

2. The Parties shall jointly decide upon all Cooperative Activities under this Agreement. This Agreement does not apply to cooperative activities between individuals or legal entities from the two countries that are conducted outside this Agreement.

ARTICLE 5

Forms of Cooperative Activity

1. Subject to their respective legislation, the Parties shall foster Cooperative Activities to the fullest extent practicable. The Parties shall ensure that the Participants conduct each Cooperative Activity through the conclusion of a separate Implementing Document.

2. Cooperative Activities may include, but are not limited to:

- (a) joint research and development projects;
- (b) pooling of research and development projects that are already underway in each country into Joint Research Activities;
- (c) facilitation of commercially viable research and development;
- (d) organization of scientific seminars, conferences, symposia and workshops, as well as the participation of experts in those activities;
- (e) exchange and loan of equipment and materials;
- (f) exchange of information on the practices, laws, regulations, programs and policies relevant to the Cooperative Activities undertaken pursuant to this Agreement;
- (g) funding of Cooperative Activities on the basis of equal contributions from each Party;
- (h) demonstration of technologies and applications development and other events to promote research and development commercialization, commercial technology transfer and start-up related activities;
- (i) visits and exchanges of scientists, technical experts and academics, and training of human capital, including research internships for undergraduate, Master's and PhD students, as well as postdoctoral fellows and junior faculty members;