#### **AGREEMENT**

on conducting practice/internship of students of Drohobych Ivan Franko State Pedagogical University

"<u>/6</u>" <u>0/</u> 2023

We, the undersigned, **Drohobych Ivan Franko State Pedagogical University** (hereinafter referred to as the University), represented by Rector **Prof.Valentyna Bodak**, acting on the basis of the Statute, on the one hand, **Service center DVC ZEVENBERGEN - VZW EMMAÜS** (hereinafter referred to as the "Practice/internship base"), represented by General Manager **Mr.Marc Pattyn** and **NGO VZW ORADEA** (hereinafter referred to as the "Supporting organization"), represented by President **Dr. Patrick Bellinck**, on the other hand, hereinafter collectively referred to as the Parties, and separately, the Party, have entered into this Agreement as follows:

## 1. SUBJECT OF THE AGREEMENT

1.1. This Agreement is concluded by the Parties for the organization and conduct of practice/internship of students of the University studying specialties 231 "Social work", 053 "Psychology", 227 "Physical rehabilitation", 227 "Physical therapy, occupational therapy".

## 2. OBLIGATIONS OF THE PARTIES

- 2.1. The Practice/internship base is committed to:
- 2.1.1. Apply students to practice according to the calendar plan.
- 2.1.2. Appoint qualified specialists for direct practice guidance.
- 2.1.3. Create the necessary conditions for students to realize the programs of their practice.
- 2.1.4. Prevent students from working on posts and/or making job that do not fit into the practice program and/or their future specialty.
- 2.1.5. Provide students with safe working conditions at every workplace. Conduct compulsory safety briefs: introductory one and on-the-job. If necessary, teach students safe working methods.
- 2.1.6. Provide students with workwear, preventive measures, medical and preventive maintenance according to the norms established for the staff members.
- 2.1.7. Provide students and practitioners with the opportunity to use laboratories, offices, halls, libraries, technical and other documentation necessary to implement the program of practice.
- 2.1.8. Ensure records of students' passing practice. All violations of discipline, rules of internal labor regulations, etc., are reported to the University.
- 2.1.9. During/after the internship period, the internship provider will draw up a feedback report on the intern, based on a document made available by the University.

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## 2.2. The University is committed to:

- 2.2.1. Not less than a week before the beginning of the practice to provide the Practice/internship base with a program of practice and a list of the directed students.
- 2.2.2. To appoint supervisors of the practice/internship of qualified pedagogical/scientific and pedagogical workers of the University.
- 2.2.3. Ensure, that the students directed to the practice, are disciplined and keep to the rules of the internal working order of the Practice/internship base. Participate in the Commission's investigation the accidents, which have occurred with students during their practice.

- 2.3. The Supporting organization is committed to:
- 2.3.1. Support for transport of the students to the country of the Practice/internship base.
- 2.3.2. Support for accommodation of the students during the practice/internship period.

# 3. RESPONSIBILITY OF THE PARTIES

3.1. For non-fulfillment and/or improper fulfillment of obligations mentioned in this Agreement, the Parties bear the responsibility established by the current legislation.

## 4. TERM OF ACTION AND DEFINITIVE TERMINATION OF THE AGREEMENT

- 4.1 The Agreement enters into force from the moment of its signing by the Parties and is valid by "31" December 2028.
- 4.2 In the future, the contract will be extended for a period of 5 years, unless either party declares the reluctance to extend it within one month before expiry of the term.

### 5. OTHER CONDITIONS

- 5.1. All disputes arising between the parties under this Agreement shall be settled in accordance with the established procedure.
- 5.2. All amendments and/or additions to this Agreement will be made solely by mutual agreement of the Parties by concluding annexes (additional agreements), which are an integral part of this Agreement.
- 5.3. All expenses related to the fulfillment of the terms of this Agreement, the Parties carry on their own.
- 5.4. The Agreement is concluded in three copies in the English language, which have the same legal force, one for each of the Parties.

### 6. LEGAL ADDRESSES AND SIGNATURES OF THE PARTIES

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