

- (e) The design, development and testing of a two-way alert system (see guidance in Attachment IV);
- (f) The establishment of contact points between Regulatory/Designating Authorities and CABs of both Parties;
- (g) The participation in information exchange meetings with particular focus on conformity assessment and vigilance, including participation in staff training sessions. The exchange of staff will also be encouraged; and
- (h) During the Confidence Building Programme, where one Party has developed sufficient confidence in the evaluation methods and results of the other, it may at its own discretion, establish the relevant document of compliance permitting market access for its own jurisdiction based on the evaluation reports of the other Party without the full submission.

Participation in activities referenced under (c) and (d) should be understood as means to provide, on an exemplary basis, supplementary evidence in relation to the process of designation and surveillance of CABs.

6.3. Budget

Each of the Parties to the MRA will be responsible for the costs of its participation in the confidence building activities.