



## Agreement on Student Traineeship

The hereby agreement is concluded between

**UNIVERSITATEA BABEȘ-BOLYAI**, str. Mihail Kogălniceanu nr. 1, 400084 Cluj-Napoca, Romania, telephone: (00) 40 264 405300, fax: (00) 40 264 591906, TIN: 4305849, IBAN: RO76TREZ216504601X007224, Trezoreria Cluj-Napoca, represented by Professor Adrian Petrușel, Acting Rector, PhD, as **traineeship coordinator**

and

\_\_\_\_\_, address: \_\_\_\_\_, country:  
\_\_\_\_\_, telephone: \_\_\_\_\_, fax: \_\_\_\_\_, TIN: \_\_\_\_\_, IBAN:  
\_\_\_\_\_, bank: \_\_\_\_\_,  
represented by \_\_\_\_\_, as **traineeship partner**

### Article 1 - Object of agreement

- (1) The parties have agreed on \_\_\_\_\_ traineeships to be carried out in the field of traineeship partner by the students enrolled at traineeship coordinator as below:
  - a) \_\_\_\_\_ undergraduate/master's degree students in \_\_\_\_\_ at the Faculty of \_\_\_\_\_;
  - b) \_\_\_\_\_ undergraduate/master's degree students in \_\_\_\_\_ at the Faculty of \_\_\_\_\_;
- (2) The traineeship is meant to assist the trainee in acquiring professional competencies beyond the theoretical learning path.

### Article 2 - Status of trainee

- (1) The trainee shall maintain his/her status of student at the higher education institution throughout the traineeship.
- (2) The relationship between the trainee and the traineeship partner shall not fall under the terms of individual work relations (stipulated by the specific legal provisions).

### Article 3 - Traineeship terms and conditions

- (1) The length of the traineeship shall be of \_\_\_\_\_ day(s)/hour(s).
- (2) The traineeship shall be carried out in compliance with Act No 258/2007, Ordinance No 3955/2008 issued by the Ministry of Education, Research and Youth, internal regulations of both traineeship coordinator and partner, as well as any other legal provisions in force.
- (3) The traineeship coordinator and partner shall nominate the persons in charge of traineeship management (supervising teachers and tutors respectively).
- (4) The above-named persons shall have the necessary competence to assess the activity carried out by the trainee.
- (5) In the event one party is given confidential information on the other, the former will under no circumstance disclose it without preliminary agreement by the latter.
- (6) Concrete responsibilities of parties and trainees, as well as other aspects related to the proper traineeship process shall be set out in master frameworks accompanied by the traineeship portfolios.

### Article 4 - Final clauses

- (1) This agreement is valid for the academic year \_\_\_\_\_ - \_\_\_\_\_. Parties can agree to an extension of the agreement by means of an additional document.
- (2) Communication regarding the fulfilment of the agreement and of the agreement-based conventions shall be exclusively in writing, acknowledgement of receipt included.
- (3) The parties have agreed that any of the following types of signature used in the agreement: handwritten signature, handwritten signature in carbon copy, handwritten signature in electronic form, simple electronic signature and extended electronic signature may be used to confirm the consent of the parties regarding the terms of this agreement/ framework agreement.

The agreement herewith is drafted today, \_\_\_\_\_, in 2 (two) copies, one for each party.

COORDINATOR  
Acting Rector,  
Prof. Adrian Petrușel, PhD

PARTNER  
Legal representative,

Legal endorsement,