**COLLABORATION AGREEMENT**

**Between**

**NAME OF THE UNIVERSITY**

**AND THE STUDENT MOBILITY SL**

This agreement is entered into between THE STUDENT MOBILITY SL, with CIF B90331588, and NAME OF THE UNIVERSITY Ltd, with company number 1046216-1 (“NAME”), as an institution of higher education with headquarters in CITY, COUNTRY..

Given the acknowledged importance of collaboration for our project with educational institutions and the contribution to society made by universities and colleges, both parties (“Parties”) express their desire to collaborate by strengthening and enriching the possibilities of students to prepare their stays abroad and vice versa.

* **Purpose of the agreement**

The purpose of this agreement is to establish the commitment of THE STUDENT MOBILITY SL to provide a service of search of collaborations and internships in Spain, free for students and NAME OF THE UNIVERSITY, under our modality of "recruitment". For this, THE STUDENT MOBILITY SL will offer students completely free access to the vacancies of internships opened by its collaborating companies as well as guiding them during the application, curriculum improvement and relocation process as far as possible.

* **Obligations and Rights of The Student Mobility SL**

THE STUDENT MOBILITY SL is committed to connect NAME OF THE UNIVERSITY with companies interested in hosting students for internships according to the characteristics of the educational programs of NAME OF THE UNIVERSITY while facilitating the connection of students enrolled in NAME OF THE UNIVERSITY with them.

THE STUDENT MOBILITY SL shall give its best effort to guarantee the quality of the internships offered to students of Laurea.

To confirm the internships, NAME OF THE UNIVERSITY shall enter into separate internship agreement with the company who provides the internship. For clarity, it is stated that Student Mobility SLU SL is not a party to the internship agreement.

THE STUDENT MOBILITY SL reserves the right to add the logo and the name NAME OF THE UNIVERSITY in their members’ area for purely informational purposes. For clarity, it is stated that THE STUDENT MOBILITY SL has no right to use NAME OF THE UNIVERSITY logo, brand or name for any other purposes than those agreed in this agreement.

* **Obligations and Rights of Laurea**

NAME OF THE UNIVERSITY is entitled to use the recruitment services of THE STUDENT MOBILITY SL free of charge as established in article 1 of this agreement, and to use the logo of the same for the purposes of communication, marketing, information and other as agreed in this agreement.

NAME OF THE UNIVERSITY undertakes to promote the vacancies of collaborating companies in the most appropriate way for them, disseminating the information among the students. Whenever possible, NAME OF THE UNIVERSITY will add a permanent link in the area of ​​international relations, council, partners or similar section of its corporate websites.

NAME OF THE UNIVERSITY is responsible for defining the educational goals to be achieved by the student, related to the internship, excluding THE STUDENT MOBILITY SL from the legal relationship between student, NAME OF THE UNIVERSITY and company selected for the internship.

NAME OF THE UNIVERSITY undertakes not to directly contact the companies introduced by THE STUDENT MOBILITY SL, in particular, to offer new profiles or invitations to job fairs without the prior consent of THE STUDENT MOBILITY SL. The communications related to the mentoring, tutoring or follow-up of the practices, is outside of this commitment.

* **Term of agreement**

This agreement shall enter into force when signed by both Parties and shall remain in force for one (1) year. After the one-year period, the agreement shall continue in force each year unless terminated by either Party. Both parties are entitled to terminate the agreement at any time with one (1) one months prior written notice.

* **Confidentiality**

The Parties undertake to keep confidential and not to disclose to any third parties any confidential information of the other Party without a prior written consent. Parties undertake to keep confidential and not to disclose to any third parties confidential information that they receive from each other. The confidentiality obligation does not, however, apply to:

a) information that was public or available to public at the time of the disclosure of the confidential information,

b) information that has become public or available to public after the time of disclosure of the confidential information without any default of the party,

c) information that was in the possession of a party and was not subject to any confidentiality obligation at the time of the disclosure of the confidential information,

d) information that a party has obtained from a third party and the Party disclosing the information has not imposed any confidentiality obligation on the information, or

e) information that has been developed independently or in collaboration with a third party without violating the confidentiality obligation set out in this agreement.

The confidentiality obligation will remain in effect for two (2) years from the termination of this agreement.

* **Applicable Law and Jurisdiction**

This agreement shall be construed in accordance with Finnish law. Any disputes arising from this agreement shall be settled through negotiations between the Parties. If the parties fail to reach an amicable solution, the dispute will be settled in the District Court of Helsinki.

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| **NAME OF THE UNIVERSITY Ltd**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name of the responsible person*\_\_/\_\_/2023* | **THE STUDENT MOBILITY SL**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Bassem Nwelati Artillo*\_\_/\_\_/2023* |