

**COLLABORATION FRAMEWORK AGREEMENT BETWEEN THE
EUROPEAN COLLEGE OF COMMERCE, S.L. AND THE COMPANY**

Barcelona, _____, 200 _____

B E T W E E N

The first, **Mr** _____, of legal age, of _____ nationality, with ID Card _____ as Director of the Center, and on behalf of the European College of Commerce (hereinafter **ESEC**), Tax ID number B58611021, with registered office at Calle Trafalgar, 10, 08010 Barcelona, España, as Trustee of it.

The second, Mr./Ms. _____ of legal age, of _____ nationality, with ID Card _____ on behalf of _____ (hereinafter **THE COMPANY**), and Tax ID number _____, with registered office at _____, as _____.

The parties, representing and recognizing their sufficient legal capacity to bind themselves in the qualities they act in,

D E C L A R E

I .- That **ESEC** contemplates in its program of activities the principle of relation with the business environment that demands the collaboration with Institutions that facilitate its educational work, as well as the exchange and diffusion of scientific and cultural knowledge.

II .- That **THE COMPANY** _____ basically carries out its activities in the _____ sector/industry and is interested in collaborating with **ESEC** in the scope mentioned in the exhibit I.--

III .- That both parties are interested in signing an agreement that regulates the partnership between the two Entities, which will now be known as the Framework Agreement, and subject to the following:

TERMS AND CONDITIONS

FIRST- The objective of this Agreement is to establish collaborative bonds and thus make joint outreach and research programs for the benefit of both parties. Some of these aspects would be the following:

a) **Involvement of the Company in the pedagogy of the school** through: taking part in the classroom; participating in the contents and methods used; giving students access to data that the company can provide and transmit for case studies; participating in

recruitment processes (committees for admission of new students, etc.).

b) **Support in guiding students** through: presentation of the company and job positions during the vocational orientation seminar; evaluation of final practices or global studies (Marketing Plan, strategic analysis).

c) **Propose internships periods** to our students with practical tasks and giving them responsibility in various departments of the company; possibility of carrying out field work such as market surveys, polls, event coordination, etc., for the company.

d) **Financial or institutional support** from the company: possible "sponsorship" of a graduating class; possibility of using the picture or logo of the company and the school in written documents, releases or promotional events such as fairs, exhibits, etc.; possibility of financing media equipment (audiovisual and computer supplies, etc.) and infrastructure, institutional events, courses and seminars.

These are voluntary and non-binding actions. It will be determined as to which and to what extent they can be achievable, existing the possibility of suggesting other ideas of mutual assent, not previously mentioned.

SECOND- Both parties, by common consent, shall constitute a Joint Commission which functions will consist of the programming, monitoring, and assessment of activities under this Agreement. It will be integrated by two members from each party and shall meet at least once a year.

A report of the activities undertaken under the Agreement will be prepared on a yearly basis, as well as a proposal of activities for the following year.

THIRD- By express agreement of both parties and following a proposal from the Joint Commission, various forms of collaboration may be established and shall be annexed to the Framework Agreement.

Each project or development program will contain, amongst others, aspects related to the contributions made by each party, calendar and duration of activities.

FOURTH- The present Framework Agreement will enter into force immediately upon its signing and its duration will be two years, renewable for equal periods, prior written manifestation of the parties.

FIFTH- Either party may terminate this agreement by giving notice to the other in writing, three months before its expiration date.

And as a sign of acceptance of the contents of this document, both parties have signed two copies of on the date and at the location detailed in the heading.

EUROPEAN COLLEGE OF COMMERCE, S.L.

THE COMPANY