

EXTRACURRICULAR INTERNSHIPS

AGREEMENT ON EDUCATIONAL COOPERATION FOR BACHELOR'S, OFFICIAL MASTER'S, DOCTORATE, AND OTHER CONTINUING EDUCATION POSTGRADUATE DEGREE STUDENTS, BETWEEN THE UNED [SPANISH NATIONAL UNIVERSITY OF DISTANCE EDUCATION]¹ AND THE COMPANY SOCIETY OF AUDIOVISUAL AUTHORS

THIS EDUCATIONAL COOPERATION AGREEMENT IS MADE BY AND BETWEEN Mr/Mrs **ALBERTO MINGO ÁLVAREZ**, The Vice-rector of students of the UNED, (on behalf of the RECTOR under Agreement of 16.10.2020 - BOE [Official Gazette of the Spanish State] of November 5, 2020 AND

, legal representative of		with
CIF (Public institution/ NGO / non-profit	organization/organization Identification	Code) #
and address in		

WHEREAS the Parties do hereby agree to abide by the regulations established in Royal Decree 592/2014, of 11th July on the regulation of external academic internships for university students, and in Royal Decree 1393/2007, of 29th October, on the organization of university programs and the Statute of University Students approved by Royal Decree 1791/2010, of 30th December, and Royal Decree 99/2011, of 28th January, which regulates Official Doctorate Programs and UNED's Doctorate Studies School Regulation – BICI (Internal Coordination Bulletin) of November 2011.

This Agreement shall include students listed in the Annex hereto, pursuant to the following

CLAUSES

FIRST: Purpose

The purpose of this Agreement is to establish an Educational Cooperation Agreement so that students enrolled on UNED's official degree-courses, namely Bachelor's Degree, Official Master's Degrees, Doctorate, and University's Continuing Education Qualifications, may participate in extracurricular or voluntary internship placements in companies supplementary to the theoretical training of their study programs. In the case of internships attached to a specific research or innovation field, the clause from Annex 2 "Protection of research and/or innovation results of students in extracurricular internships UNED (OTRI)" shall apply.

SECOND: Commitment

Given the educational nature of the external internship placements, under no circumstance shall employment relationship obligations derive from them, nor shall their content replace the provision of labour inherent to the position.

¹ This Cooperation Agreement Form was validated by the Governing Council in their meeting of March 5th, 2019.

THIRD: Requirements for students on internship

Students on Bachelor studies undertaking an extracurricular internship in companies must have passed 50 % of the course load in their study plan. Official Master's students shall be required to be enrolled at least on 50% of the course, and Doctorate students must be enrolled in the current academic year. Finally, UNED's Continuing Education students shall be required to be enrolled as full time students.

FOURTH: Duration and academic commitments

The internship period shall last no more than 50% of the academic year. Specifically, the period shall preferably be 750 hours per academic year for undergraduate students.

For Official Master's Degrees and Continuing Education programs, the duration of the internship period for every academic year shall be calculated multiplying by 25 the number of ECTS of the program in which the student is enrolled, with a maximum duration of 60 ECTS per academic year.

For Doctoral Studies, the duration of the internship period for every academic year shall last no more than 1500 hours.

In all cases, the placement shall not exceed the final date of the course the student is enrolled on, (until 30th September). For Continuing Education programs ending after September 30th, placement may be extended yearly, until the completion of the corresponding study program.

