#### **CONTRACT** for professional practice in dual training programs

city of Karaganda

«29» 08 2022

Non-profit Joint Stock Company "Karaganda University named after Academician E.A.Buketov", hereinafter referred to as "Educational Organization", represented by Vice-Rector Zhusinbek T:Z, acting on one hand, "Energoservice LTD", hereinafter

referred to as "Enterprise", represented by director E.K. Zhumataeva acting on the basis of Charter on the other hand, together called "Parties", in accordance with current legislation of the Republic of Kazakhstan, have concluded this contract of dual education on the following:

# **1. SUBJECT MATTER OF THE CONTRACT**

1. The Parties undertake obligations to organise and jointly conduct professional practice for the trainees of the Dual Education Organisation in the educational programmes and professions specified in Appendix 1 hereto.

2. Practicum program shall be drawn up in accordance with curricula, academic calendar and profile of educational program.

3. this agreement provides for the implementation of internship programmes of students at the Enterprise.

# 2. RIGHTS AND OBLIGATIONS OF THE PARTIES

4. The educational organisation undertakes to:

1) to send to the enterprise the trainees of the dual training in the specialties specified in Annex 1 to this Agreement for professional practice in accordance with the academic calendar;

2) make the trainees aware of their duties and responsibilities specified in this Agreement;

3) two weeks prior to commencement of professional internship, submit to the enterprise for agreement program, schedules of professional internship with indication of number, surnames, names and patronymics of students

4) to appoint supervisors of internship out of qualified teachers by order of rector;

5) provide observance of labor discipline by students, rules of internal order, obligatory for employees of this enterprise;

6) organise and carry out periodic control of professional practice of students in accordance with the educational programme and academic calendar;

7) provide methodical assistance to employees of enterprise in organization and conduct of professional practice;

8) if necessary, provide the enterprise with information on academic achievements of students;

9) take part in investigation of accidents, if they took place with learner during internship.

5. Educational organization has the right to:

1) to terminate the Contract unilaterally in case of unauthorised termination of education, retention for another year of education, as well as expulsion of a student in the manner prescribed by the current legislation of the Republic of Kazakhstan.

6. The company undertakes to:

1) provide trainees with safe working conditions at the workplace (with obligatory briefings on occupational safety and health) and, if necessary, train trainees in safe working methods;

2) to consider the graduate, trained on educational grant, for employment in accordance with the received specialty, if there is an appropriate vacancy;

3) admit trainees to vocational practice in their respective specialties in accordance with the terms of this contract;

4) not to allow the use of trainees in positions not envisaged by the internship programme and not related to the speciality of the trainees;

5) provide qualified specialists to lead professional practice of students in subdivisions (departments, workshops, laboratories, etc.);

6) report to the educational organisation on cases of violation of labour discipline and internal rules of the enterprise by the trainees;

7) to create necessary conditions for performance of professional practice program by students with provision of possibility to use laboratories, offices, workshops, library, drawings, technical and other documentation, necessary for successful mastering of professional practice program and performance of individual assignments;

8) upon completion of professional internship to issue a characteristic on work of students and assess the quality of internship.

7. The enterprise has the right to:

1) participate in the development of educational programme of professional practice in accordance with new technologies and changed conditions of production process;

2) propose themes of course and diploma works in accordance with needs of enterprise;

3) take part in final certification of graduates;

4) request information on the current progress of students.

## **3. LIABILITY OF THE PARTIES**

8. For non-performance or improper performance of their obligations under this Agreement, the parties shall be liable in accordance with the current legislation of the Republic of Kazakhstan.

### 4. THE PROCEDURE FOR SETTLING DISPUTES

9. Disagreements and disputes arising during the implementation of this Agreement shall be resolved directly by the parties in order to reach mutually acceptable solutions.

10. 10. Issues not resolved by the Parties through negotiations and the development of mutually acceptable solutions shall be resolved in accordance with the current legislation of the Republic of Kazakhstan.

## 5. DURATION, MODIFICATION AND TERMINATION OF THE CONTRACT

11. This contract shall enter into force on the date of its signing by the parties and shall remain in force until "29" 08 2022.

12. The terms and conditions of this contract may be amended and supplemented by mutual written agreement of the parties.

13. This Contract is concluded in two copies on one copy for each Party in the state or Russian languages having equal legal effect.

14. Legal addresses and bank details of Parties:

#### **Organisation of education:**

Karaganda University named after Academician E.A.Buketov, 100028, city of Karaganda, University Street 28 BIN 990540002444 IEC KZ796010191000077867 BIK HSBKKZKX JSC Halyk Bank of Kazakhstan Kbe Fax: 8(7212) 356 398



# The company

«Energoservice LTD» LLP 100028, city of Karaganda, Yazeva Street 13 BIN 060440007120 IEC KZ3092611011370603000 BIK KZKOKZKX JSC :H «Kazkommertsbank» Kbe Fax: 8(7212) 357 515

