 SATBAYEV UNIVERSITY	NON-PROFIT JOINT STOCK COMPANY «KAZAKH NATIONAL RESEARCH TECHNICAL UNIVERSITY NAMED AFTER K. SATBAYEV»		
QMS Document 3 level	Edition 2 « <u>17</u> » <u>12</u> 2025	P 029-03-04-02.2.05-2025	

PROVISION

**about PhD-Foundation and Masters-Foundation programs
in NJSC «Kazakh National Research Technical University named after
K. Satbayev»**

P 029-03-04-02.2.05-2025

Almaty 2025

FOREWORD

1 DEVELOPED by NPJSC «Kazakh National Research Technical University named after K. Satbayev»

Head of department Postgraduate education

« 04 » 12 2025



M. Khvedelidze

2 AGREED:

Member of the Board - Vice-Rector
on Science and Corporate Development

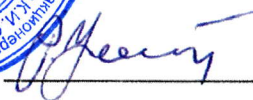
« 15 » 12 2025




E. Kuldeev

Member of the Board - Vice-Rector
academic

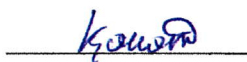
« 15 » 12 2025



R. Uskenbayeva

¹ Director of PRSP and PA

« 12 » 12 2025



Zh. Zhumadilova

Department director Finance and Accounting
- Chief Accountant

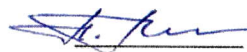
« 11 » 12 2025



G. Tokzhigitova

Director of the Office Registrar

« 10 » 12 2025



N. Kyzylbayev

Acting. Head of Legal Support and Public
Procurement Department

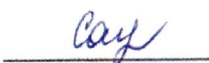
« 11 » 12 2025



T. Abukenov

Head of Evaluation and Quality Department

« 04 » 12 2025



A. Sauranbaeva

Chief Manager of the Department of
Doctoral Studies and Research Organization

« 27 » 11 2025



A. Myrzakhan

3 APPROVED by the decision of the Board of NJSC «KazNRTU named after K. Satbayev» from « 17 » 12 2025 17.12

4 INTRODUCED to replace № 1 от 01.03.2024

CONTENT

1 General provisions	5
2 Normative references	5
3 Abbreviations, Terms and Symbols	5
4 The PhD-Foundation/M's-Foundation admission procedure	5
5 Organization of the educational process	6
6 Requirements for teachers	7
Appendices	8
Change sheet	17

1 General provisions

1.1 The present Regulation determines the order and conditions of admission and training under the PhD-Foundation and M's-Foundation of the Kazakh National Research Technical University named after K.Satbayev (hereinafter - KazNRTU), Satbayev University (SU).

1.2 Applications are accepted under the PhD Master's/PhD program free of charge at Satbayev University.

2 Normative reference

2.1 This Regulation is drafted in accordance with:

Law of the Republic of Kazakhstan «On Education» of July 27, 2007 319-III;
The model rules for admission to education organizations, implementing educational programs of postgraduate education from October 31, 2018 600;

– The rules of admission to the master's degree and doctorate of the Kazakh National Research Technical University named after K.Satbayev (Satbayev University).

3 Abbreviations, Terms and Symbols

SU, KazNRTU, University	NJSC «Kazakh National Research Technical University named after K. Satbayev»
MSHE RK	Ministry of Science and Higher Education of the Republic of Kazakhstan
EP	Education programme
EG	Educational group
SEG	State education grant

4 ADMISSION PROCEDURE FOR PHD-FOUNDATION AND M'S-FOUNDATION PROGRAMS

4.1 To enroll in PhD-Foundation/M's-Foundation programs in K.Satbayev KazNRTU, you must provide the following documents:

- 1) Application: Application addressed to the provost in the prescribed form;
- 2) Identity document: a copy of the applicant's identity card;
- 3) Copy of the Higher Education Document for the M's Foundation (if available);
- 4) A copy of the "Master" degree document for the PhD-Foundation (if available);
- 5) Contract for the provision of educational services on the program PhD-Foundation/ M's-Foundation;

6) Registration on KazNRTU portal - kb.satbayev.university.

