Standard internship agreement for non-EU/EEA-students
as defined in Article 1f of the Foreign Nationals (Employment) Act Implementation Decree (BuWav)\(^1\)

A copy of the passport and (where applicable\(^2\)) the residence permit must be appended to this agreement;
A copy of this agreement must be held by the administrative office of both the Dutch educational institution and the internship employer;
This internship agreement is valid only for the period from (day/month/year) to (day/month/year) inclusive.
If, due to illness or for any other reason, the duration of the internship needs to be altered, this must be done by way of a supplementary declaration added to the agreement and signed by all three parties.

**Intern information**

Surname:
Given name:
Date of birth:
V number\(^3\):
Student ID number:
Telephone:
Email address:
Address:
Programme and specialisation:

**Dutch educational institution information**

Institution name:
Institution address:
Faculty:
Name of contact person:
Telephone number of contact person:
Email address of contact person:

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\(^1\)This internship agreement was drawn up by EP/Nuffic in consultation with the Ministry of Social Affairs and Employment (SZW), the SZW Inspectorate and the Employee Insurance Agency (UWV).
\(^2\)This internship agreement also applies to students of Croatian nationality.
\(^3\)Does not apply to students of Croatian nationality.
Internship agreement

Article 1: Intern's right of residence
The non-EU/EEA intern hereby declares that he/she:
1. is enrolled as a student at a Dutch educational institution for the duration of this agreement;
2. holds a valid residence permit for study purposes covering the period of the internship at a minimum.

The Dutch educational institution, the internship employer and the intern have agreed as follows:

Article 2: Duration of internship
The internship period will run from (day/month/year) to (day/month/year) inclusive.
The internship will be for hours per week.

Article 3: Purpose of internship
The purpose of this internship is to enable the student to gain experience in the practical application of the theoretical knowledge that he or she has already acquired and to obtain new knowledge and skills. The annex sets out the tasks, responsibilities and learning objectives, in keeping with the level and competences of the intern. This agreement is therefore not an employment contract; the key focus of this internship is learning, not work.

Article 4: Remuneration
The intern will receive internship pay by the internship employer.
Yes, this will amount to € per .
No.

The intern will receive a travel allowance.
Yes, this will amount to € per.
No.

For any reimbursement of travel and/or accommodation expenses,
the corresponding rules of the internship employer apply.
the corresponding rules of the internship employer do not apply.

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4 See footnote 2 for students of Croatian nationality.
5 See Parliamentary Questions by the member Hamer (PvdA); number 2013Z18931.
6 If the internship allowance amounts to more than €150 gross per month, the intern is required to obtain Dutch basic health insurance.
Article 5: Working hours and leave
As a starting point, the working week shall be hours per week, averaged over the whole year.
The working hours are from to .
The intern is entitled to days' leave.

Article 6: Agreed arrangements
The intern will abide by all rules of the internship employer.
The internship employer will provide the intern with the necessary facilities to perform his/her tasks and achieve the learning objectives.
The intern will be bound to secrecy with respect to his or her activities during the internship if the internship employer so requests.
The written report will be presented to the internship employer before being submitted to the Dutch educational institution.

Article 7: Disputes
The intern will approach the internship employer first in the event of a dispute.
If the dispute cannot be resolved amicably between the internship employer and the intern, it will be taken to the Dutch educational institution, which will seek to find a solution acceptable to all parties.

Article 8: Supervision and evaluation
The Dutch educational institution and the internship employer will both appoint internship supervisors who will be responsible for supervising the intern.
If problems arise, the two internship supervisors will contact each other.
There will be an interim evaluation and a final evaluation. The parties will agree on what shape these evaluations will take.
At the end of the internship, the Dutch educational institution will require a report from the intern. The requirements of the report will be known by the student before the internship begins. The internship employer will be presented with a copy of this report.
The internship employer will present the intern with an evaluation of his/her internship.

Article 9: End and termination of the internship
1. The internship will end:
   a) at the end of the period specified in Article 2;
   b) if the intern terminates his/her studies at the Dutch educational institution;
   c) if all parties agree to terminate the internship;
   d) if the intern dies;
   e) in the event of the bankruptcy, suspension of payments to or dissolution of the internship employer.
2. The internship employer may terminate this agreement, after hearing from the intern and the Dutch educational institution: 
   a) if the internship supervisor establishes that the intern is not following the rules of the internship employer or the 
      instructions of the internship supervisor; 
   b) if the intern does not comply with the secrecy agreement set out in Article 6; 
   c) if the intern behaves in a way that the internship employer cannot reasonably be asked to accept. The internship 
      employer will inform the Dutch educational institution that the internship has been terminated.

3. The Dutch educational institution may terminate this agreement, after hearing from the Dutch educational institution, the 
   intern and the internship employer, if the Dutch educational institution establishes that the internship does not meet the 
   learning objectives and/or the tasks listed in this agreement, or if the intern cannot reasonably be asked to continue the 
   internship. The Dutch educational institution will inform the internship employer that the internship has been terminated.

Article 10: General provisions
1. Deviation from the articles in this agreement is possible only through a supplementary written agreement between the 
   educational supervisor, the student intern and the internship supervisor.
2. This agreement is subject to Dutch law.

Article 11: Signature
The undersigned parties confirm the accuracy of all provisions of this agreement and accept all of its principles and articles.

Name of the educational institution

Place and date

Signature

Name of the host organisation

Place and date

Signature

Name of the student intern

Place and date

Signature