A model of a mandate contract the object of which is to provide classroom teaching and concluded with a natural person, a legal person or an organisational unit without legal personality conducting an economic activity

(Stamp of the UW organisational	unit)	Plan
Source of financing		$O_{II}$
S	(PSP Component)	(Mandate contract No.)
No	MANDATE CONTRACT	.,003
	essive contract No./ UW organisational un	
entered into on	, in Warsaw between 1/concl	uded between <sup>2</sup> :
	<b>aw</b> , with its registered office in aw, NIP (Tax ID No.) 525-001 -12-	
(name and s acting under power of atto Warsaw, hereinafter referre	urname) rney No granted by d to as the "Contractor"	(position)
	, add	dress:
	name and surname)	,
()	, conducting an economic activ	ity under the company name of:
	Central Registration and Informat	

<sup>&</sup>lt;sup>1</sup>For contracts concluded in a written or hybrid mode (declarations of intent expressed in a written and electronic form). Delete if not applicable.

<sup>&</sup>lt;sup>2</sup>For contracts concluded in an electronic form. Delete if not applicable.

<sup>&</sup>lt;sup>3</sup>The data of the partner who is a natural person conducting an economic activity.

$\Box$	, address:
	(name and surname)
	, NIP (TAX ID NO.),
	REGON (STATISTICAL ID NO.)
	and, address:, address:
	(name and surname), NIP (TAX ID NO.),
	REGON (STATISTICAL ID NO.)
	conducting an economic activity in the form of a civil law partnership under the name of
	, in
	,
	NIP (TAX ID NO.)
	REGON (STATISTICAL ID NO.)
	represented by
	(name and surname)
	Printouts from the Central Registration And Information On Business concerning the
	partner to a civil law partnership comprise appendixes to this contract.
$\Box$	with the registered office in
ш	with the registered office in
	entered by the District Court
	to the register of businesses at the National Court Register (KRS) with No,
	NIP (TAX ID NO.), REGON (STATISTICAL ID NO.)
	, with the initial capital of
	represented by
	(name and surname) (position)
	based on an extract from the above-mentioned National Court Register/extract from the
	National Court Register and power of attorney, comprising appendix(es) to this Contract <sup>5</sup> ,
	handingfrom reformed to as the "Mandatony"
	hereinafter referred to as the "Mandatary",
- h	ereinafter individually referred to as the "Party", and jointly as the "Parties",
11.	the rail of the ra
agr	ee as follows:
_	

<sup>&</sup>lt;sup>4</sup>The data on the business partners who conduct an economic activity as a civil law partnership.

<sup>&</sup>lt;sup>5</sup>Data on the counterparty, which is a legal person or an organisational unit without legal personality conducting an economic activity.

The Contractor orders, whereas the Mandatary unde	rtakes to carry out the following teaching
activities in the field of:, or	n the specialization track:,
types of studies: full-time studies/part-time/other	(specify) <sup>6</sup> from the
following subjects:	

Item	Subject title	Gross rate per hour of teaching	Number of hours
1.			1.1
2.			
3.			
4.			

<sup>-</sup> hereinafter referred to as the "Mandate".

§ 2.

The Mandate will be performed in the period between	an	ıd
1	(day, month, year)	
inside Poland / outside Poland:	(indicate the country) <sup>7</sup> .	

## § 3.

- 2. The amount of the maximum remuneration results from multiplying the contractual hourly rate referred to in § 1, and the number of hours.
- 3. The hourly rate covered by this contract includes the conduct of classes, preparatory and final activities related to the execution of the contract, including the conduct of the examination.
- 4. The payment of remuneration will be made on the basis of an invoice issued by the Mandatary. If the contract is concluded for a period of more than 1 month, the payment of remuneration shall be made at least once a month.
- 5. The invoice referred to in section 4 shall include, in particular, the actual number of hours of performance of the Mandate in the month indicated by the Mandatary, confirmed by the person referred to in § 4, section 1.
- 6. In the case of delay in provision of the information on the number of completed hours of the Mandate, the Contractor will withhold the payment of the remuneration until the information is received.
- 7. If the Mandatary fails to provide an invoice, the consequences of a late payment shall be borne solely by the Mandatary.

<sup>&</sup>lt;sup>6</sup>Delete as appropriate.

<sup>&</sup>lt;sup>7</sup>Delete as appropriate.

- 8. The payment of the remuneration will be made by bank transfer to the Mandatary's bank account No. ...... within 30 days from the date of delivery a correctly issued invoice, containing all the elements required under the applicable law and this Contract, including in particular section 5.
- 9. The Mandatary shall not, without the written consent of the Contractor, transfer to third parties the claims arising from the contract or to set off their own claims against that of the Contractor. Any deductions or transfers of receivables made without the prior written consent of the Contractor are ineffective as they concern the Contractor.
- 10. In the event of termination or cancellation of the contract before the expiry of the period specified in § 2 due to circumstances beyond the control of the Mandatary, the Mandatary shall be entitled to remuneration for the hours of the Mandate actually provided and accepted without reservation by the Contractor.
- 11. The date of payment of the remuneration shall be the date on which the bank account of the Contractor is debited with the amount of the payment.
- 12. The Provider declares that it is a registered active VAT taxpayer.8
- 13. The Mandatary hereby confirms that the bank account indicated in section 8 is included and listed in the register referred to in Article 96b, section 1 of the Act of 11 March 2004 on tax on goods and services (VAT), conducted by the Head of the National Fiscal Administration.<sup>9</sup>
- 14. The Mandatary declares that it is a registered active VAT taxpayer, exempt from tax on the basis of Article ..................... of the Act of 11 March 2004 on tax on goods and services (VAT).<sup>10</sup>
- 15. The Mandatary undertakes to inform the Contractor without delay in the event of loss of the right to exemption from the payment of VAT tax.<sup>11</sup>
- 16. If the Mandatary fails to inform the Contractor of losing the right to exemption from goods and services tax, and this will result in a financial cost to the Contractor, the Mandatary undertakes to cover them in full.<sup>12</sup>

§ 4.

