

## **Master Agreement on Scientific and Technological Cooperation**

Between the **National Scientific and Technical Research Council**, hereinafter called "**CONICET**", herein represented by its President Dr. Alejandro Ceccatto, with domicile by choice in Godoy Cruz, of the Autonomous City of Buenos Aires, Argentina, as party of the first part; and **Ecole des hautes etudes en sciences sociales**, hereinafter called "**EHESS**", herein represented by the President Pierre-Cyrille Hautcoeur, with domicile by choice in 190-198 avenue de France 75013 Paris, France as party of the second part, agree to enter into this agreement of cooperation under the following terms:

### **ONE. SUBJECT MATTER:**

**1.1.-** The parties, by mutual agreement, enter into this master agreement in order to facilitate the mutual benefit of academic exchange and scientific and technological cooperation between the two Institutions.-

### **TWO. ADMINISTRATIVE REPRESENTATIVES:**

**2.1.-** In order to establish permanent and fluid communication channels between the parties, the Institutions may appoint representatives.-

**2.1.1.-** The representation of CONICET will be held by the manager of the Scientific and Technological Development Office.-

**2.1.2.-** On the other hand, the representation of "**EHESS**" will be held by the **Director of the research department**.-

### **THREE. SPECIFIC AGREEMENTS:**

**3.1.-** To achieve the proposed aims of collaboration and assistance, the administrative representatives will present projects which will be formalized in specific agreements.-

**3.2.-** The projects will determine: 1) the definitions for the programs to be implemented jointly, 2) the identification of areas of mutual interest, 3) the modalities for cooperation and funding, and/or 4) specific projects including the expected development of activities, timelines, budgets and responsibilities.-

*lsc*

*GA*

#### **FOUR. INTELLECTUAL PROPERTY – RESULTS PROPERTY:**

- 4.1.-** The intellectual property rights arising as a result of work performed under this agreement will belong to both parties in proportion to the contributions made by each one.-
- 4.2.-** The publications should include: the authors, their level of participation, and the fact that the work to be published arises from this agreement.-
- 4.3.-** In each specific agreement to be signed, where outcomes of economic importance are foreseen, a clause shall be incorporated providing for the protection of the property of the attained results and establishing the distribution of any earnings obtained, between the parties and between the authors of these results.-

#### **FIVE. USE OF LOGOS, NAMES, TRADEMARKS AND EMBLEMS:**

- 5.1.-** Neither Party may use the logos, names, trademarks and / or emblems of the other without prior written permission and consignment of the draft of the publication to be made.-
- 5.2.-** Where the use of logos, names, trademarks and / or emblems were done with an economic purpose, a written consent is required together with the economic assessment of this use.-

#### **SIX. FUNDING:**

- 6.1.-** This agreement does not imply per se, any outlay commitment to CONICET, or to **EHESS**. Outlay commitments arising from the specific agreements referred to in clause three shall be agreed therein specifying for each of these commitments the amount and percentage involved of the respective budget.-
- 6.2.-** The parties shall determine for each project approved the method for obtaining the necessary funds for their implementation, as well as the contributions each party will make for their implementation.-
- 6.3.-** Also, both parties may jointly or individually obtain funds to finance these activities from public or private, national or international organizations.-

#### **SEVEN. INDIVIDUALITY AND AUTONOMY OF THE PARTIES:**

- 7.1.-** In any circumstance or event in connection with this agreement, the parties will maintain the individuality and autonomy of their technical and administrative organisations and personally assume the consequent responsibilities.-

**7.2.-** This agreement does not limit the right of parties to enter into like agreements with other institutions. Anything not covered by this agreement shall be resolved by the parties by mutual accord.-

**7.3.-** The personal property and / or real estate, present or future, that CONICET and **EHESS** assign to the development of the planned activities, will continue to be a property of each signatory party.-

**EIGHT. DURATION – TERMINATION WITHOUT EXPRESSION OF CAUSE:**

**8.1.-** This agreement will be in force for a period of five (5) years and will be renewed automatically for the same term.

**8.2.-** This agreement may be terminated without expression of cause by either Party by previous notice, made through irrefutable means, with an anticipation of no less than thirty (30) days of the date of the intended termination. The termination shall not entitle either Party to claim compensation of any nature. In case there is work in progress, the Parties undertake to maintain in force the agreement until the completion of planned activities to the extent that they have enough resources allocated.-

**NINE. SETTLEMENT OF DISPUTES – JURISDICTION:**

**9.1.-** For any dispute arising from the application or interpretation of this agreement, the parties agree to exhaust all measures to end the conflict, in case they cannot reach an agreement they will be submitted to an International Tribunal to be determined by the parties.

**TEN. COMMUNICATIONS- NOTICES:**

**10.1.-** For all purposes of this agreement, the parties are domiciled in:

**10.1.1.- CONICET**

Godoy Cruz 2290- (C1425FQB).

Ciudad Autónoma de Buenos Aires – Argentina

At. Gerencia de Desarrollo Científico y Tecnológico

Reference: AGREEMENT CONICET - EHESS

**10.1.2.- EHESS**

190-198 avenue de France 75013 Paris

Reference: AGREEMENT CONICET - EHESS

*ONE*

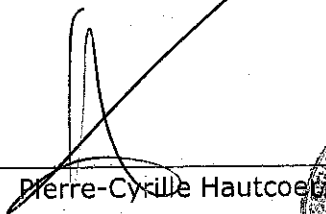
**10.2.-** Or wherever they communicate irrefutably in the future. Notices will be considered effectively forwarded and made the moment they are received by the addressee.-

**ELEVEN. FORMAL:**

**11.1.-** In Witness whereof four (4) copies of the same content and effect (two in Spanish and two in English) are signed in the Autonomous City of Buenos Aires, on **10/05/2016**

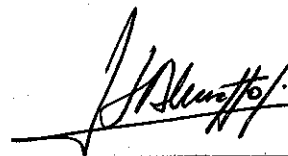
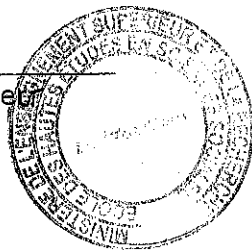
**Ecole des Hautes Etudes en  
Sciences Sociales**

**National Scientific and  
Technical Research Council**



Pierre-Cyrille Hautcoeur

President



Dr. Alejandro Ceccatto

Dr. Alejandro Ceccatto

President