

AGREEMENT
about creation of the Educational, scientific and production complex
"Halykka kyzmet" between
branch of the Limited liability partnership
"THE RATIONAL SOLUTION» and non-Governmental institution
"Karaganda economic
Kazpotrebsoyuz University»

Rational SOLUTION LLP, represented by the Director zhaylauov E. B. acting on the basis of the Charter, on the one hand, and NU "Karaganda economic University of Kazpotrebsoyuz", represented by the rector of the University D. E. N., Professor Aimagambetov E. B. acting on the basis of the Charter, on the other hand, jointly referred to hereinafter as "the Parties", and separately as "the Party", given the mutual interest in the development of bilateral relations in the field of educational, methodical, educational-production, research, expert-analytical activities, as well as activities in the field of training of specialists in the field of state and local government, and improving their skills, striving for full and rational use of professional and scientific potential, educational, scientific and production capacities of the Parties, agreed on the following:

1. Agreement subject

The parties create Educational, scientific and production complex "Halykka KazMet" as a form of integration of education, science and industry and cooperate in the field of scientific, methodological, information, analytical, expert activities, as well as activities in the field of training in the field of state and local government and improve their skills.

The parties Express their readiness to join efforts for the fullest and most effective implementation of the provisions of this Agreement and the establishment of mutually beneficial partnership relations between the Parties.

This Agreement defines the main directions and forms of cooperation between the Parties, is the basis for interaction, joint organization of the educational process, educational and production, research, expert and analytical work, preparation of documents (methods, conclusions, publications, etc.), as well as for the implementation of joint projects. If necessary, the implementation of specific joint projects and works is carried out by the Parties on the basis of independent contracts.

2. Area of cooperation

Cooperation between the Parties will include the following areas:

- educational activity;
- educational and methodical activity;
- research activities;
- expert-analytical activity;

activities in the field of training specialists in the field of state and local government and improving their skills.

The list of areas of cooperation can be supplemented and specified by agreement between the Parties.

3. Form of cooperation

Cooperation of the Parties under this Agreement may be implemented in the following forms:

- participation of practitioners in the design or review of modular educational programs in the field of "state and local government" (bachelor, master and doctoral);
 - involvement of practitioners in the educational process for lectures and practical training;
 - organization of the training process in the departments, sectors and other units of the Parties (as agreed);
 - development of the public Institute of mentors of students and undergraduates by experienced practitioners;
 - implementation of joint research, programmes and projects;
 - promotion of the implementation of the results of educational and research works;
 - preparation of expert opinions on topical issues of state and local governance;
 - organization of mutually beneficial exchange of information (by agreement), documents, literature and bibliographic publications, as well as mutual consultations;
 - mutual assistance in the training of specialists in the field of state and local government and improvement of their skills;
 - preparation of joint scientific, educational and information-analytical publications (monographs, textbooks, manuals, reports, articles) in the field of state and local government;
 - organization and holding of joint scientific symposiums, seminars, conferences, meetings, round tables, workshops and other events on issues of mutual interest;
 - implementation of mutual training of employees of the Parties;
 - assistance to students, undergraduates and doctoral students in the collection of practical materials for the implementation of term papers, theses and master's theses on the agreed subject;
 - implementation of guidelines, reviewing of diploma works of students (to be agreed);
 - осуществление взаимного рецензирования публикаций и научно-методических работ;
 - organization and conduct of professional practice of students, undergraduates; the discussion of questions of employment of graduates;
 - mutual provision of employees for training activities
- Sides';
- participation of representatives of the Parties in the established collegial, consultative and Advisory scientific bodies of the Parties;

- exchange of experience, meetings and organization of training seminars, trainings, internships of employees of the Parties.

Cooperation of the parties may be carried out in other agreed forms, ensuring the implementation of this Agreement.

4. Organization of cooperation

For coordination of interaction on implementation of this Agreement the Parties can form the working group from representatives of the Parties.

For the implementation of certain areas of cooperation (works, projects), the Parties have the opportunity to conclude separate contracts (agreements) in the prescribed manner.

The parties agreed at least once a year to hold meetings of representatives of the Parties to discuss the implementation of this Agreement, making it, if necessary, changes and additions.

5. Obligations Of The Parties

The parties shall strive to provide maximum assistance to each other in the implementation of the obligations assumed under this Agreement.

The provisions of this Agreement can not be considered as infringing the rights of the Parties to independently perform work and research, implementation of projects in the areas listed in this Agreement.

In order to implement this Agreement, the Parties will annually agree on their specific cooperation projects for the next year, based on the relevant financial opportunities.

6. Dispute resolution

Disputes between the parties arising in connection with the execution of the provisions of this Agreement shall be settled through negotiations.

7. Final provision

This Agreement shall enter into force upon signature by the Parties and shall be valid for an indefinite period.

The agreement may be amended or supplemented by mutual consent of the Parties. Additions and changes to this Agreement shall be made in writing (in duplicate) and signed by the Parties.

This Agreement may be terminated at the initiative of one of the Parties by written notice to the other Party not later than 45 calendar days before the expected date of termination of the Agreement.

Termination of the Agreement is not the basis for termination of contracts (agreements) concluded by the Parties for the purpose of its implementation.

8. Legal addresses of the parties

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