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| **Annex 2** to Human Resources Policies | Poznan, date ……………… |
| ………………………………………………………….(title/rank, name and surname) |  |
|  |
| ………………………………………………………………..(position and unit) ………………………………………………………………..(date and working hours) |

STATEMENT

1. I, the undersigned, declare that Poznan University of Technologyis my1)
2. primary place of work,
3. secondary workplace,

(as understood in the Act of July 20, 2018 – Law on Higher Education and Science (Journal of Laws of 2020, item 85,
as amended).

1. As Poznan University of Technology is my primary place of work, I also hereby declarethat1)
2. I do not provide work as part of an employment relationship with another employer,
3. I provide additional work in (name and address of the employer, position, period and working hours):

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1. I conduct economic activity (name and address of the company, since when):

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In the event of termination of employment with an additional employer or cessation of
economic activity, I undertake to submit a new statement.

 ……………….………………..

                                Employee's signature

1) (delete as appropriate)

Extract from the Act of July 20, 2018 – Law on Higher Education and Science (Journal of Laws of 2020, item 85, as amended).

Article 120.

1. The contract of employment with the academic teacher states whether the university is his/her primary place of work.

2. The condition for designating the university as a primary workplace is full-time employment in it. An academic teacher may only hold one primary job at a time.

Article 125.

1. An academic teacher employed at a public university, which is his/her primary place of work, may, with the consent of the rector, take up or continue additional employment with only one employer who conducts teaching or research activities.

2. Within two months from the date of requesting consent, the Rector agrees or refuses to agree to it. Refusal to give consent requires justification.

3. The provision of sec. 1 does not apply to academic teachers taking up employment:

1. in entities with which the university has established cooperation on the basis of a contract or agreement, or for which it is a leading body, founder or shareholder;
2. in the offices referred to in art. 1 para. 1 and section 2 points 1, 2 and 4a of the Act of 16 September 1982 on employees of state offices (Journal of Laws of 2017, item 2142 and 2203 and of 2018, item 106, 650 and 1000);
3. in cultural institutions;
4. in the units referred to in art. 2 points 1-8 of the Act of 14 December 2016 - Educational Law (Journal of Laws of 2018, item 996, 1000 and 1290).
5. An academic teacher conducting business activity informs the Rector of the university which is his/her pimary workplace.