corresponding study p	=	exteriaco	yearly,	indi the con	ipietion of the
In all cases, the Educa	tional Cooperatio	n Program	ns shall ha	ve to be devis	ed in a manner
that ensures correct im	plementation and	l monitorin	g of the st	udent's acader	nic activities.
Furthermore,				shall facilitat	e appropriate
compliance with the a	academic commiti	ments of t	he studen	ts on internsh	ip. In particular,
students have the righ	nt to sit examinati	ions that a	re part of	the official an	d/or continuing
education courses on	which they are er	nrolled, and	d the com	pany is obliged	d to grant them
the necessary permissi	on to attend them	1.			
FIFTH: Register					
With the aim of having	a register of the	•			ment at all times areers Guidance]
of any registration or v	vithdrawal that oc	curs in the	company.		
SIXTH: Conditions					
1.	Together				registration, dates of the
internship, the holiday	period, if there is	s one, as v	vell as the	timetable, the	location where
they are to take place	e, and their cont	ent, and i	t shall ap	point a persoi	n to act as the
student's tutor. These	data shall be state	d in the co	rrespondir	ng Annex 1.	
2. In accordance wit	th the provisions	of art. 13.5	of the La	w 26/2015, of	July 28th which
provides for infant and	d adolescents' pro	tection (Bo	OE of the	29th), UNED st	udents who are
entitled to internships	implying regula	r contact	with child	ren shall previ	iously authorize
UNED to request fro	m the sexual of	fenders' C	entral Reg	gistry the indi	vidual negative
certification that warra	nts that the stude	nt has not	been conv	icted of an offe	ence concerning

any crime against sexual liberty and indemnity. This information shall be requested directly



through the Data Intermediation IT Platform managed by the Ministry of Finance and Public Administrations.

In the case of international students or with a non-Spanish nationality, they shall also submit a negative criminal record check certificate issued by the authorities of the country of origin or the country of their citizenship.

SEVE	NTH: End	of the interns	hip place	ment				
Α	work	contract	may	not	be		into between	
				and	а	student unless	this Educational	
Coop	eration Ag	reement is exp	ressly rev	oked or co	nclu	ded with regard to	said student.	
EIGH	TH: Insura	ance						
	-	-				4th which regulate		
				•			ipating in training	
				_			ship in companies,	
			_				ing the concept or	
			•	•			tablishment of an	
empi	oyment re	elationship, the	e respons	-			d Scheme lies in	
in thi	c recoect /	of the country	in which t			comorm to the rui	es and regulations	
111 (111	s respect (of the country	iii wiiicii t	пеу орегас	.C.	() `		
If the	re is no ob	ligation for inc	lusion of	the studen	t in	the Social Security	General Scheme (if	
							lent Coverage, the	
		for his/her acc				<u>-</u>	J	
				~ /.	, -			
NIN	ΓH: Educat	ional grant	,(
		onal grant _					shall provide the	
					-		of which may vary	
	_				. Th	is grant shall be	regulated by the	
provi	sions estab	olished in Anne	x 1 hereto	0.				
	ΓH: Certific		and a death			al also LINED alsoll	account that at other hands	
	At the end of the internship period, the company and the UNED shall award the student with a certificate as provided under current law.							
with	a certificate	e as provided t	inder curr	ent law.				
ELEV	ENTH: Val	lidation/recog	nition cri	iteria				
		_			tion	or recognition of	credits and/or a	
						olan and is in line w		
Ì	•							
TWE	LFTH: Stu	idents with p	orevious	curricular	int	ernship (practicu	m) in the same	
	pany.							
			•		•	_	plan) has ended,	
	_					•	shall process their	
extra	curricular i	nternsnip agre	ement for	tne extend	aed	internship term.		
TLID	TEENTU. I	Intermediary a	and mana	agement s	orvi	-00		
11111	\	intermedialy a	and mana	_			pavment of €50 to	

the University as compensation for the latter's intermediary and management services, before the first start day of the placements of each student stated in Annex 1 hereto. This



payment must be made into the account which the UNED has in the Bank of Spain, SWIFT: ESPBESMM-IBAN: ES869000-0001-20-0250129929 and proof of payment must be sent to the COIE adding as reference details "COIE-payinterpolice"

extracurricular internship."

Public institutions, NGO and non-profit organizations are exempt from the obligation of payment for such services. The management of the COIE may propose the waiver of this compensation to other entities in exceptional cases and for a reasonable cause.

In the event of an extension of the term hereof, it is understood that the amounts hereinabove as well as those in clause 9 will be updated as per the CPI at the time of the Agreement.