4.2 Enrollment of the listener to PhD-Foundation and M's-Foundation programs is carried out after the preliminary selection of the graduating department, the department of foreign languages and the department of Kazakh and Russian languages through an entrance test and/or interview (at the discretion of the department).

4.3 On the basis of the concluded agreement, the Vice-Rector is issued an order to enroll as a student PhD-Foundation/ M's-Foundation.

5 EDUCATIONAL ORGANIZATION

5.1 After enrollment, the student is appointed coordinator and preliminary topic of the master's/doctoral thesis, which will be subsequently approved by the order of the university administration.

5.2 Программа PhD-Foundation и M's-Foundation содержит:

5.2.1 Preparatory programme:

1) English Language: Provide English language courses for the purpose of obtaining an IELTS or TOEFL (PhD-Foundation) certificate and preparation for the entrance examination (M's-Foundation);

2) Kazakh language: teaching of the Kazakh language to raise the level of proficiency in order to obtain a KazTEST certificate;

3) Profile disciplines:

- *Entrance examination: Preparation for the entrance examination, including essay writing training;*

- *Theoretical training: Study of basic and major disciplines;*

4) Practical training:

Professional practice: Organization of various professional practices that will be counted at the expense of the current place of work of the student.

5) Student's research work:

- *Publications: Involvement of participants in research activities, including preparation and publication in scientific publications.*

- *Partial completion of doctoral/master's thesis: Support in the development of parts of doctoral/master's thesis.*

5.2.2 **A theoretical course**

The PhD-Foundation and the M's-Foundation program provide for the parallel study of basic and core subjects of master's/doctoral PhD programs.

The completed disciplines will be reinstated by transfer to the master's/doctoral curriculum after admission to the master's/doctoral program in NJSC «KazNRTU named after K.Satbayev».

5.3 The PhD-Foundation and M's-Foundation programs provide a BL (Blended Learning) format of 0/0/0/100 hybrid learning;

5.4 Duration of training:

The PhD-Foundation and M's-Foundation programs are 1 year in length.

5.5 The obligatory condition of successful completion of the program is admission of the listener for master's/doctoral studies at NJSC «KazNRTU named after K.Satbayev».

According to the Model Rules of Admission to Postgraduate Education, the passing of a complex test/ entrance exam is a mandatory requirement for admission to master's/doctoral studies. The implementation of a comprehensive test/entrance exam is carried out in accordance with the Model Rules of admission to training in the educational organization, implementing educational programs of postgraduate education from October 31, 2018 600 (hereinafter - the Model Rules).

6 TEACHER REQUIREMENT

6.1 The teacher involved in PhD-Foundation and M's-Foundation training ensures high quality teaching and is jointly responsible with the student for the success of the comprehensive test/entrance examination (Kazakh, English, subject matter).

6.2 The teacher shall be paid for the hours spent in preparation for the comprehensive testing/entrance examinations for language groups, subject areas in accordance with the Performance Act monthly (no later than 10 of the following month) or after the programme.

Annex 1

Member of the Board - Vice-Rector in charge _____

(name)

From

(Officer/student name)

Tel.: _____

StatementPlease me, _____
(Full name)enrollment by listener to PhD-Foundation/M's-Foundation (to emphasize), _____
with « _____ » _____
(name GOP/ENG/KAZ)

202_

The PhD-Foundation/M's-Foundation is familiar with the Training Agreement.

Caption _____

«__» _____ 202_

Annex 2

CONTRACT
FOR THE PROVISION OF EDUCATION
on the M's-Foundation program.

