

AGREEMENT

on the creation of the Educational-scientific-industrial complex between the LLP «Kazakhstan center of training and consulting» and the Karaganda Economic University of Kazpotrebsoyuz

LLP "Kazakhstan training and consulting center", represented by General Director Satbay Nika Andreevna, acting on the basis of the Charter, from one side, and the Karaganda Economic University of Kazpotrebsoyuz, represented by the rector of the University, professor Aymagambetov Yerka Balkaraevich, acting on the basis of the Charter, from another side, hereinafter collectively referred to as the "Parties", and individually the "Party", given the mutual interest in the development of bilateral relations in the fields educational, educational-methodological, educational-industrial, scientific-researching, expert and analytical activities, as well as activities in the field of training specialists in the field of standardization and certification, technology of food products and advancing of training, striving for the full and rational use of professional and scientific potential, educational, scientific and production capacities of the Parties, agreed on the following:

1. Subject of the agreement

The parties create an educational-scientific-industrial complex as a form of integration of education, science and production and carry out cooperation in the field of scientific, methodological, informational, analytical, expert activity, as well as activities in the field of training of specialists, in the field of standardization and certification, technology of food products and raising their qualifications.

The Parties express their willingness to join forces for the most complete and effective implementation of the provisions of this Agreement and to establish mutually beneficial partnerships between the Parties.

This Agreement defines the main directions and forms of cooperation between the Parties, on the basis of interaction, joint organization of the educational process, conducting educational-methodological, educational-industrial, educational-research, expert and analytical work, preparation of documents (methodologies, 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 agreements.

2. Areas of cooperation

Cooperation between the Parties will include the following areas:

- educational activities;
- educational-methodological activities;
- educational-industrial activities;
- scientific-research activities;
- expert and analytical activities;

- Activities in the field of training of specialists in the field of standardization and certification, technology of food production and advanced training.

The list of areas of cooperation may be supplemented and clarified by the agreement between the Parties.

3. Forms of cooperation

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

- Participation of practitioners in the designing or review of modular educational programs of the specialties "Standardization and Certification" and "Technology of Food Products" (bachelor and magistracy programs);
- involvement of practitioners to the educational process for lecturing, conducting practical and laboratory classes;
- organization of the educational process in laboratories, departments, sectors and other units of the Parties (by agreement);
- creation of training laboratories at the enterprise (by agreement);
- development of a public institute of mentors for students and undergraduates from experienced practitioners;
- implementation of joint research, programs and projects;
- promoting or implementation of the results of educational-research and scientific-research works;
- preparation of expert opinions on topical issues of the development of standardization and certification, technology of food products;
- 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 standardization and certification, technology of food products and advanced training;
- Preparation of joint scientific, educational and informational-analytical publications (monographs, textbooks, manuals, reports, articles) in the field of standardization and certification, technology of food products;
- organization and carrying out of joint scientific symposia, seminars, conferences, meetings, round tables, master classes and other events of mutual interest;
- implementation of mutual advanced training of workers of the Parties;
- assisting students and undergraduates in compiling of practical materials for the writing of term papers, dissertations and master's theses on an agreed topic;
- implementation of guidance, peer review of students' theses (by agreement);
- mutual peer review of publications and of scientific-methodological works;
- organization and carrying out of professional practice of students, undergraduates;
- discussion of employment issues for graduates;
- mutual provision of workers for training events of the Parties;
- participation of representatives of the Parties in the collegial, consultative and advisory, scientific bodies of the Parties being created;
- exchange of experience, meeting and organization of training seminars, internships for 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

To coordinate interaction on the implementation of this Agreement, Parties may create a working group of representatives of the Parties.

To implement certain areas of cooperation (work, projects), the Parties have the opportunity to conclude separate agreements (contracts) in the established manner.

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

5. Obligations of the Parties

The parties will endeavor to provide maximum assistance to each other in fulfilling the obligations assumed under this Agreement.

The provisions of this Agreement cannot be considered as infringing on the rights of the Parties to independently carry out work and research, implement projects in the fields listed in this Agreement.

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

6. Dispute Resolution

Disagreements between the parties arising within the implementation of the provisions of this Agreement shall be resolved through negotiations.

7. Final Provisions

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

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

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

Termination of the Agreement does not constitute grounds for termination of the agreements (contracts) concluded by the Parties for implementation.

8. Legal addresses of the parties

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