

Attachment no. 3
to the Rules of Student Occupational Internship
in the Vistula University

Agreement on organisation of student occupational internship

Date between:

Vistula University in Warsaw, located at Stokłosy 3, 02-787 in Warsaw, registered in the *Registry of non-public universities and unions of non-public universities*, made by the Ministry of Science and Higher Education and numbered 2, with NIP: 526-00-09-816, REGON: 011021150, herein referred to as **University**, represented by the Rector, prof. Witold Orłowski,

and

.....
with headquarters in, enlisted in KRS
on position, NIP:, REGON:
....., herein referred to as **Organisation**, represented by:
.....

the agreement is made on the organisation of student occupational internship for Mr/Ms....., student of the faculty.....studying in full-time / part-time mode* of.....degree level, organised in the Department of..... in the Vistula University, with headquarters in Warsaw (album no.), in the period from to, stating as follows:

§ 1

The Organisation is committed to:

1. appoint the student's occupational supervisor, who will then define the scope of responsibilities for the trainee,
2. familiarise the student with the work rules, health and safety regulations, fire protection and other regulations concerning the activities of the Organization useful for the implementation of the internship,
3. implement and realise the schedule of the internship.

§ 2

1. The University is committed to the care of the technical and organizational aspects of the internship.
2. The University does not cover any costs related to the realisation of the internship for students and the Organization.

§ 3

1. The internship cannot take place under conditions that are not healthy.
2. The trainee is required to insure themselves against accidents (NNW) on their own cost.
3. The trainee should insure themselves against liability (OC).

§ 4

The Organisation is not obliged to pay compensation for the activities carried out by the student during the internship, and does not bear any costs of treatment.

§ 5

Any disputes that may arise under this Agreement shall be resolved by: on behalf of the University—Faculty Student Training Supervisor; and on behalf of the Organisation—a designated competent person for internships.

§ 6

This Agreement may be terminated at any time by mutual agreement.

§ 7

Any changes to this Agreement must be in writing in the form of an annex to be valid.

§ 8

This Agreement has been made in two identical copies, one for each of the Parties.

.....
University

.....
Organisation

***cross over the one not applicable**