FOURTEENTH: Data Protection

Following UE Regulation 2016/679, April 27, 2016, General Data Protection is fully aplicable in Spain since May 25, 2018. Personal contact data that may be exchanged among the parties will be treated, as the entity responsible for treatment, by the UNIVERSIDAD NACIONAL DE EDUCACIÓN A DISTANCIA (UNED) and, as the entity in charge of treatment, by the entity **SOCIETY OF AUDIOVISUAL AUTHORS**

Once the present agreement has ended, the entity in charge will return the personal data and, when necessary, the physical medium containing them, to the entity responsable, or destroy them, once the relationship has ended.

The purpose of the collection and treatment of the information is the management of the agreement undersigned in the body of this document. The data cannot, in any case, be used for their own purposes:

The entity in charge and all its personnel will maintain confidentiality and the obligation of professional secrecy regarding the personal data to which they have had access in virtue of the present agreement, even after this agreement has ended.

The entity in charge will maintain security measures to guarantee the protection of data and will periodically (as well as whenver there are relevant changes in their software and hardware infrastructure) carry our risk evaluations on information security; the implantation of mechanisms adequate to resolve the risks detected will derive from these evaluations, as is described in Article 32 of the Regulation for General Data Protection and in the National Security Plan.

The entity in charge will not share personal data with third parties, without the express authorization of the entity responsible.

The entity in charge wil notify the entity responsible, without undue delay and, in all cases, within the maximum deadline of 24 hours, of any violations in the security of personal data of which it is aware, together with all the relevant information noted in Article 33.3. of the Regulation for General Data Protection.



The entity in charge will designate, if necessary, a delegate for data protection and will communicate this delegate's identity and contact information to the entity responsible.

AIMS THAT JUSTIFY THE TREATMENT OF PERSONAL DATA BY THE ENTITY IN CHARGE FO THE TREATMENT

According to the contract regarding data treatment undersigned by both parties, the aspects and identification of the information affected to which the entity in charge of treatment, the kind of data and the aims that justify the treatment, will now be listed.

THE TREATMENT OF PERSONAL DATA WILL INCLUDE THE FOLLOWING ASPECTS

Gathering, structuring, conservation, consultation, and registry

IDENTIFICATION OF INFORMATION AFFECTED

In order to execute the services derived from the fulfillment of the objective of this assignment, the entity responsable for the treatment authorizes the entity in charge of the treatment to treat the information necessary, including the following categories of data: Identifying data: [Name, surname, identification number, address, telephone] Data on personal characteristics: [Sex, date of birth, nationality, place of birth] Academic and professional data: [Training, degrees, academic records]

OBJECTIVES THAT JUSTIFY ACCESS OR TREATMENT BY THE ENTITY IN CHARGE

The entity responsable for treatment authorizes the entity in charge of treatment to treat, the personal information derived from such ownership, only and exclusively for the fulfillment of academic training.

FIFTEENTH: Commissioning of Personal Data Processing.

1. Purpose			
We hereby	qualify	the	company/organizatior
	(hereafter, the dat	a PROCESSOR), on behalf o
UNED (COIE Management) -	hereafter the CC	ONTROLLER, to tre	eat such personal data as are
necessary for the following:			

"To manage career advice of the students of the University and individuals involved in projects related to work opportunities and internships for students in collaborating companies of the COIE."

Nature and purpose that justify the treatment of the personal data on behalf of the CONTROLLER shall be as hereinafter provided.

2. Data return

Upon termination of this Agreement, the PROCESSOR shall return all personal data to the CONTROLLER or, as the case may be, destroy such data and, where necessary, the devices where they are stored. Said return shall imply the complete deletion of the existing data in the systems and documents of the PROCESSOR. However, the PROCESSOR may keep a



properly protected copy of said data for as long as any liabilities regarding contract execution may arise.

3. Obligations of the PROCESSOR

<u>Purpose</u>: The PROCESSOR shall use personal data exclusively for the purposes of this Agreement. In no case shall the PROCESSOR be able to use the data for its own purposes.

<u>Sub-hiring</u>: The PROCESSOR shall not sub-hire any of the services under this Agreement, as a whole or in part, when they require data processing without previous authorization in writing by the CONTROLLER.

Should it be necessary to sub-hire any data processing services, in whole or in part, this circumstance shall be duly notified in writing to the CONTROLLER in advance, stating the items that are to be subcontracted, and identifying in a clear and unequivocal form the name of the subcontracting company and contact details.

