

Agreement №55
on the organization and conduct of
professional (industrial/pre-diploma/research) practice

Almaty city

29/01/2021

NAO Kazakh National Research Technical University named after K.I. Satpayev (hereinafter referred to as the University), represented by the Vice-Rector for Scientific and Educational Activities D.K. Nauryzbayeva, acting on the basis of power of attorney No. acting in accordance with the legislation of the Republic of Kazakhstan, Hydrogeological Design and Production Company PHREAR LLP, hereinafter referred to as the "**Company**" represented by the General Director, Cherkasova Anastasia Konstantinovna, acting on the basis of the charter, on the other hand, and student Nurlybai Salim Muratkyzy, hereinafter referred to as The "**Trainee**", on the third party, in accordance with the current legislation of PK, have concluded this agreement as follows: hereinafter collectively referred to as the "**Parties**", striving for mutually beneficial cooperation, and for the purposes of facilitating the training of highly professional specialists, as well as possible assistance in the further employment of graduates University and in other areas of work, have concluded this Agreement (hereinafter referred to as the "**Agreement**") on the following:

1. The Subject of the Agreement

1.1. The parties assume the responsibility for the free organization and conduct of professional (industrial/undergraduate/research) practice (hereinafter referred to as the "Practice") of a trainee in the specialty 7M05203 Hydrogeology and engineering geology, on the terms provided for in this Agreement.

2. Rights and responsibilities of the University

- 2.1. A month before the start of professional practice, submit to the Company for approval the program, calendar schedules for the Internship.
- 2.2 Submit to the Company a list of Interns sent for Internship no later than a week before it starts.
- 2.3. Appoint practice leaders from qualified teachers.
- 2.4. Ensure that trainees observe labor discipline.
- 2.5. Provide the Company's employees with methodological assistance in organizing and conducting the Practice.

3. Rights and responsibilities of the Organization

- 3.1. Provide information (location, contact details) for the Practice of Interns in response to the request of the University to organize the practice in accordance with the submitted calendar schedule.
- 3.2. During the period of the Internship, determine jobs for Interns according to the curriculum, monitor compliance with internal regulations, provide advice to Interns in maintaining documentation in the state, Russian languages, familiarize them with the necessary documentation of a non-confidential nature, assist in the selection of materials for term papers and graduation these projects.
- 3.3. To provide interns with a volume of work corresponding to the curriculum, not exceeding 6 (six) hours a day with a five-day work schedule in accordance with state standards.
- 3.4. Provide trainees with conditions safe work during the Internship.
- 3.5. To acquaint Interns with job descriptions and requirements for labor protection and safety, fire safety.
- 3.6. Create the necessary conditions for the implementation of the Practice program by the Trainees.
- 3.7. Ensure the provision of qualified professionals to manage the Practice.
- 3.8. At the end of the Practice, give a description of the work of each trainee and an assessment the quality of their report.

4. Rights and responsibilities of a trainee

4.1 The trainee undertakes:

- 1) attend an internship at the Company, complete all tasks;
- 3) in case of absenteeism for valid reasons, inform the head of practice in writing about the reasons for the absence;
- 3) take care of the property of the Enterprise;
- 4) observe the internal regulations, familiarize yourself with and observe safety precautions;

4.2 The trainee has the right to:

- 1) free access to and use of the literature fund, laboratory facilities, computer and other equipment for the purpose of internship;
- 2) for the implementation of creative, research abilities.

5. Responsibility of the parties

5.1. The parties undertake not to disclose confidential information of the production order, which became known in the process joint activities.

5.2. All disagreements under this Agreement shall be resolved through negotiations between authorized representatives of the parties.

6. Contract time

6.1. This Agreement comes into force from the date of its signing by the parties and is valid for up to 3 months.

6.2. This Agreement is concluded in triplicate, one copy for each Party in the state and Russian languages, having the same legal force.

7. Legal addresses

University	Company	Trainee
NAO KazNITU named after K.I. Satpaeva	Hydrogeological Design LLP production company "PHREAR"	
050013, Almaty, st. Satpaeva, 22 BIN 150140008602 KZ 628560000006968618 BIC KCJBKZKX KBE 17 AGF Bank Center Credit JSC Almaty city Phone: +7 (727) 292-60-25	RNN 600 900 583 487 BIN 070 140 001 628 IIK KZ426017131000021344 JSC Halyk Bank of Kazakhstan BIC HSBKKZKX Kbe KZT Address: 050063, RK, Almaty, Aksai-4, house 55/1, office 138 Tel.: 8 (727) 3288-258 e-mail: info@phrear.kz	Nurlybai Salima Muratkyzy 02/26/1998, IIN 980226451171 Identification No. 036873630, Ministry of Internal Affairs of the Republic of Kazakhstan 05/29/2014 Kaskelen, Uyabaeva 56/39

Vice-rector for scientific and CEO
educational activities _____ Cherkasova A.K.
_____ Nauryzbayeva D.K.

The contract was drawn up on the basis of a standard contract for professional practice in accordance with the Order of the Minister of Education and Science of the Republic of Kazakhstan No. 107 dated January 29, 2016.