Almaty

«_____» _____ 2025

Non-commercial joint-stock company «Kazakh National Research Technical University named after K. Satbayev», called in the future «University», in the person of Vice Rector for Science and Corporate Development of Kuldeev Yerzhan, acting on the basis of a power of attorney 31 from 25.08.2025 and a citizen of the Republic of Kazakhstan _____ (PHY) _____ (IIN), hereinafter «Listener», on the other hand, jointly named Parties, have concluded this contract (hereinafter referred to as the Treaty») the following:

1. Subject of the contract

1.1. The University provides M's Foundation training (hereinafter referred to as Services) within the Education Program Group (OSP) _____.

1.2. M's -Foundation program includes:

1.2.1. Preparatory program in English and Kazakh: this part of the program is aimed at preparing the trainee to take language exams and receive appropriate language certificates.

1.2.2. Theoretical course: parallel study of basic and specialized disciplines of educational master's programs, the program provides simultaneous study of both basic and specialized disciplines, providing a fuller coverage of the subject area of magistracy.

1.2.3. The completed disciplines, mastered by the Listener within the M's -Foundation program, will be re-transferred by transfer to the master's curriculum after successful enrollment in the master's program at NJSC «KazNRTU named after K.Satbayev».

1.3. Format of training: training is conducted in the format of Blended Learning (hybrid training) with a time distribution of 0/0/100.

1.4 The term of service with «_____ 20__ of the year by «_____» _____turn» year by _____turn-key_____.

2nd stage of study with «_____» _____20__ year by «_____ 20__ of the year, passing exams.

If you successfully pass the program and pass the exams in the first stage, passing the second stage of training is not necessary.

1.5 The agreement shall apply to the relations of the Parties that have arisen with _____ (this clause is necessary if the Agreement is signed later).

1.6. The M's-Foundation program is provided free of charge only in case of admission of the Listener to the master's degree program of NJSC KazNRTU them. K. Satbayev» within 2 (two) years from the conclusion of the contract.

2 Responsibilities of the Parties

2.1. University must:

2.1.1. Provide services in an appropriate quality.

2.1.2. Provide services in full on the date specified in paragraph 1.4. of the Contract.

2.1.3. In case of cancellation of courses due to lack of the group, notify the Trainee at least 5 (5) working days before the start of the service period under this Agreement.

2.1.4. According to the Listener, provide him with videos and materials of the training.

2.2. The listener shall:

2.2.1. Attend classes and examinations held offline. In the event of failure to appear on time, the Student must notify the University in writing or orally.

2.2.2 Comply with the rules of safety and fire safety on the territory of the University, as well as other requirements of the legislation of the Republic of Kazakhstan and internal regulations of the University.

2.2.3. Pay the University money for the implemented loans in case of not entering the master's degree of NJSC «K. Satbayev KazNRTU»:

1. English - 3 credits;
2. Kazakh language - 3 credits;
3. Profile disciplines - 3 credits.

The cost of one loan of study at the University for the Student, determined in accordance with the normative documents of the University and amounts to 25,000 (twenty-five thousand) tenge.

At the same time, in the event that the Ministry of Science and Higher Education (Ministry of Education) of the Republic of Kazakhstan does not allocate a state educational grant for the student selected OPP or not passing the competitive selection by the student on the basis of the results of the entrance examination, No refund is made for the credits that have been implemented.

2.3. The listener has the right:

2.3.1. If the student successfully passes the 1st stage of training and passes the exams, the student has the right not to undergo the training of 2 stages and to enter the master's degree of the University.

2.3.2. Terminate the contract early. At the same time, the Listener must immediately notify the University in writing of his withdrawal from the Treaty.

3 Responsibility of the parties

3.1. Parties shall be liable for failure to comply with the provisions of this Agreement in accordance with the current legislation of the Republic of Kazakhstan.

3.2. All disputes or disagreements arising between the University and the Listener under or in connection with this Agreement shall be settled by negotiation between the parties.

3.3. In the event that the parties have not reached mutual agreement by negotiation and/or in the claim procedure, disputes shall be settled at the place of performance of the Agreement in accordance with the current legislation of the Republic of Kazakhstan.