Said sub-hiring must be authorized in writing by the CONTROLLER, always in advance, and shall be governed by article 28.4.de the Spanish Data Protection Law (RGPD).

<u>Instructions by the CONTROLLER</u>: The PROCESSOR shall deal with personal data solely following documented instructions by the CONTROLLER.

<u>International transfer</u>: If the PROCESSOR must transfer personal data to a third country or to an international organization by virtue of applicable EU or member States Laws, then the PROCESSOR shall previously inform the CONTROLLER in writing of that legal requirement unless forbidden by law for reason of public interest.

<u>Confidentiality</u>: The PROCESSOR and all its personnel shall maintain the duty of secrecy with respect to the personal data to which they have had access under this order, even upon termination.

The PROCESSOR shall guarantee that the persons authorized to process personal data shall commit themselves, expressly and in writing, to respect confidentiality and to comply with the corresponding security measures, of which they must be informed accordingly.

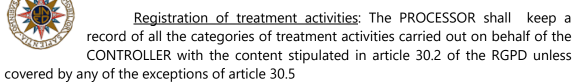
Where there is a statutory confidentiality obligation, an express record of the nature and extent of this obligation must be established.

The PROCESSOR shall keep the documentation accrediting compliance with this obligation at the disposal of the CONTROLLER.

<u>Security measures</u>: The PROCESSOR, on a regular basis (and also whenever there are relevant changes in its software and hardware infrastructure), shall carry out a risk assessment on information security, from which the implementation of appropriate mechanisms shall be derived to combat detected risks as described in article 32 of the RGPD and in the National Security Scheme and in particular:

- a) Guarantee the confidentiality, integrity, availability and permanent resilience of the treatment systems and services.
- b) Restore the availability and access to personal data promptly, in case of a physical or technical incident.
- c) To verify, evaluate and assess, on a regular basis, the effectiveness of the technical and organizational measures implemented to guarantee the safety of the treatment.
 - d) Pseudonymize and encrypt personal data, if applicable.

The evaluation of information security risks must be included in a report by PROCESSOR, which must be provided to the CONTROLLER. The scope of such evaluation of information security risks shall be the totality of data processed by the CONTROLLER. The security measures shall cover the protection of the information systems, as well as the systems of manual processing and archiving of the documentation.



Non-disclosure: The PROCESSOR shall not disclose the data to third Parties, unless with the express authorization of the CONTROLLER and as required by law.

<u>Training of authorized persons</u>: The PROCESSOR shall guarantee the necessary training regarding the protection of personal data of the persons authorized to process personal data.

<u>Exercise of rights</u>: The PROCESSOR shall assist the CONTROLLER, through appropriate technical and organizational measures, whenever possible, so that the CONTROLLER may comply with its obligation to answer requests from the interested Parties in the exercise of their legal rights. (Data access, amendment, deletion, opposition, limitation, and portability).

<u>Notification of security breaches</u>: The PROCESSOR shall notify the CONTROLLER, without undue delay, and in any case before the maximum period of 24 hours, of any breaches in the security of the personal data that are known to the PROCESSOR, together with all the relevant information as provided in article 33.3. of the Spanish law (RGPD).

<u>Support in carrying out impact evaluations for data protection</u>: The PROCESSOR shall assist the CONTROLLER in carrying out impact evaluations related to data protection, where appropriate.

<u>Compliance with obligations</u>: The PROCESSOR shall make available to the CONTROLLER all the necessary information to demonstrate compliance with its obligations, as well as for the performance of audits or inspections carried out by CONTROLLER or another auditor authorized by him.

<u>Delegate of data protection</u>: The PROCESSOR shall designate, if applicable, a data protection delegate and shall provide his identity and contact information details to the CONTROLLER.

PURPOSES THAT JUSTIFY THE PROCESSING OF PERSONAL DATA BY THE PROCESSOR OF TREATMENT

1. INTRODUCTION

This information is part of the agreement under the treatment contract signed by the Parties and provides details on the aspects and identification of the relevant information that is accessed or treated by the PROCESSOR, the type of data, and the purposes that justify the treatment.

