



- 3.6 The maximum number of students admitted to the student exchange programme is specified as 5 per year per each institution, unless otherwise agreed in writing by the contracting parties.
- 3.7 Throughout their studies at TBU, students shall adhere to the HEIA and to TBU internal regulations, particularly to the Study and Examination Rules of TBU. Throughout their studies at NPTU, students shall adhere to the relevant legal regulations of NPTU. All students in the student exchange programme are obliged to fulfil their study-related responsibilities ensuing from the student exchange programme on which they have been enrolled.
- 3.8 Students of the student exchange programme studying at TBU may be accommodated in the TBU Halls of Residence and take meals in the TBU Refectories under the same conditions as other TBU students. In the event that a student is accommodated in the TBU Halls of Residence, he/she is accommodated at his/her own expense and is obliged to adhere to the Halls of Residence Rules and Regulations and to observe instructions from the Halls of Residence management.
- 3.9 Students in the student exchange programme studying at NPTU may be accommodated in the NPTU Halls of Residence and take meals in the NPTU Refectories under the same conditions as other NPTU students. In the event that a student is accommodated in the NPTU Halls of Residence, he/she is accommodated at his/her own expense and is obliged to adhere to relevant regulations of NPTU.

#### **4. Faculty Exchanges**

- 4.1 Each contracting party agrees to welcome visiting faculty members and research fellows from the other contracting party. Such visits are subject to the consent of the relevant unit at the host institution and the conditions of work must be cited in writing prior to the visit.

#### **5. Other Stipulations**

- 5.1 The contracting parties undertake to mutually provide information and materials related to the activities in accordance with this Agreement, as well as to mutually consult the relevant pedagogical, organizational and other issues.
- 5.2 The contracting parties further undertake to help students to arrange their stay, accommodation, catering and other technical-administrative matters related to their studies.
- 5.3 The contracting parties shall ensure adequate promotion of the student and faculty exchange programmes at the home institution, its fluent development, as well as continuously monitor and assess its running.

#### **6. Final Provisions**

- 6.1 This Agreement shall come into full force and effect on the day when it is signed by both contracting parties and shall be concluded for a period of 3 years. Thereafter it shall be automatically renewed from year to year; however, after the initial period either institution may terminate the contract at the end of a given year by giving six months notice in writing of such intent.
- 6.2 The contracting parties are entitled to withdraw from the Agreement at any time with the length of notice of six months. The notice period begins to run on the first day of the calendar month following the month in which the written notice of withdrawal was delivered to the other contracting party.
- 6.3 In the event of premature termination of the Agreement, the contracting parties are obliged to ensure conditions necessary for successful completion of studies of those students that study in the given exchange programme.

- 6.4 Alterations and improvements to the Agreement can only be made in the form of amendments in writing, which are to be explicitly marked as amendments to the Agreement and signed by the authorized representatives of both contracting parties.
- 6.5 Should any of the provisions of this Agreement be not valid or not enforceable, this fact does not affect the validity or enforceability of other provisions of this Agreement.
- 6.6 This Agreement has been drawn up in two copies in the English language; each contracting party shall receive one copy thereof.
- 6.7 The contracting parties declare that they have read the Agreement in detail prior to signing it and that they agree to its content; that this Agreement represents the full agreement between the contracting parties, and that it has not been concluded in need and under clearly unfavourable conditions.

On behalf of Tomas Bata University in Zlín

Prof. Ing. Vladimír Sedlářík, Ph.D.  
Rector

On behalf of National Pingtung University

Prof. Dr. Mike Y. K. Guu  
President

In Zlín on: 24.8.2020

In Pingtung on:

Sept. 11<sup>th</sup>, 2020



Odpovídá	Datum	Podpis
PO/100	20.8.2020	B. Sedlářík
BO		
Věcně		[Signature]
Spřávek rozpočtu		