



TRILATERAL AGREEMENT NO. **XXXXXXXXXXXXXXXXXXXXXXXXXXXX**
ON ORGANIZATION OF NON-OBLIGATORY STUDENT TRAINING

held on the day of **xxxxx** between:

Wrocław University of Economics, based in Wrocław, ul. Komandorska 118/120, 53-345 Wrocław, NIP: 896-000-69-97, REGON: 000001531, hereinafter referred to as "The University",

represented by:

Alła Witwicka-Dudek - Head of Career and Professional Promotion Service, pursuant to power of attorney No R/DOP-0170-1-20/13 granted by the Rector of Wrocław University of Economics on 16 Apr 2013

and

XX

name and surname of student

XX

address

XX

year of studies/faculty

henceforth referred to as the Student

XX

name of enterprise

XX

address

represented by:

XX

henceforth referred to as the Training Provider.

§ 1

1. The University delegates, and the Training Provider undertakes to organize and carry out student workplace training for the Student.
2. The training referred to in pt. 1 is not part of obligatory student training being an integral part of the course of studies.

§ 2

The training referred to in § 1 shall take place in the period of xxxxxxxxxx to xxxxxxxxxx

§ 3

The Training Provider undertakes to:

- 1) provide adequate workplace, premises, devices, tools and materials,
- 2) acquaint the trainee with in-house work code, work safety and hygiene regulations as well as applicable confidentiality provisions regarding state secrets and classified information,
- 3) supervise the trainee in regard to the course of actions and tasks delegated in relation to the training program,
- 4) provide the trainee with adequate work clothes, protective attire as well as protective equipment and hygiene products as specified in the provisions of industrial safety regulations,
- 5) provide the trainee with adequate casualty/accident insurance scheme.
- 6) in the case when the Student is already covered by adequate casualty/accident insurance scheme, the stipulations of § 3 pt. 5 do not apply to the Training Provider.

§ 4

The University undertakes to: represent the interest of the Student.



§ 5

The Student undertakes to:

- 1) respect all applicable regulations and practices, including the work times set, as well as diligently perform all tasks and duties delegated to him or her,
- 2) observe all applicable stipulations of in-house work code and the established work practices,
- 3) adhere to formal precautions and safety/hygiene regulations as well as fire regulations,
- 4) respect confidentiality of information presented in the course of training, in particular with regard to personal details of employees and customers of the Training Provider.

§ 6

1. Any and all disputes that may arise in regard to this Agreement shall be ruled:
 - on the part of the University – by the Director of Careers Services and Vocational Promotion Office;
 - on the part of the Training Provider – by the rightfully delegated representative of the Training Provider.
2. Prior to final ruling of the negotiations referred to in pt. 1, parties agree not to bring the dispute to court, unless dictated by the need to observe the claim inquiry deadlines as stated by applicable laws.
3. Should the parties fail to agree on ways to settle such dispute within 14 days, the conciliatory negotiations shall be deemed ineffective.
4. Should such dispute be brought to court, the case shall be ruled by the competent court for the registered office of the University.

§ 7

This agreement is made in three identical copies, one per each party of this agreement.

Signed on behalf of:

the University:
XXXXXXXXXXXXXX

the Student:
XXXXXXXXXXXXXX

The Training Provider:
XXXXXXXXXXXXXX