

CONTRACT FOR STUDY VISIT
performed within the framework of the project "Development of
teachers' competencies: didactic, digital and green transformation",
no. FERS.01.05-IP.08-0180/23-00

made on in Wrocław between:

1. Wrocław University of Science and Technology located in Wrocław (50-370), Wybrzeże Stanisława Wyspiańskiego 27, NIP: 8960005851, REGON: 000001614, represented by:

- (Vice-Rector for Education)

hereinafter referred to as the "**Sending Unit**",

and

2. located in,
NIP:, REGON:, represented by:

hereinafter referred to as the „**Visiting Unit**” ,

a

3., residing in(e) at, PESEL
number:, hereinafter referred to as "**Participant**"

The parties have agreed as follows:

§ 1

Subject of the Agreement

1. This Agreement regulates the cooperation of the Parties in the field of study visit by the Project Participants. The study visit is financed by the Sending Unit from the funds of the European Union, obtained within the framework of the project implementation: "Development of teachers' competencies: didactic, digital and green transformation", No. FERS.01.05-IP.08-0180/23-00.
2. The study visit referred to in §1, para. 1 is carried out within the framework of the project "Development of teachers' competencies: didactic, digital and in the field of green transformation", co-financed by the European Social Fund Plus under the European Funds for Social Development 2021-2027 program, under Priority I Skills and implemented in accordance with the project funding agreement numbered FERS.01.05-IP.08-0180/23-00, concluded between the National Center for Research and Development and Wrocław University of Science and Technology in Wrocław

3. The study visit is organized in order to improve the Participant's professional competence in a minimum of one key area, i.e. teaching competence and/or green transformation competence.
4. The detailed purpose of the study visit includes:

§ 2

Rights and responsibilities of the Sending Unit

1. The Sending Unit, as the organizer of the study visit, undertakes to:
 - 1.1. cover the basic costs (costs of accommodation, travel) of the study visit Participant from the project funds,
 - 1.2. monitor the performance of the study visit.
2. The study visit does not generate financial obligations on the part of the Sending Unit towards the Visiting Unit.
3. The Sending Unit shall not be liable to third parties or to the Visiting Unit for any damages caused by the Participant in accordance with his/her study visit.

§ 3

Rights and responsibilities of the Visiting Unit

1. The Host Unit is willing to host the Participant(*name and surname*) for the study visit and undertakes to conduct the study visit in accordance with the provisions of this agreement.
2. The Host Entity undertakes to:
 - 2.1. enable the Participant to carry out the study visit in accordance with the study visit plan, which is an integral part of the agreement,
 - 2.2. appoint a person who is an employee of the Host Unit to act as the Participant's supervisor,
 - 2.3. make available to the Participant all information and materials necessary for the performance of tasks related to the study visit,
 - 2.4. acquaint the Participant with the rules of the Host Unit regarding the use of its buildings and equipment, including health and safety and fire regulations.
3. As the intern's supervisor, the Host Unit appoints
(*name & surname, email address, telephone number*)
4. The Host Unit agrees that the documentation of the study visit may be inspected by the Study Visit Organizer and by the Managing Authority, Intermediate Body or other bodies that exercise control over the proper spending of EU funds.

§ 4

Rights and obligations of the Participant

1. The Participant undertakes to:
 - 1.1. to conduct the study visit in accordance with this Agreement and the study visit plan attached to the Agreement;
 - 1.2. to follow the instructions of the Visiting Unit;
 - 1.3. to comply with the provisions of law, including internal legal acts of the Visiting Unit, in connection with the performance of the subject of this agreement;
 - 1.4. to keep confidential any sensitive information of the Visiting Unit to which the Participant has access during the study visit, the disclosure of which could expose the Visiting Unit to loss, and which has been designated as confidential by the Visiting Unit;
 - 1.5. promptly inform the Sending Unit and the Visiting Unit of any facts that may affect the implementation of the agreement.

§ 5

Period and place of agreement implementation

The study visit will be carried out from to at the place:
..... (*name plus address of the place where the study visit will be held*)

§ 6

Termination of the Agreement

1. The Sending Unit or the Visiting Unit may terminate this Agreement by notice with immediate effect in the event of:
 - 1.1. violation by the Participant of the obligations referred to in § 4;
 - 1.2. discontinuation of the Participant's performance of his/her obligations under this Agreement without justification;
2. Termination of this Agreement in any case requires justification and written form under pain of nullity.
3. Declaration of termination of this Agreement by one of the Parties shall cause its termination between all parties to the agreement.

§ 7

Final regulations

1. In matters not covered by this agreement, the provisions of the Civil Code shall be applied.

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2. Any amendments to this Agreement shall be in writing, otherwise being invalid, unless the agreement provides otherwise.
3. Any disputes relating to this Agreement shall be attempted by the parties to resolve by negotiation, and in the absence of Agreement, such disputes shall be submitted to the settlement of the common court of competent jurisdiction according to the seat of the Sending Unit.
4. The Agreement is drawn up in four counterparts, one each for the Participant and the Visiting Unit and two for the Sending Unit.

Attachments:

1. The Study visit plan

.....

Sending Unit

.....

Participant

.....

Visiting Unit