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| Imagen que contiene objeto, reloj, firmar  Descripción generada automáticamente**ACTA DE RESCILIACIÓN DEL CONVENIO \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ENTRE LA****UNIVERSIDAD DE ANTIOQUIA (COLOMBIA) Y LA UNIVERSIDAD DE \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**LA UNIVERSIDAD DE ANTIOQUIA (Colombia), ente universitario autónomo con régimen especial, NIT 890.980.040-8, en cuyo nombre y representación actúa su rector, doctor JOHN JAIRO ARBOLEDA CÉSPEDES, identificado con cédula de ciudadanía 71.631.136 , facultado por el Acuerdo Superior 419 de 2014, quien para efectos de este documento se denominará la UdeA, y \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, en cuyo nombre y representación actúa \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, identificado con \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, facultado por\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, quien para efectos de este documento se denominará \_\_\_\_\_\_\_\_\_\_\_\_.**CONSIDERACIONES**1. El día \_\_\_\_ del mes\_\_\_\_\_\_\_ del año\_\_\_\_\_, la Universidad de Antioquia y la Universidad \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ suscribieron un convenio \_\_\_\_\_\_\_\_\_\_\_\_\_, cuyo objeto es: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ , y cuya duración era \_\_\_\_\_\_\_\_\_\_\_.
2. Que ambas instituciones han identificado que el convenio en referencia ya no se encuentra operando ni existen actualmente acciones asociadas al mismo, lo que implica que el objeto pactado entre las partes no se está desarrollando.

**[Agregara acá otras consideraciones relevantes al tipo de convenio que se quiere resciliar]** 1. Que el convenio \_\_\_\_\_\_\_\_\_\_\_\_\_\_ menciona en su cláusula \_\_\_\_\_\_\_\_\_\_\_ la posibilidad de resciliación.

En virtud de lo anterior, las partes**ACUERDAN****PRIMERA.** Resciliar o terminar de común acuerdo el Convenio \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, suscrito por las partes el día \_\_\_ de \_\_\_\_\_\_\_\_\_\_\_\_\_ de 2020, a partir de la suscripción de la presente acta.**SEGUNDA**. Exonerarse mutuamente de todo tipo de responsabilidad presente y futura derivada de la presente resciliación. En consecuencia, no habrá lugar a que alguna de las partes pueda reclamar indemnizaciones o multas, por concepto de perjuicios o similares.**TERCERA.** Las partes manifiestan que no existen acciones ni compromisos pendientes derivados del convenio que se rescilia mediante esta acta. **CUARTA.** La presenta acta de resciliación se perfecciona con las firmas electrónicas de las partes. En Medellín, Colombia a los \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ En \_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_\_\_\_ a los \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Rector Universidad de \_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_JOHN JAIRO ARBOLEDA CÉSPEDESRector Universidad de Antioquia | **Logo****MUTUAL TERMINATION AGREEMENT FOR \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ BETWEEN****UNIVERSIDAD DE ANTIOQUIA (COLOMBIA) AND \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (\_\_\_\_\_\_\_\_\_\_\_\_\_\_)**UNIVERSIDAD DE ANTIOQUIA (Colombia), an autonomous university entity with a special regime, with Tax ID No. 890.980.040-8, represented by its rector, Dr. JOHN JAIRO ARBOLEDA CÉSPEDES, bearer of Colombian citizenship ID No. 71.631.136, authorized in accordance with Superior Agreement 419 of 2014, who for the purposes hereof shall be referred to as UdeA, and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, represented by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, bearer of ID \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, authorized by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, who for the purposes hereof shall be referred to as \_\_\_\_\_\_\_\_\_\_\_\_.**CONSIDERATIONS**1. On (date) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Universidad de Antioquia and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ signed an \_\_\_\_\_\_\_\_\_\_\_\_\_ agreement, the purpose of which is: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, and the term of which was \_\_\_\_\_\_\_\_\_\_\_.
2. That both institutions recognize that the referenced agreement is no longer active and that there are no current actions associated with it, which implies that the object agreed upon by the parties is not being executed.

**[Add here other considerations deemed relevant to the type of agreement that is being mutually terminated.]**1. That the Agreement \_\_\_\_\_\_\_\_\_\_\_\_\_\_ states in the Clause \_\_\_\_\_\_\_\_\_\_\_ the possibility of mutual termination.

In accordance with the foregoing, the parties hereby **AGREE****FIRST.** To mutually terminate the Agreement \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, signed by the parties on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2020, as of the signing of the present agreement.**SECOND.** To mutually exonerate the parties from all present and future liability arising out of this mutual termination agreement. Consequently, neither party may claim indemnity or fines resulting from damages or similar issues.**THIRD.** The parties state that there are no pending actions or obligations under the agreement that is hereby being mutually terminated.**FOURTH.** This mutual termination agreement is executed with the electronic signatures of the parties.In Medellín, Colombia, on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_In \_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_\_\_\_\_\_\_ on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ RectorUniversity \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_JOHN JAIRO ARBOLEDA CÉSPEDESRectorUniversidad de Antioquia |