2. TREATMENT OF PERSONAL DATA

The Processing of Personal Data shall include the following aspects: Collection, Registration, Structuring, Conservation, and Consultation.

3. IDENTIFICATION OF THE RELEVANT INFORMATION

For the execution of the benefits derived from the fulfilment of the object of this assignment, the data CONTROLLER authorizes the data PROCESSOR to process the necessary information, which includes the following categories of data (please delete what does not apply):



Identification data: [Name and Surname, ID, Address, Telephone]
Personal characteristics data: [Sex; Birthdate; Nationality; Place of birth;
Language]

Academic and professional data: [Training; Degrees Academic record; Professional experience; Membership of professional associations or associations]

Details of employment detail: [Body / Scale; Category / grade; Job positions; Worker's history]

4. PURPOSES THAT JUSTIFY THE ACCESS OR TREATMENT BY THE PROCESSOR

The CONTROLLER authorizes the PROCESSOR to treat personal information of the CONTROLLER, solely and exclusively to manage University students' career advice and people from projects related to employment and internships carried out by said students in companies/entities collaborating with the COIE.

SIXTEENTH: Protecting research results of UNED students during their placement.

Where the student is conducting a research project in the company, corresponding to his or her Master's or Doctoral Thesis, and generating results that might be transferable to business, he/she may request support from the Results Research Transfer Office (OTRI UNED) for the protection and commercialization of their intellectual and industrial property in the terms set out in Annex 2 hereto.

SEVENTEENTH: Funding of research projects

Where an entity is interested in financing the student in a research project within the scope of his/her Master's Thesis or Doctoral Thesis, a contract under Article 83 of the LOU shall be made through the OTRI UNED.

EIGHTEENTH: Non-discrimination of Disabled students

Pursuant to	the provisions in Ro	yal Decree	e 1/2013	of 29	th Nov	vembe	r that	approved	l the
combined tex	xt of the Disabled In	dividuals R	ights and	d Soci	al Integ	gration	Act, w	hich esta	blish
measures to	o guarantee and	make e			_		-	opportun ssary pos	
measures to disabilities.	establish selection	processes							

In the event that the student selected does have a disability, the company undertakes to facilitate his/her taking up of the position, by making any required adaptations with the necessary support and technical resources.

To comply with this clause, the company may request the advice of the UNIDIS [Assistance Centre for University Students with a Disability].

NINETEENTH: Applicable Law

This cooperation agreement is of an administrative nature so that ______ and the University undertake to solve any disagreement that may arise from the implementation of this Agreement amicably.

Any dispute concerning the interpretation and implementation of the Agreement which cannot be amicably resolved by the Parties shall be submitted to the Administrative Courts and Tribunals in accordance with Law 29/1998, of July 13, which regulates said jurisdiction.

TWENTIETH: Term of the Agreement

This Agreement shall be in force for four years from the date of its signature by the parties, and may be renewed by signing a new agreement of collaboration for another term of four years, unless earlier termination by one of the Parties, who reserve the right to cancel it unilaterally at any time by 10 days' written notice of termination to the other Party in advance.

Students who on the date of the cancellation are on an internship placement shall continue until the end of their term as established in Annex 1 hereto.

TWENTY-FIRST: Early termination

Other than by termination of its term as herein provided, this Agreement may terminate for the following reasons:

- a) By decision to terminate of any of the Parties;
- b) by mutual agreement of those signing this Agreement;
- c) if circumstances occur that make it impossible to perform the actions provided for in this Agreement;
- d) due to non-compliance with the commitments and obligations established in this Agreement;
- e) for lawful reasons.

In witness whereof, the Parties have signed this Agreement in duplicate in Madrid, on **28 de julio de 2020**

On behalf of THE UNIVERSITY
(On behalf of the RECTOR, Agreement of 16.10.2020 - BOE of November 5)
VICE-RECTOR OF STUDENTS

On behalf of THE COMPANY

LEGAL REPRESENTATIVE Seal and Signature

ALBERTO MINGO ÁLVAREZ