

Initials of Student and Sponsor _____/ ___

STUDENT PLACEMENT AGREEMENT

Note: This is a Sample Template. Kindly contact the MCAST Apprenticeship and Work Based Learning (AWBL) Department for a copy of your programme-specific agreement.

An Agreement entered into today the (Insert date)	
CONTRACTING PARTIES	
On the one part:	
BETWEEN Dr Romina Borg, Director Work-Based	Learning, Identity Card Number 0476277M who
is appearing hereon for and on behalf of The Malta Co	ollege of Arts, Science and Technology (MCAST),
duly authorized in terms of the MCAST Board of G	overnors Resolution number 49/2020, hereinafter
referred to as the MCAST;	
On the other part, (Details of Employer to be inserted here	•)
(Name and Surname)	Identity Card Number
residing at	
	who is appearing hereon for and on behalf of
	duly authorized in terms of
	hereinafter referred to as the SPONSOR .
On the other part, (Details of Student to be inserted here)	
(Name and Surname)	an MCAST student and
bearer of Identity Card Number	
	hereinafter referred to as the STUDENT .
Collectively referred to as the 'PARTIES'.	
PREAMBLE	
WHEREAS the MCAST is an Education Institution	which qualifies as a VET Provider in terms of the
Work-Based Learning and Apprenticeship Act (Chap	-

Doc_367_Rev_A_Not Remunerated Work Placement Agreement



within the Institute
at the MCAST which course includes
a work-based learning component of hours.
WHEREAS the SPONSOR is an individual / organization approved by the MCAST to deliver the
work-based learning component of the above-mentioned course in the form of a PLACEMENT which
PLACEMENT shall consist of the skills / technical occupation as specified in the course outline
attached (Annex 1).
WHEREAS the SPONSOR has agreed to engage the STUDENT without remuneration, who accepts
with the approval of the MCAST.
WHEREAS the PARTIES wish to regulate their relationship.
NOW THEREFORE the PARTIES hereto agree as follows:
INTERPRETATION
Unless a clear contrary intention appears:
i. The defined terms herein shall apply both to the singular and the plural forms of such terms;
ii. Any pronoun shall include the corresponding masculine, feminine and neutral forms;
iii. The headings contained in this agreement are for reference purposes only and shall not affect in
any way the meaning or interpretation of this policy
iv. In the absence of clearly defined terms, the definition provided by the Work-Based Learning &
Apprenticeship Act (Chapter 576 of the Laws of Malta) shall apply.
THE AGREEMENT
Section 1: Term of Agreement
1.1 This Agreement is effective from the up to
and will not be renewed for further periods.
2 Training
2.1 The SPONSOR undertakes to coach, train and mentor the STUDENT as per course requirements.



2.2	The	PARTIES	agree	that	the	Placement	programme	shall	comply	with	the	Training	Plan
	estab	olished. Fur	ther inf	forma	tion	including th	ne course out	line ar	nd learnii	ng out	come	es is acces	ssible
	from	https://wv	vw.mca	st.ed	lu.m	t/full-time-r	orogrammes/						

2.3 For the fulfilment of the obligation outlined in article 2.1, the SPONSOR appoints

	as the Lead Trainer who shall have the responsibility of
coaching	g, training and mentoring the STUDENT throughout the term of this agreement.
Provided	that, in the event that the Lead Trainer can no longer fulfil his / her obligations vis-à-vis
the STU	DENT due to termination of employment or otherwise, the SPONSOR shall within five (5)
working	days appoint a new Lead Trainer and inform both the MCAST and the STUDENT
accordin	gly.
2.4 The coad	ching, training and mentoring of the STUDENT shall take place within the premises of the
SPONSO	OR or any other location which is deemed necessary by the SPONSOR, after any premises
have bee	en inspected and approved by the MCAST.
Provided	that, activities taking place outside the premises shall be limited to

2.5 It is the responsibility of the STUDENT (i) to furnish the Lead Trainer with all the necessary information pertaining to the Placement, upon request, which includes information related to assignments and reports (ii) to furnish the sponsor representative any other information / condition

/ treatment which may be relevant to his work performance and next of kin details.

(Insert other address if different from address of sponsor indicated in page 1)

2.6 The STUDENT agrees to follow instructions as given by the SPONSOR and to conscientiously fulfil the tasks assigned to the STUDENT and shall follow the training provided in order to achieve the knowledge, skills and competences as outlined in the Training Plan.

