, 12th February, 2013



Professor Dr. Dário Moura Vicente