3.4. Non-attendance shall not constitute a unilateral refusal to perform this Agreement. If the Participant has not submitted a declaration of refusal to comply with the terms of this Agreement in the manner prescribed by this Treaty, the contractual relations between the Parties shall be recognized as valid, the University shall continue to provide the educational service in the appropriate manner.

4 Force majeure

4.1. The Parties shall be exempt from liability for non-performance and/or improper performance of obligations under this Treaty if it was the consequence of circumstances beyond the control and will of the Parties, preventing the full or partial fulfilment by any of the Parties of their obligations under this Treaty, namely: natural disasters or such contingencies as war, hostilities of any nature, Blocking, issuing of normative legal acts by the state bodies of the Republic of Kazakhstan.

4.2. A Party for whom the performance of obligations under this Treaty becomes impossible in accordance with paragraph 4.1. This Agreement shall, in writing, not later than 10 (ten) working days, notify the other Party concerning the commencement of force majeure events which impede the performance of obligations under this Agreement. Documents issued by competent authorized bodies (organizations) are sufficient evidence of such circumstances and their duration

4.3. Failure to notify or delay notification by a Party which has created the impossibility of fulfilling the obligations under this Agreement, of the occurrence of circumstances exonerating it from responsibility deprives it of the right to invoke the fact of force majeure.

4.4. If these circumstances last more than 60 (sixty) days, each party will have the right to refuse further performance of the obligations under the contract. In this case, the contract may be terminated by agreement of the parties.

5. Anti-corruption clause

5.1. The Parties undertake, within the framework of the implementation of this Agreement, to comply with the requirements of applicable anti-corruption legislation and not to take any actions that may violate or cause such violation, including not requiring, receiving, offering, promising or making illicit payments directly or through third parties, including (but not limited to) bribes/remuneration in cash or any other form, to any natural or legal person, including (but not limited to) commercial organizations, government and self-government, government employees, private companies and their representatives.

5.2. It is inadmissible to offer, give or receive a bribe/reward against any staff member, counterpart or partner of the University. Bribe/reward is not only a monetary payment, but can also be in the form of gifts, loan, fees, remuneration, free service or any other benefit, as well as actions that violate the requirements of the anti-corruption legislation of the Republic of Kazakhstan, which are intended to encourage someone to do something dishonest, illegal or abuse trust, including seeking to influence the business community and the decision of the public authority.

5.3. If a party has reason to believe that a breach of any obligations under this Section of the Treaty has occurred or is likely to occur, the party undertakes to notify the other party without delay in writing. In the written notice, a party is required to invoke facts or provide material that reliably supports or suggests that a breach of this Section has occurred or is likely to occur by another party, its affiliates (related) persons, employees, authorized representatives or other persons.

5.4. A Party notified of a violation of any of the provisions of this Section is required to review the notice and inform the other Party of the outcome of the review within ten working days of receipt of the written notice.

5.5. The Parties shall guarantee that due process shall be exercised for breaches of the provisions of this Section, respecting the principles of confidentiality, and that effective measures shall be taken to prevent possible conflict situations. The Parties shall guarantee that there will be no negative consequences for the notifying party of the violation.

5.6. In the event of a breach by the Executive of the anti-corruption obligations described above or the failure to receive information on the outcome of the review of the notice of violation in accordance with paragraph 5.4. of this Treaty, the University may unilaterally suspend the performance of its obligations under this Agreement until the reasons for such violation have been eliminated or terminate this Treaty unilaterally out of court by sending written notice.

6. Duration of the contract and avoidance of the contract

6.1. This Treaty shall enter into force from the moment of its signature by both Parties and shall remain in force until the Parties comply fully and properly with their obligations under this Treaty.

6.2. The contract may be terminated or amended by mutual agreement of the parties, as well as in other cases provided for by this Agreement or the current legislation of the Republic of Kazakhstan. The Party which initiates the amendment or termination of the Agreement shall notify the other Parties in writing of the reasons therefor.