2.7 The STUDENT shall fulfil the requirements listed in the Training Logbook / Portfolio / AWBL module, while working in collaboration with the MCAST officials.

2.8 The SPONSOR shall actively collaborate with the MCAST as a means of ensuring high quality onthe-job training and shall allow access for monitoring purposes by the MCAST official representatives and other officials who are authorised by the MCAST.



Provided that, access shall be allowed by appointment which appointment shall be granted to the MCAST official by the SPONSOR by not later than five (5) working days from when the request is made.

3 Remuneration

- 3.1 The STUDENT shall not, during the period of the Placement, be entitled to any remuneration from the SPONSOR.
- 3.2 The STUDENT may be entitled (subject to eligibility criteria) to payment of Students' Maintenance Grants as per Education Act CAP. 605. Maintenance Grants are revised by a pro-rata yearly COLA or part thereof. Established rate for 2021 is €91.75 / four (4) weeks for courses of studies classified as general and €160.55 / four (4) weeks for courses of studies classified as prescribed, payable during academic year. No top-up stipend / Summer Special Stipend is due.

4 Time-off and Leave

4.1 The SPONSOR shall allocate to the STUDENT time-off for the purpose of school-based learning, which shall include days when the STUDENT has to attend any form of assessment at the MCAST. The MCAST shall endeavour to as far as possible not schedule assessment on days when the STUDENT is due to attend at the place of work.

5 STUDENT's conduct at the Place of Work

- 5.1 The STUDENT shall demonstrate honesty, punctuality, courtesy, a cooperative attitude, proper health and grooming habits, appropriate dress and a willingness to learn.
- 5.2 The STUDENT shall obey the policies, rules and regulations of the SPONSOR, which shall include but are not limited to collective agreements, plant agreements or service agreement applicable to the training relationship. which shall be made available to the STUDENT, and comply with the SPONSOR's business practices and procedures.

6 Confidentiality



- 6.1 The PARTIES acknowledge that it is inevitable that during the course of this agreement, the STUDENT shall come into possession of certain confidential information, which information may include personal data and commercially sensitive data.
- 6.2 The STUDENT shall not during or after the term of this agreement make use of such information or data for the STUDENT's own benefit or the benefit of others.
- 6.3 The STUDENT shall not at any instance divulge or disclose the said information or data to others, unless specifically authorized to do so in writing by the SPONSOR, which authorization shall be made available to the MCAST.
- 6.4 The above-mentioned information includes, but is not limited to:
 - (a) Data of Employees / Students / Customers / other third parties
 - (b) Patents, formulas or new technologies
 - (c) Data entrusted to the SPONSOR by third parties
 - (d) Business / Commercial strategies
 - (e) Documents and processes explicitly marked as confidential
- 6.5 The SPONSOR reserves the right to instruct the STUDENT to irretrievably destroy any or all Confidential Information in the latter's possession, and the STUDENT is bound to carry out such instructions immediately.

7 Data Protection

- 7.1 In entering into this agreement, the STUDENT acknowledges that the MCAST and the SPONSOR will process the STUDENT's personal data at any time in accordance with the relevant Data Protection Laws.
- 7.2 On the MCAST's or the SPONSOR's request, the STUDENT shall provide any of the data as requested and the same shall communicate to the MCAST and to the SPONSOR any changes in the data requested without undue delay.
- 7.3 On the other hand, the MCAST and the SPONSOR bind themselves to collect, process and store such personal data pertaining to the STUDENT in accordance with the provisions of the General



Data Protection Regulation (GDPR), with utmost importance being given to the protection, security and privacy of the STUDENT's personal data.

- 7.4 The SPONSOR shall retain such data for the duration of the professional relationship between the Parties.
- 7.5 In line with the provisions of the GDPR, the STUDENT benefits from numerous rights concerning the handling and processing of his / her personal data by the MCAST and the SPONSOR. In case of any queries or questions regarding his personal data, the STUDENT can contact the MCAST's and / or the SPONSOR's Data Protection Officer.

8 Occupational Health & Safety

- 8.1 The STUDENT shall apply all Occupational Health and Safety measures in line with any activity that the SPONSOR is operating in and in line with current legislation, technical requirements and any management instructions.
- 8.2 The STUDENT shall report any health and safety mishap including near miss events to both the SPONSOR and the MCAST.
- 8.3 It is the STUDENT's responsibility to ensure that he / she abides by Health & Safety policies and procedures of the SPONSOR.
- 8.4 It is the STUDENT's responsibility to ensure that he / she familiarises himself / herself, with all safety measures within the working environment.
- 8.5 The STUDENT shall report immediately to his / her Lead Trainer any actual or potential occupational hazard.

