### Agreement № 03/21 ON COOPERATION ON STUDENT INTERNSHIPS

3d March 2021

**Profi Studi & Work Limited Liability Company** represented by Director - Zhovtani Ruslany Yaroslavivny, acting on the basis of the Charter, hereinafter referred to as "Party-I", on the one hand, and the **Private Higher Education Institution "International Pylyp Orlyk Classical University"** represented by the rector Matvienko Lyudmila Pavlivna, acting on the basis of the Charter, hereinafter referred to as "Party-2", on the other hand, in hereinafter collectively referred to as the "Parties" and individually as a "Party", have entered into this Agreement about the following:

## **1. THE SUBJECT OF THE AGREEMENT**

1.1. The subject of this Agreement is cooperation on internships for university students of the Party-2 in accordance with the internship programmes and in the manner prescribed by this Agreement.

1.2 In accordance with the terms of the Agreement, the Parties shall combine their efforts to joint implementation of programmes aimed at practical implementation of the state policy about International Integration of Ukraine and the Law of Ukraine "On the National Programme Youth Support" (No. 1281-IV from 18 November 2003) and the introduction of elements of dual education by involving students in international internship programmes for abroad following the provisions, international treaties and agreements of Ukraine.

1.3. The Parties hereby confirm that the interests of each of them are served by a common implementation of the project for the purpose of internships, namely the improvement of existing and acquisition of new professional knowledge, skills and abilities, studying and mastering new technologies and techniques, acquiring additional knowledge of foreign languages for the specialities: "Hotel and restaurant business", "Tourism"," Physical Therapy, Ergotherapy", "Preschool Education", "Primary Education", "Management" and "Transport Technologies".

14. In the process of achieving these goals, the Parties will strive to build their relationships based on equality, fair partnership and protection of each other's interests.

### 2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1. Obligations of Party-I:

21.1. Conclude a separate internship agreement with each student and conduct mandatory internships, provided that the internship is conducted on the premises of Party 1. If the students do not complete their internship at the Party-I's premises, the Party-I does not bear the obligation to control the conclusion of an internship agreement between the student and the internship base;

2.1.2. If a student chooses an internship programme abroad, the Party must complete the following documents for sending students abroad, upon written request of the student before the departure. The Party-I undertakes to issue the necessary documents for the students to stay abroad within the period of stay abroad under the previous agreement with the student trainee;

2.1.3. Organise and interview students within the timeframe agreed upon with Party 2 in the case of an internship on the premises of Party-I.

2.1.4. Create the necessary conditions for students to get acquainted with professional activities in tourism and hospitality and not allow students to engage in activities not provided in this Agreement and the internship agreement, in case of internships at the premises Party-I.

2.1.5. Regularly receive information from representatives of internship centres about the programmes whose internship was provided by the Party before the internship, and, in case at the request of Party 2, provide the necessary information no later than one calendar day from the moment of receiving a request from Party 2

about the actual location of students. \*Agreement on cooperation on student internships /s

/signed/

2.1.6. In case of the appointment of the head of Party-2, the other party undertakes to arrange for the arrival of a supervisor for the internship to monitor the student's performance during the internship period for one week. Subject to completion of an internship abroad, on the premises of an internship, information on the internship programmes which was provided by the Party-1 before the internship, with hotel accommodation at the expense of the host party - the practice based on the territory Republic of Turkey.

2.2. Responsibilities of Party 2:

2.2.1. Organise informing students about available programmes and the opportunity to undergo internships, including notifications in the information electronic media resources available to Party 2. (in particular, but not exclusively on the official website of the Party-2).

2.2. 2. Inform students in advance, at least 3 months before the start of the internship, about the requirements for students who are allowed to participate in the internship.

2.2.3. Create conditions for representatives of the Party-| to provide information about the internship students (provision of premises of the educational institution for the presentation of the programme internships, etc.), and in the case of students' internships at the Party's premises provide the premises of the educational institution for lectures and events that are part of the such internship on the terms agreed by the parties.

2.2.4. Select students for internships in accordance with the requirements of the programme internships chosen by students.

2.2.5. To form and submit to the Party-I the lists of students who have expressed a desire to undergo internships both at the Party-1 internship base and at other bases, information about the programmes whose internships were provided by Party 1.

### **3. RESPONSIBILITY OF THE PARTIES**

3.1. For non-performance or improper performance of obligations under this Agreement the Parties shall be liable under the applicable laws of Ukraine.

3.2. Party 1 shall not be liable for the obligations of Party 2 and vice versa.

3.3. Party-2 is not liable to the student for any material damage arising from non-performance or improper performance of this Agreement or a separate internship agreement concluded with the student.3.4. Party-2 shall not be liable to Party-1 for failure to perform or improper performance of fulfilment of the student's obligations, as well as for other violations of the terms of the current legislation of the Republic of Turkey and Ukraine.

### 4. THE PROCEDURE FOR RESOLVING DISPUTES

4.1 The Agreement does not provide for a complaint procedure for resolving disputes. All disagreements are resolved through negotiations.

# 5. ADDITIONAL TERMS AND CONDITIONS

5.1. The Parties to this Agreement undertake to comply with the confidential nature of commercial information and not to transfer it to third parties without the consent of the parties, except for law enforcement agencies of Ukraine and the Republic of Turkey and only upon request of such law enforcement agencies. 5.2 This Agreement concluded between Party-1 and Party-2 is free of charge.

### 6. OTHER TERMS AND CONDITIONS

6.1 This Agreement shall enter into force on the date of its conclusion and shall be valid until 31 December 2021.

\* Cooperation agreement on student internships /signed/

6.2. Unless one month before the termination of this Agreement neither party shall declare in writing its termination, this Agreement shall be deemed extended for the following year on the same terms and conditions.

6.3. Additional Agreements and Annexes to this Agreement forming its integral part 1 shall have legal force if they are in writing, signed by the Parties and sealed with their seals.

6.4. The Parties shall have the right to terminate the Agreement early by agreement of the Parties or in court order.

6.5. Relationships between the Parties not regulated by this Agreement shall be governed by the current legislation of Ukraine.

6.6. The Parties undertake to notify each other immediately of changes in their postal address details and other changes that may significantly affect the parties' performance of this Agreement.

6.7. This Agreement is drawn up in Ukrainian, in two identical copies, which shall have the same legal effect for each party.

6.8. All disputes related to this Agreement, its conclusion or arising in the process of fulfilling the terms of this Agreement shall be resolved through negotiations between the representatives of the Parties. If the dispute cannot be resolved through negotiations, it shall be settled in court in accordance with the established jurisdiction and jurisdiction of such dispute in the manner prescribed by the relevant legislation in Ukraine.

#### 7. ADDRESS AND DETAILS OF THE PARTIES

Party-1

Party-2

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Director /signed/ Zhovtani R.Y.

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Director /signed/ Matvienko L.P.

\* Cooperation agreement on student internships /signed/