Agreement no./201..

on a scientific grant awarded to young researchers from abroad no./201...

concluded on between:
Nicolaus Copernicus University in Toruń, Gagarina 11, 87-100 Toruń, NIP: 879 017 72 91, Regon: 000001324, Faculty
hereinafter referred to as the "Unit", represented by:
prof. dr hab. Jacek Kubica – Vice-Rector for Research and
Mr / Mrs / Ms, MSc / MA / PhD (name and surname of the beneficiary, address - town, street, house number, apartmer number) hereinafter referred to as the "Beneficiary"
§ 1. The subject of the contract is a scientific grant for young researchers from abroa
awarded by the decision of the Rector of the Nicolaus Copernicus University of:
(name and surname)
§ 2.
The rules for awarding, financing, and settling the grant are governed by the provisions of the Order of the Rector No of 2018
§ 3.
1. The parties agree that the start date of the grant funding is and the end date of the grant funding is
2. The grant financing period is months.
§ 4.
1. The Nicolaus Copernicus University awarded the grant in the amount of PLN
SAV:7lotvs.

§ 5.

- 1. If the Beneficiary discontinues scientific activities during the grant period, this agreement expires, and the funds collected so far are subject to reimbursement along with interest in the statutory amount calculated from the date of payment of each instalment of funds to the refund date.
- 2. In the event of a break in the scientific activity of the Beneficiary related to maternity or parental leave, granted under the rules of the Labour Code, or the Beneficiary's long-term illness, including rehabilitation, the payment of funds is suspended.
- 3. The breaks in scientific activities referred to in § 2 shall not be considered a discontinuation of scientific activity if the Beneficiary undertakes scientific work immediately after the said circumstances cease, or if permanent inability to work is awarded to the Beneficiary.

§ 6.

- 1. With the purpose of settling the grant, the beneficiary is required to submit in the Department of Science within 1 month from the date of the end of the grant a final report on the implementation of research works approved by the scientific supervisor from the Unit.
- 2. Failure to submit a final report is the basis for the Unit to deem the agreement unperformed and results in the Beneficiary's reimbursement to the Unit of all the funds awarded in the amount resulting from § 4.1 of this agreement along with statutory interest calculated from the date of transfer of funds to the day of their return.

§ 7.

The Beneficiary undertakes to include in publications that will be related to scientific research carried out under the grant and also in publications developed after submitting the final report, the following mention - "The author has obtained financial resources for conducting scientific research under the research grant for young researchers from abroad awarded by the Rector of the Nicolaus Copernicus University pursuant to Order no. 201 ... ".

§ 8.

In the event of the mutual agreement between the parties to terminate this agreement due to the occurrence of circumstances beyond their control, the Unit is obliged to recognize the grant payments made to date. Liabilities to the Unit arising from this agreement may not be transferred to third parties without the consent of the Unit.

§ 10.

- 1. In matters not covered by the contract, the provisions of the Civil Code shall apply.
- 2. Disputes arising out of or in connection with this agreement will be resolved by a common court having jurisdiction over the seat of the Unit.

§ 11.

- 1. The agreement was drawn up in two identical copies, one of which is given to the Unit and the other to the Beneficiary.
- 2. Any changes to this agreement shall be made in writing under pain of nullity.

Beneficiary	Unit
(signature)	Head of the Unit