9 Breach of this agreement

9.1 The SPONSOR shall inform the MCAST without delay of any shortcomings on the part of the STUDENT so that the necessary action may be taken, which action may include but is not limited to disciplinary proceedings and termination of this agreement.



- 9.2 The STUDENT shall inform the MCAST without delay of any shortcomings on the part of the SPONSOR so that the necessary action may be taken, which action may include but is not limited to the termination of this agreement.
- 9.3 Without Prejudice to the procedure outlined in clause 12 of this agreement, should the MCAST receive any information about breach of conduct at the place of work, it shall endeavour to resolve the shortcoming without delay, following which the APPRENTICE or the SPONSOR (as the case may be) will be informed in writing of the alleged breach and be allowed a period of fifteen (15) days from the date of service of notification in writing to remedy the situation.

10 Termination

- 10.1 Neither the SPONSOR nor the STUDENT may terminate the Placement and this agreement, without the written consent of the MCAST who shall grant the said consent at its sole discretion when it appears that there is just cause for any of the said parties to terminate the Placement and this agreement.
- 10.2 The MCAST may terminate this Agreement if it is of the opinion that this is necessary after reviewing the progress of the STUDENT. Reasons for terminating the Agreement include but are not limited to:
 - (a) Ensuring that the STUDENT receives the adequate training
 - (b) Where the STUDENT is failing to comply with the terms and conditions of this Agreement
 - (c) Where the STUDENT is diagnosed with a health issue which is affected by the place of Work. In this case, the MCAST may engage its own medical professional to carry out the required medical examination

Provided that, the MCAST shall inform all PARTIES of its decision within five (5) working days.

11 Force Majeure

11.1 The PARTIES agree that in the case of force majeure, this agreement may, following agreement between the MCAST and the SPONSOR, be suspended or terminated. The STUDENT shall be informed in writing (even if by electronic mail) of the decision.

Doc_367_Rev_A_Not Remunerated Work Placement Agreement



11.2 Should this agreement be suspended, the STUDENT shall not attend the place of work until the STUDENT is advised to do so by the MCAST and the SPONSOR.

11.3 Force majeure includes but is not limited to: natural disasters, pandemics, energy blackouts, unexpected legislation, lockouts and industrial action.

12 Dispute Resolution

12.1 Where during the period of the Placement any dispute arises between the any of the Parties, the provisions of Article 25 of the Work-Based Learning and Apprenticeship Act (Chapter 576 of the Laws of Malta) shall apply.

12.2 This Agreement shall be governed by and construed in accordance with the laws of Malta.

13 Communication Among the Parties

13.1 Any communication required or authorized by this Agreement, from either Party to the other, should be delivered in written form, signed by the respective party legal representative, at the address and / or email address below, personally or mailed.

The Malta College for Arts, Science & Technology

AWBL Department

Reno C Borg Building

Triq Kordin

Paola, PLA 9032

Malta

Email: industrypartner@mcast.edu.mt

13.2 Whenever any Party changes its mailing addresses, the new address should be informed to the other Party immediately.



14 General Provisions

14.1	Nothing in this Agreement is intended or shall be construed to create or establish an agency
	partnership, or joint venture relationship between the Parties hereto.

- 14.2 In the case any of the sections, clauses, term or parts in this Agreement are declared illegal, effect less or unenforceable, all other sections, clauses, terms and/or parts shall remain unaffected and remain enforceable.
- 14.3 The lack of enforcing of any rights or faculties this Agreement grants the Parties does not imply renounce to it, remaining all sections of this Agreement enforceable until the Agreement reaches an end.
- 14.4 Every and each change or amendment made to this Agreement must be formalised in an Addendum, signed by all three Parties.
- 14.5 The Parties sign one (1) original agreement which agreement is to be deposited at the MCAST Apprenticeship and Work-Based Learning Department. An authenticated copy shall be issued upon request. Each party shall be bound on their own and on behalf of their successors in title / assignees as applicable.

The Parties have indicated their acceptance of this Agreement by executing it below.

C		
Student	Sponsor	For and on behalf of MCAST VET Provider

ANNEX 1