

**EXCHANGE OF NOTE FOR
AGRICULTURAL SCIENTIFIC AND TECHNICAL COOPERATION**

BETWEEN

**THE INDONESIAN AGENCY FOR AGRICULTURAL RESEARCH
AND DEVELOPMENT OF THE MINISTRY OF AGRICULTURE
OF THE REPUBLIC INDONESIA**

AND

**THE RURAL DEVELOPMENT ADMINISTRATION
OF THE REPUBLIC OF KOREA**

Whereas, the Indonesian Agency for Agricultural Research and Development of the Ministry of Agriculture of the Republic of Indonesia and the Rural Development Administration of the Republic of Korea (hereinafter referred to as "the Parties") aim at promoting technical cooperation on agricultural technology;

Whereas, the Parties also aim to develop and strengthen their respective technical competence on agricultural technology;

Whereas, the Parties aim to further accelerate agricultural progress based on mutual benefits;

The Parties agree on the following :

Article I

Forms of Cooperation

The Parties shall promote cooperation in the field of agricultural technology through the following forms:

- (a) The exchange of technical information including research papers, scientific publication, methodology, and other relevant materials issued by each Party;
- (b) The exchange of animal and plant germplasm with their inventories and breeding material on a reciprocal basis in accordance with due formalities stipulated in the regulations of each country;

FIOR IAAKD

- (c) The mutual visits of scientists with special mission and personnel training for long or short period in order to achieve active cooperation;
- (d) The conduct of joint researches, symposia, workshops, seminars, and training programs on subjects agreed upon by the Parties; and
- (e) Any other forms of technical cooperation in agriculture as may be mutually agreed upon.

Article II Intellectual Property Rights

Background intellectual property rights remain the property of each of the Parties. Any intellectual property rights, data, information and material resulting from the joint activities shall be owned and shared by the Parties unless otherwise stated in the Research Arrangement. Further, the provision and supply of research inputs such as research facilities and infrastructures shall remain the sole property of the contributing party unless otherwise stated in the Research Arrangement. All publications will be subject to joint-authorship agreement and/or will have reciprocal acknowledgement of the Parties.

Article III Financial Arrangement

1. All expenses related to the performance of the activities within the scope of work such as joint researches, symposia, workshops, seminars, and training programs on the subjects mutually agreed by the Parties, shall be determined and arranged by the Parties in advance; and
2. In particular cases, financial support as well as related expenses shall be separately arranged by the Parties.

Article IV Work Plan

A detailed description of individual projects or activities under the Exchange of Note shall be defined in Work Plan set out in Annex, which constitutes an integral part of this Exchange of Note. The Work Plan shall be drawn up and agreed to by the Parties.

Article V
Entry into Force and Revision

1. This Exchange of Note shall take effect on the date signed by the Parties and may be revised upon the written consent of the Parties at the request of either Party.
2. This Exchange of Note shall remain in force unless either Party notifies in writing, six months in advance, of its intention to terminate this Exchange of Note.

IN WITNESS WHEREOF, the parties hereto have executed this Exchange of Note as of the last written date below.

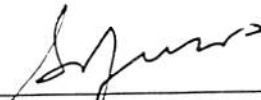
For the Indonesian Agency for Agricultural
Research and Development

For the Rural Development Administration



Dr. ACHMAD SURYANA
Director General

Date 28/12/04



Mr. JEONG-SOO SON
Administrator

Date

Dec. 10, 2004