1. The Principal authorizes the following to accept the completed Mandate:

(name and surname, position)
or any other person authorized by the Contractor in writing. 13

<sup>&</sup>lt;sup>8</sup>Refers to Mandataries being VAT taxpayers. Delete if not applicable.

<sup>&</sup>lt;sup>9</sup>Refers to Mandataries being VAT taxpayers. Delete if not applicable.

<sup>&</sup>lt;sup>10</sup>Refers to Mandataries being VAT taxpayers, tax exempted. Delete if not applicable.

<sup>&</sup>lt;sup>11</sup>Refers to Mandataries being VAT taxpayers, tax exempted. Delete if not applicable.

<sup>&</sup>lt;sup>12</sup>Refers to Mandataries being VAT taxpayers, tax exempted. Delete if not applicable.

<sup>&</sup>lt;sup>13</sup>The authorization must be given in writing or electronically by a person authorized to represent the Contractor and to authorize the acceptance of the subject matter of the contract.

2. The Mandate is deemed to have been accepted without any reservations upon the confirmation of the Mandate completion by the person referred to in section 1 on the invoice issued by the Mandatary.

## § 5.

- 1. In the case of improper performance of the Mandate, the Mandatary will pay to the Contractor a contractual penalty of ........... % of the gross remuneration set out in § 3, section 1, for each case of improper performance of the contract.
- 2. The Contractor may claim from the Mandatary to pay damages in excess of the stipulated contractual penalty on general principles.
- 3. The Mandatary agrees to deduct the contractual penalties from the amount of the due remuneration, without a separate request for payment. Unless the penalties are deducted from the Mandatary's current receivables, they shall be paid on the basis of a separate request for payment.
- 4. In the case of the Mandatary's non-performance of the Mandate, the Contractor reserves the right to terminate the contract with immediate effect. In such a case, the Mandatary shall pay to the Contractor a contractual penalty of .......... % of the gross remuneration set out in § 3, section 1, subject to the provisions of sections 2 and 3.

## § 6.

- 1. The Parties declare that they are aware of the legal provisions concerning the protection of personal data, including in particular the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (Journal of Laws UE L 119 of 04/05/2016, p. 1, as amended), hereinafter referred to as the "GDPR", and of the Act of 10 May 2018 on the protection of personal data.
- 2. The Parties, as controllers within the meaning of Article 4(7) of the GDPR, share with each other the personal data (business data) of the Parties / the representatives of the Parties, and persons participating in the performance of the Contract on the basis of concluded employment contracts or civil law contracts, the processing of which is necessary for the purposes of the legitimate interests of the controller, i.e. the conclusion and performance of the contract in question, pursuant to Article 6(1)(b) or (f) of the GDPR.
- 3. The Parties declare that they have communicated to the persons referred to in section 2 the information set out respectively in Articles 13 and 14 of the GDPR, therefore, on the basis of Articles 13(4) and 14(5)(a) of the RODO, release each other from their information obligations towards these persons.

4. Furthermore, the University of Warsaw informs that the electronic version of the information concerning the processing of personal data by the University of Warsaw, and provided to the Mandatary, is also available at the following webpage: <a href="https://odo.uw.edu.pl/obowiazek-informacyjny/">https://odo.uw.edu.pl/obowiazek-informacyjny/</a>.

§ 7.

The contract may be terminated by either Party with a ...... day/week (delete as appropriate) period of notice or dissolved by agreement of the Parties.

§ 8.

The Mandatary bears the liability to third parties for the performance of activities under this contract.

§ 9.

- 1. All amendments hereto, as well as the dissolution or termination hereof, shall be made in writing or electronically, on pain of invalidity.
- 2. In matters not regulated herein, the provisions of Polish law, including the Civil Code of 23 April 1964, shall apply.
- 3. The Parties hereto must first attempt to resolve all disputes in connection with this contract in an amicable manner. If this proves impossible, such disputes shall be submitted to the court having jurisdiction over the registered office of the Contractor.
- 4. The Contract has been entered into pursuant to Article .......... of the Public Procurement Law of 11 September 2019.
- 5. The contract was drawn up in two counterparts, one for each Party<sup>14</sup>/ The Contract shall enter into force on the date of signing by the last of the Parties.<sup>15</sup>

Attachment: A printout from	CEIDG (Central	Registration And	d Information O	n Business / an
excerpt from KRS (National	Court Register) /	an excerpt from	KRS and power	er of attorney <sup>16</sup> .

Contractor	Mandatary
Bursar/Deputy l	Bursar/Bursar's Representative

<sup>&</sup>lt;sup>14</sup>For contracts concluded in a written or hybrid mode. Delete if not applicable.

<sup>&</sup>lt;sup>15</sup>For contracts concluded in an electronic form. Delete if not applicable.

<sup>&</sup>lt;sup>16</sup>Delete as appropriate.