

Article 4

The Contracting Parties will cooperate in elaborating scientific studies of mutual interest. For this reason, they will examine the possibility of providing assistance in data processing, in equipment machinery and special technical means.

Article 5

The information is changed in the framework of national legislation. Either of the Contracting Parties can reject on giving information, if it can injure to its sovereignty of national security or contradict to legislation which is into force in that country. About rejecting will inform the other Contracting Party in writing form. In the framework of this Agreement the Contracting Parties cannot communicate the receiving information to third part without the previous consensus of the side who has given the information.

Article 6

In order to improve the efficiency of the cooperation, the Contracting Parties will hold meetings of experts within the framework of their competence, whenever they both agree that there is a need to face urgent and special matters, such as the mass influx of immigrants, the systematic traffic in drugs, weapons and other forms of organized crime.

Article 7

The Contracting Parties assume the obligation to cooperate in the combat against illegal immigration. In this framework, they shall readmit persons, who cross illegally the borders of one of the Contracting Parties, coming from the territory of the other Contracting Party.

Until an agreement on readmission is concluded, the Contracting Parties shall readmit their citizens who reside illegally in the territory of the other Contracting Party.