

Cooperation Agreement
Between Law School & Intellectual Property School,
Jinan University
And School of Law,
National University of Córdoba

Law School & Intellectual Property School, Jinan University

Address: 601, Huangpu Ave West, Guangzhou, Guangdong Province, P.R.China

Signed by Executive Dean GUO Zongjie, on behalf of the Law School & Intellectual Property School, in accordance with the powers conferred upon him by virtue of the office he holds.

Contact person: ZHANG Lu

E-mail: ofxyjkb@jnu.edu.cn

School of Law, National University of Córdoba

Address: Av. Haya de la Torre, X5000 Córdoba, Argentina

Signed by Dean Carlos A Toselli on behalf of the School of Law, in accordance with the powers conferred upon him by virtue of the office he holds.

Contact person: Lucrecia I. Sosa

E-mail: relaciones.internacionales@derecho.unc.edu.ar

Jinan University (hereinafter JNU) Law School & Intellectual Property School and National University of Córdoba (hereinafter UNC) School of Law (hereinafter jointly referred to as the Parties) have agreed to promote an international cooperation on a basis of equality, mutual benefit and common development, understanding that this cooperation does not give rise to a relationship of agency or partnership between the Parties and that neither Party shall have the right or authority to act on behalf of the other Party or to bind the other Party in any way. After friendly consultations, the Parties reached the following consensus on student exchange, academic cooperation and other matters:

Article 1: Content of the cooperation

1. Student exchange

Each institution may send students to the other party up to a limit of three (3) students per year, including bachelor, master and PhD students. A balance in the number of student exchange between both institutions will be sought. Both JNU and UNC shall waive tuition fees for exchange students. However, exchange students shall be responsible for funding their own travel, accommodation and other living expenses.

2. Cooperation on degree programs



The Parties have agreed that UNC students may apply for the master's degree programs provided by JNU. The admission standards and procedures shall be determined by JNU.

UNC School of Law shall offer courses related to international law or foreign-related law to students of JNU Law School & Intellectual Property School. The admission standards and procedures shall be determined by UNC.

3. Participation in intellectual property courses of JNU Law School & Intellectual Property School

JNU Law School & Intellectual Property School will invite one (1) to two (2) UNC School of Law students to participate in "International Workshop on Intellectual Property in Guangdong" each year. JNU will provide designated dormitories or standard room accommodations in hotels, and will cover tuition fees directly related to the Workshop curriculum. However, the invited students shall be responsible for their own financial support including transportation, visa application, personal communication, medical expenses and other personal expenses.

4. Teacher exchange and cooperation

Each institution may send one (1) to three (3) teachers to the other party per year, and may jointly hold legal research workshops to further promote legal exchanges between China and Argentina. Both institutions shall provide the visiting teachers with corresponding working conditions in accordance with the same standards as those for the teachers of host institution. The visiting teachers shall be responsible for their own living expenses, accommodation fees, including transportation, visa application, personal communication, medical expenses and other personal expenses.

5. Joint scientific research projects

The Parties can jointly apply for scientific research projects of the Chinese government or the Argentine government, as well as those of enterprises or international organizations, to promote scientific research cooperation in fields such as law and intellectual property, encourage scholars from both institutions to jointly publish high-level academic papers, and enhance the reputation and influence of the two universities among the international legal community.

6. Joint academic conferences

The Parties plan to jointly hold international academic conferences on a regular basis, aiming to enhance academic exchanges and cooperation in fields such as law and intellectual property. The academic conference will invite renowned scholars, experts, lawyers and government officials from home and abroad to participate, promoting the in-depth development of academic research on both institutions and enhancing the reputation and influence of the two universities among the international legal community.



7. Publications

Scholars from UNC School of Law can submit or recommend outstanding papers to academic journals hosted by JNU Law School & Intellectual Property School.

The cooperation content stipulated in this agreement should be carried out through separate written project agreements after mutual consent between the Parties. Regarding cooperation on degree programs, the Parties should separately sign more detailed agreements before implementation, so as to specify matters including courses, languages of instruction, tuition fees, faculty arrangements and other necessary elements.

These separate written agreements, shall not exceed the duration of this agreement and, the provisions set forth in Article 4 herein, shall be applicable to them.