Non-attendance of classes, failure to complete the curriculum by the trainee is not a unilateral refusal to perform this Agreement.

6.3. The University has the right to terminate the contract unilaterally by written notification of the Listener in case of systematic absenteeism, not fulfilling the curriculum, loss of communication.

7. Other conditions

7.1. All disputes and disagreements arising between the Parties under or in connection with this Agreement shall be settled by mutual negotiations.

7.2. In case of non-negotiated settlement of disputes, they are subject to review in court at the seat of the University in accordance with the legislation of the Republic of Kazakhstan.

7.3. This Agreement shall be drawn up in two copies of the Russian language, having equal legal force, one copy for each of the Parties.

7.4. The Parties shall be guided by the applicable civil legislation of the Republic of Kazakhstan for all matters not specified in this Agreement.

7.5. The terms of this Agreement may be amended or supplemented only by mutual agreement of the Parties. All additions and amendments shall be considered valid and valid if they are made in writing, signed by authorized representatives of both Parties and sealed (for legal entities).

8. Particulars and signatures of the parties

Univercity

NPJSC «KazNRTU named after K. Satbayev»

050013, Almaty, Satpayev str. 22

150140008602, Код 16

YYK KZ628560000006968618

JSC «Bank CenterCredit»

Almaty City Branch

KCJBKZKX

Cbe 16

Member of the Board - Vice-Rector for Science
and Corporate Development

_____ **E. Kuldeev**

Listener

NAME _____

IIN _____

Identity card _____

№ _____

Be issued _____

Residence address: _____

Phone mob. _____

Telephone home _____

_____ Caption

Annex 3

CONTRACT FOR THE PROVISION OF EDUCATION on PhD-Foundation program training

Almaty

«_____» _____ 2025

Non-commercial joint-stock company «Kazakh National Research Technical University named after K. Satbayev», called in the future «University», in the person of Vice Rector for Science and Corporate Development of Kuldeev Yerzhan, acting on the basis of a power of attorney 31 from 25.08.2025 and a citizen of the Republic of Kazakhstan _____ (PHY) _____ (IIN) on the other hand, jointly named Parties, have concluded this contract (hereinafter referred to as the Treaty») the following:

1 Subject of the contract

1.1. The University provides training for the PhD-Foundation Student (hereinafter - Services) within the framework of the Educational Program Group (OSP) D121 - Oil and Gas Geology, with a view to preparing the Student for doctoral studies at the University.

1.2. The PhD-Foundation program includes:

1.2.1. Preparatory program in English and Kazakh: this part of the program is aimed at preparing the trainee to take language exams and receive appropriate language certificates.

1.2.2. Theoretical course: parallel study of basic and specialized disciplines of doctoral programs PhD, the program provides simultaneous study of both basic and specialized disciplines, providing a more complete coverage of the doctoral subject area.

1.2.3. The recalculation of the completed disciplines, mastered by the Listener within the PhD-Foundation program, will be re-transferred to the doctoral curriculum after successful enrollment in the doctoral program at the NJSC «KazNRTU named after K.Satbayev».

1.3. Format of training: training is conducted in the format of Blended Learning (hybrid training) with a time distribution of 0/0/100.

a. The term of service with «_____ 20__ of the year by «_____» _____ turn» year by _____ turn-key_____.

2nd stage of study with «_____» _____ 20__ year by «_____ 20____ of the year, passing exams.

If you successfully pass the program and pass the exams in the first stage, passing the second stage of training is not necessary.

b. The Agreement shall apply to the relations of the Parties which have arisen _____ (this paragraph is necessary if the Agreement is signed later).

1.6. The M's-Foundation program is free of charge only if the Listener enters the doctoral program of NJSC KazNRTU them. K. Satbayev» within 2 (two) years from the conclusion of the contract.

