*Appendix 5*

**SCHOLARSHIP AGREEMENT**

***IDeaS II scholarship***

**between the doctoral student and the Lublin University of Technology Doctoral School**

Concluded on \_\_\_\_\_\_\_\_\_\_ in Lublin, hereinafter referred to as the "Agreement", between:

Lublin University of Technology, address: ul. Nadbystrzycka 38D, 20-618 Lublin, NIP: 712-010-46-51, REGON: 000001726, hereinafter referred to as the "University", represented by prof. Tomasz Kołtunowicz*,* being the Beneficiary within the meaning of the agreement on the implementation and financing of the project entitled: "*Internationalization of Lublin University of Technology Doctoral School II* (hereinafter referred to as Project) in terms of *the* STER NAWA Programme (hereinafter referred to as Programme) concluded with the National Agency for Academic Exchange, hereinafter referred to as Agreement with the University.

and

Mr/Ms: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, PESEL/passport number \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, hereinafter referred to as the "Scholarship Holder".

The parties have established the following terms and conditions of the Agreement:

**§ 1 – Subject matter of the agreement**

1. The University decides to pay *IDeaS II scholarship* in terms of the Programme subject to the provisions of the Agreement with the University.
2. The Scholarship holder declares and confirms that he/she has read the Programme documentation and the obligations imposed on him/her in the Agreement with the University and the provisions of the Regulations for the awarding of a scholarship within the project “*Internationalization of Lublin University of Technology Doctoral School II – IDeaS of LUT II”* funded by the National Agency for Academic Exchange from the STER NAWA program – Internationalization of Doctoral Schools for Doctoral School Students at Lublin University of Technology, accepts them and undertakes to abide by them.
3. If the Scholarship holder fails to implement the provisions of this Agreement or the conditions indicated in the Regulations for the award of a scholarship under the project, payment of the IDeaS II scholarship will be withheld and the Agreement will be terminated with immediate effect.
4. The Scholarship holder declares that he/she has read and accepts the terms and conditions of the Agreement and the Regulations. The introduction of any changes to the Agreement requires written form otherwise shall be null and void.
5. In the event of termination of the agreement for the reason indicated in clause 3 of this paragraph, the Scholarship Holder shall not be entitled to any form of compensation.

**§ 2 – Terms and conditions**

1. The Agreement shall become effective on the day of signing, i.e. upon signature by the last of the parties.
2. *IDeaS II scholarship* is for 12 months, will start on dd/mm/yyyy and end on dd/mm/yyyy.
3. The amount of the *IDeaS II scholarship* is 5000 PLN (in words: five thousand PLN) and will be paid by the 15th of each month of the agreement.
4. Payments will be made to the Scholarship Holder's bank account number \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.
5. The Beneficiary is required to submit a written progress report on the Individual Research Plan every 6 months.
6. Within 30 days of completion of the Agreement with the University, the beneficiary shall provide the University with a correctly completed final report on the effects of the IPB implementation.

**§ 3 – Personal data**

When entering into this Agreement, the Grantee shall be obliged to submit a declaration regarding his/her personal data, which constitutes Annex 1 to the Agreement. Failure to submit the aforementioned declaration by the Grantee constitutes grounds for non-payment of financial resources to the Grantee and for the University to withdraw from the Agreement within 3 months of its conclusion, i.e. by \_\_\_\_\_\_\_.

**§ 4 – Applicable law and judicial jurisdiction**

The grant and payment of the *IDeaS II scholarship* is made on the basis of the provisions of the Agreement, taking into account the provisions of the Agreement with the University. Any disputable matters related to the Agreement shall be settled in accordance with Polish legislation.

**§ 5 – Final conditions**

1. The competent court for the resolution of any disputes arising from the performance of the Agreement shall be the court having jurisdiction over the University.
2. This Agreement is drawn up in duplicate, one for each Party.

 *Scholarship Holder*

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|   | prof. Tomasz KoltunowiczProject Manager, Head of the Lublin University of Technology Doctoral School |
| *Name* | *Name and function* |

*Signature ...................................... Signature .......................................*

*Place and date............................... Place and date ...............................*

Annex:

1. Consent to the processing of personal data

*Annex 1 to the
Agreement Participant's personal data declaration
RODO NAWA*

**DECLARATION BY THE PROJECT PARTICIPANT**

I, the undersigned \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, in connection with my participation in the National Agency for Academic Exchange Programme entitled *STER NAWA – Internationalization of Doctoral Schools,* acknowledge that:

1. The administrator of the personal data provided by me is the National Agency for Academic Exchange (40, Polna St., 00-635 Warsaw), hereinafter referred to as the Agency.
2. Data will be used for:
	1. the performance of the Agency's tasks as indicated in the Act of 7 July 2017 on the National Agency for Academic Exchange (Journal of Laws 2017.1530 as amended) (Article 6(1)(c) of the General Data Protection Regulation RODO),
	2. the performance of audit, evaluation and statistical work by the Agency (Article 6 (1) (e) of the RODO)
3. Personal data may be transferred to the Agency's employees, entities cooperating with the Agency in the performance of its tasks (including the Information Processing Centre – National Research Institute, 188B, Al. Niepodległości, 00-608 Warsaw), entities cooperating with the Agency in the performance of inspections, evaluations and statistical compilations, authorities entitled by law – in accordance with the provisions of the RODO.
4. The provision of data is voluntary but necessary in order to participate in the Programme. Refusal to provide data means leaving the application unprocessed or inability of a particular person to participate in the Programme.
5. Personal data will be used for the period provided for by the law or necessary for carrying out checks, evaluations or statistical studies.
6. The data subject shall have the right:
	1. request access to personal data from the Agency,
	2. rectification, erasure or restriction of the use of its personal data,
	3. object to the use of its personal data,
	4. the portability of its personal data,
	5. file a complaint to the supervisory authority (Polish Data Protection Commissioner, 2, Stawki St., 00-193 Warsaw).

– as stipulated by the RODO.

1. Contact details of the Inspector for the Protection of Personal Data: Adam Klimowski, odo@nawa.gov.pl.

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| *.............................................................* *PLACE AND DATE* | *.............................................................**LEGIBLE SIGNATURE OF THE PROJECT PARTICIPANT* |