Article 2: Ownership of intellectual property

1. The research results completed through the cooperation of both institutions and their intellectual property ownership shall be negotiated separately by the Parties or clearly stipulated in the specific project agreements. Where no agreement has been made, in principle, it shall be jointly owned by both institutions, and the specific proportion of equity shall be determined through consultation and written consent based on actual contribution.

2. Intellectual property rights generated during the cooperation projects shall comply with the intellectual property laws and norms of both countries and internationally, and be implemented in accordance with the content of specific project agreement.

Article 3: Cooperation mechanisms and safeguard measures

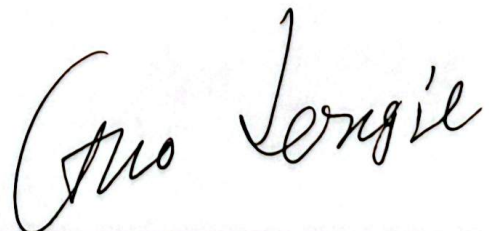
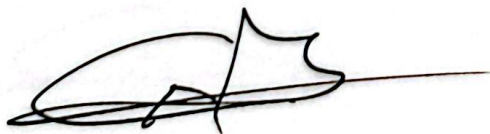
Establish a regular meeting communication routine to summarize the progress of phased cooperation and existing problems.

Article 4: Period of the agreement

1. This agreement of cooperation is valid for five (5) years from the signing date of the legal representatives or authorized representatives of the Parties.

2. If renewal is required, the Parties shall negotiate the relevant matters six (6) months before the expiration of this agreement, and then sign a separate written renewal agreement.

3. Each Party is allowed to terminate this agreement through written communication sent to each other, at least six (6) months in advance. The Parties shall negotiate and properly handle the termination matters, including but not limited to arranging for the return of exchange



students and visiting teachers, completing ongoing research projects, and settling related expenses, in order to minimize the impact on the Parties and also their students and teachers. Upon written termination, if the Parties do not renew the agreement, the Parties shall ensure that the projects that have been carried out or are ongoing should continue to be performed until completion.

Article 5: Disputes

Taking into account that the present agreement is based on the good faith and reciprocal collaboration of the Parties, any issues and controversies that may arise concerning its interpretation or execution shall be resolved, as a priority, through direct understanding between them.

The Parties agree to make every reasonable effort to solve in a friendly manner any controversy arising from the interpretation of the present agreement. Should it not be possible to reach an agreement through this channel, the Parties shall agree to jointly designate a third Party, being an individual, who will act as a mediator to seek an amicable settlement. If the controversies persist, the Parties shall turn to alternative dispute resolution mechanisms.

Article 6: Language

1. This agreement shall be executed in six (6) copies of identical content: two (2) in Chinese, two (2) in Spanish and two (2) in English. Each party shall retain three (3) copies, one in each language, all of which shall be authentic, and in case of differences in interpretation, the English version shall prevail.

2. When the Parties visit each other for study or work, they shall use English. Jointly-held international academic conferences and joint research shall mainly be in English, except for the specific cooperation projects where it is explicitly stated a particular language as the main language. In case of any ambiguity between texts in different languages, the English version shall prevail.

Article 7: Obligation of confidentiality

The Parties shall be responsible for keeping all confidential information of the other party obtained from cooperation (including but not limited to commercial, technical, operational, academic and personal information) confidential. The party receiving the information shall take reasonable confidentiality measures, only use such information for the purpose of this agreement, and shall not disclose it to any third party without the prior written consent of the information owner. This obligation of confidentiality does not apply to information that has



become public knowledge not due to the fault of the recipient or that has been independently developed by the recipient without breach of contract. The confidentiality obligations stipulated in this clause shall remain in effect after the termination of this agreement for a period of five (5) years, except as otherwise stipulated by laws and regulations.

Article 8: Others

1. Matters not covered herein may be clarified by the Parties through signing supplementary agreements.

2. The supplementary agreements have the same legal effect as this agreement.

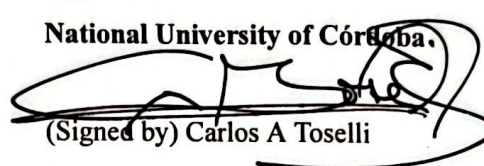
Signature

Jinan University

(Signed by)  GUO Zongjie

Signature

National University of Córdoba.

(Signed by)  Carlos A Toselli

Executive Dean

Law School & Intellectual Property School

Dean

School of Law

Date:

Date: December 10th 2025