2 Responsibilities of the Parties

2.1. University must:

2.1.1. Provide services in an appropriate quality.

2.1.2. Provide services in full on the date specified in paragraph 1.4. of the Contract.

2.1.3. In case of cancellation of courses due to lack of the group, notify the Trainee at least 5 (5) working days before the start of the service period under this Agreement.

2.1.4. According to the Listener, provide him with videos and materials of the training.

2.2. The listener shall:

2.2.1. Attend classes and examinations conducted offline. In the event of failure to appear on time, the Student must notify the University in writing or orally.

2.2.2 Comply with the rules of safety and fire safety on the territory of the University, as well as other requirements of the legislation of the Republic of Kazakhstan and internal regulations of the University.

2.2.3. Pay the University money for the implemented loans in case of not entering the doctoral program of NJSC «K. Satbayev KazNRTU»:

1. English - 6 credits;
2. Kazakh language - 3 credits;
3. Profile disciplines - 3 credits.

The cost of one loan of study at the University for the Student, determined in accordance with the normative documents of the University and amounts to 37,000 (thirty-seven thousand) tenge.

At the same time, in the event that the Ministry of Science and Higher Education (Ministry of Education) of the Republic of Kazakhstan does not allocate a state educational grant for the student selected OPP or not passing the competitive selection by the student on the basis of the results of the entrance examination, No refund is made for the credits that have been implemented.

2.3. The listener has the right:

2.3.1. If the student successfully passes the 1st stage of training and passes the exams, the student has the right not to pass the training of 2 stages and to enter the doctoral program of the University.

2.3.2. Terminate the contract early. At the same time, the Listener must immediately notify the University in writing of his withdrawal from the Treaty.

3 Responsibility of the parties

3.1. Parties shall be liable for failure to comply with the provisions of this Agreement in accordance with the current legislation of the Republic of Kazakhstan.

3.2. All disputes or disagreements arising between the University and the Listener under or in connection with this Agreement shall be settled by negotiation between the parties.

3.3. In the event that the parties have not reached mutual agreement by negotiation and/or in the claim procedure, disputes shall be settled at the place of performance of the Agreement in accordance with the current legislation of the Republic of Kazakhstan.

3.4. Non-attendance shall not constitute a unilateral refusal to perform this Agreement. If the Participant has not submitted a declaration of refusal to comply with the terms of this Agreement in the manner prescribed by this Treaty, the contractual relations between the Parties shall be recognized as valid, the University shall continue to provide the educational service in the appropriate manner.

4 Force majeure

4.1. The Parties shall be exempt from liability for non-performance and/or improper performance of obligations under this Treaty if it was the consequence of circumstances beyond the control and will of the Parties, preventing the full or partial fulfilment by any of the Parties of their obligations under this Treaty, namely: natural disasters or such contingencies as war, hostilities of any nature, Blocking, issuing of normative legal acts by the state bodies of the Republic of Kazakhstan.

4.2. A Party for whom the performance of obligations under this Treaty becomes impossible in accordance with paragraph 4.1. This Agreement shall, in writing, not later than 10 (ten) working days, notify the other Party concerning the commencement of force majeure events which impede the performance of obligations under this Agreement. Documents issued by competent authorized bodies (organizations) are sufficient evidence of such circumstances and their duration

4.3. Failure to notify or delay notification by a Party which has created the impossibility of fulfilling the obligations under this Agreement, of the occurrence of circumstances exonerating it from responsibility deprives it of the right to invoke the fact of force majeure.

4.4. If these circumstances last more than 60 (sixty) days, each party will have the right to refuse further performance of the obligations under the contract. In this case, the contract may be terminated by agreement of the parties.

5. Anti-corruption clause

5.1. The Parties undertake, within the framework of the implementation of this Agreement, to comply with the requirements of applicable anti-corruption legislation and not to take any actions that may violate or cause such violation, including not requiring, receiving, offering, promising or making illicit payments directly or through third parties, including (but not limited to) bribes/remuneration in cash or any other form, to any natural or legal person, including (but not limited to) commercial organizations, government and self-government, government employees, private companies and their representatives.

