



AGREEMENT between UNIVERSITY OF CAMPINAS (Brazil) and BROCK UNIVERSITY (Canada), which aims at promoting academic cooperation.

terms and conditions herein below: by its President Dr. Jack Lightstone, have mutually agreed and covenanted as set forth in the Ferreira Costa, and the Brock University, St. Catharines, Ontario, Canada, herein represented The University of Campinas (Unicamp), Brazil, herein represented by its Rector Fernando

SECTION 1 The purpose of this Agreement is to foster academic cooperation by means of undergraduate students and members of the technical-administrative staff of each institution. common research projects and/or the exchange of teaching staff/researchers, graduate students,

SECTION 2 – GOALS AND FORMS OF COOPERATION

2.1. Teaching staff/researchers

- research activities, under stays which shall not exceed the extent of one academic year (two 2.1.1. Visiting Faculty Members/Researchers shall take part in conference, teaching and/or
- according to the host institution's mandatory health coverage requirements 2.1.2. Health insurance coverage must be arranged by the visiting faculty member/researcher,
- 2.1.3. Salaries shall be paid by the institution of origin.

2.2. Undergraduate and Graduate Students:

- this Agreement as the Administrator. This will be the Director, International Relations Office at UNICAMP, and the Director, International Services & Programs Abroad at Brock University. 2.2.1. Each institution shall designate one person to administer the exchange, to be known in
- lence. The host institution shall be responsible for the final acceptance. 2.2.2. Students shall be pre-selected by their home institution based on their academic excel-
- of this agreement (5 years) the numbers will be balanced. however, the number of students on exchange may vary in any given year, but over the duration per semester. Each Administrator will attempt to maintain a balanced exchange each year; 2.2.3. The number of students involved in the exchange program shall be limited to 1 student
- same manner as regular students thereof. subject to all the rules and regulations of the host institution and shall comply with them in the 2.2.4. Students accepted by the host institution shall be considered exchange students, shall be
- ties they are to carry out. ledge of the language of the country of the host institution, at a level compatible with the activi-2.2.5. Students participating in the exchange program shall be encouraged to acquire know-
- 2.2.6. Each student shall follow a course of studies jointly agreed between the two institutions
- 2.2.7. The student's stay shall not exceed one academic year.







- tions shall be the object of a specific instrument to be executed between the concerned parties. 2.2.8. Undergraduate double accreditation programs and co-supervision of theses and disserta-
- institution's mandatory health coverage requirements. 2.2.9. Health insurance coverage must be arranged by the visiting student according to the host

2.2. Members of the technical-administrative staff:

- administrative staff to take part in the exchange program. ledge in fields of common interests, the institutions may select members of their technical-2.3.1. For the purpose of encouraging the exchange of administrative experience and know-
- the host institution's mandatory health coverage requirements. 2.3.2. Health insurance coverage must be arranged by the visiting staff member according to
- 2.3.3. Salaries shall be paid by the institution of origin.

SECTION 3 – FINANCIAL SUPPORT

- 3.1. Faculty members/researchers involved in exchange programs hereunder shall not pay fees borne by the faculty member/researcher, who may seek funding from external agencies. to the host institution. The remaining expenses (travel, accommodation and the like) shall be
- institutions to provide financial support. institution of origin. Remaining expenses (travel, accommodations and any ancillary fees) shall 3.2. Students involved in exchange programs hereunder shall pay academic fees, if any, at their be borne by the student. The existence of this Agreement shall not imply any obligation of the
- be borne by the institution of origin, subject to the availability of funds for such purpose 3.3. In the event of exchange of members of the technical-administrative staff, expenses shall

SECTION 4 – LIABILITY

exchange students, teaching staff, researchers, and technical-administrative staff during the campus, during the term of the exchange, nor any liability for debts or damages incurred by students, teaching staff, researchers, and technical-administrative staff either on-campus or off-4.1 Neither institution accepts any liability for accidents, injury or death occurring to exchange term of the exchange.

SECTION 4 - OBLIGATIONS OF THE PARTIES

- Agreement. **4.1.** Both institutions shall attempt to achieve reciprocity under the activities covered by this
- office of the institution of origin an official document specifying the activities carried out and, 4.2. At the completion of a student stay the host institution shall forward to the appropriate as the case may be, the achievement level attained.
- the respective credits and/or hours 4.3. The home institution shall acknowledge the academic results obtained by the student at the host institution, based on the work program previously agreed to between the institutions and
- of visiting faculty members/researchers as are within its reach. 4.4. The host institution shall provide adequate research conditions and locations for the work







members of the technical-administrative staff as are within its reach. 4.5. The host institution shall offer working conditions for the development of the activities of

SECTION 5 – ADDENDA

signed by both parties. Any modification in the terms of this agreement shall be established by way of an Addendum

SECTION 6 - EFFECTIVE TERM

Amendment duly agreed to between the Parties. the representatives of both Parties. Any changes herein shall be implemented in the form of an This Agreement shall be effective for a period of five (5) years, as from the date it is signed by

SECTION 7 - TERMINATION

ly affect any exchange in effect prior to the effective date of the termination. giving written notice six (6) months beforehand to the other. Such termination will not adverse-Either party will be entitled at any time at its absolute discretion to terminate the agreement by

SECTION 8 – SETTLEMENT OF DISPUTES

natural person to act as mediator. the event such consent is found to be impossible, the Parties shall jointly appoint a third party Agreement, the Parties shall exert their best efforts to arrive at a solution by mutual consent. In In order to settle any doubts that may arise under the performance or in the construction of this

IN WITNESS WHEREOF this Agreement was executed on the date written below

Signed on behalf of Brock University

Signed on behalf of Universidade Estadual de Campinas

Dr. Murráy Knuttíla

Provost & Vice-President Academic

Dr. Jack/Lightstone
President & Vice-Chancellor

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Prof. Fernando Ferreira Costa Rector