5.2. It is inadmissible to offer, give or receive a bribe/reward against any staff member, counterpart or partner of the University. Bribe/reward is not only a monetary payment, but can also be in the form of gifts, loan, fees, remuneration, free service or any other benefit, as well as actions that violate the requirements of the anti-corruption legislation of the Republic of Kazakhstan, which are intended to encourage someone to do something dishonest, illegal or abuse trust, including seeking to influence the business community and the decision of the public authority.

5.3. If a party has reason to believe that a breach of any obligations under this Section of the Treaty has occurred or is likely to occur, the party undertakes to notify the other party without delay in writing. In the written notice, a party is required to invoke facts or provide material that reliably supports or suggests that a breach of this Section has occurred or is likely to occur by another party, its affiliates (related) persons, employees, authorized representatives or other persons.

5.4. A Party notified of a violation of any of the provisions of this Section is required to review the notice and inform the other Party of the outcome of the review within ten working days of receipt of the written notice.

5.5. The Parties shall guarantee that due process shall be exercised for breaches of the provisions of this Section, respecting the principles of confidentiality, and that effective measures shall be taken to prevent possible conflict situations. The Parties shall guarantee that there will be no negative consequences for the notifying party of the violation.

5.6. In the event of a breach by the Executive of the anti-corruption obligations described above or the failure to receive information on the outcome of the review of the notice of violation in accordance with paragraph 5.4. of this Treaty, the University may unilaterally suspend the performance of its obligations under this Agreement until the reasons for such violation have been eliminated or terminate this Treaty unilaterally out of court by sending written notice.

6. The operation of the contract and the procedure for termination

6.1. This Treaty shall enter into force from the moment of its signature by both Parties and shall remain in force until the Parties comply fully and properly with their obligations under this Treaty.

6.2. The contract may be terminated or amended by mutual agreement of the parties, as well as in other cases provided for by this Agreement or the current legislation of the Republic of Kazakhstan. The Party which initiates the amendment or termination of the Agreement shall notify the other Parties in writing of the reasons therefor.

Non-attendance of classes, failure to complete the curriculum by the trainee is not a unilateral refusal to perform this Agreement.

6.3. The University has the right to terminate the contract unilaterally by written notification of the Listener in case of systematic absenteeism, not fulfilling the curriculum, loss of communication.

7. Other conditions

7.1. All disputes and disagreements arising between the Parties under or in connection with this Agreement shall be settled by mutual negotiations.

7.2. In case of non-negotiated settlement of disputes, they are subject to review in court at the seat of the University in accordance with the legislation of the Republic of Kazakhstan.

7.3. This Agreement shall be drawn up in two copies in Russian of equal legal force, one copy for each Party.

7.4. The Parties shall be guided by the applicable civil legislation of the Republic of Kazakhstan for all matters not specified in this Agreement.

7.5. The terms of this Agreement may be amended or supplemented only by mutual agreement of the Parties. All additions and amendments shall be considered valid and valid if they are made in writing, signed by authorized representatives of both Parties and sealed (for legal entities).

8. Particulars and signatures of the parties

Univercity

NJSC «KazNRTU named after K. Satbayev»

050013, Almaty, Satpayev str. 22

150140008602, Код 16

YYK KZ628560000006968618

JSC «Bank CenterCredit»

Almaty City Branch

KCJBKZKX

Cbe 16

Member of the Board - Vice-Rector for Science
and Corporate Development

_____ **E.Kuldeev**

Listener

NAME _____

IIN _____

Identity card

№ _____

Be issued _____

Residence address: _____

Registration address: _____

Phone mob. _____

Telephone home _____

_____ Caption

Change sheet

Change sequence number	Section, paragraph of the document	Type of change (replace, cancel, add)	Notice number and date	Revision made	
				Date	Name and initials, signature, title