

AGREEMENT №
on
Educational Services

Tomsk

« _____ » _____ 20 _____

Tomsk State Pedagogical University (further- Service Provider), in the person of Vice-Rector for Academic and Educational Affairs **Mikhailichenko Andrey Yurievich**, acting on the basis of **warrant № 01/89 of 02.12.2008** and _____
(further - Student), have agreed to the following :

1. Subject of Agreement

1.1. Subject of this Agreement is educational services for the Student on full-time basis at preparatory course

2. Payment for Educational Services

2.1. The responsibility for payment of tuition fees for services indicated in Clause 1.1 of this Agreement is entrusted to the Student.

2.2. The Student may pay for the services indicated in Clause 1.1 of this Agreement on his own choice by way of prepayment (cross out inapplicable):

- At a time for the entire academic year on term not later than «15» August 20____;
- Equal part for each semester on terms not later than «15» August 20____ and «31» December 20____.

2.3. The amount of tuition fee for 10 (ten) months of 20____-20____ academic year is \$US_____
(_____ United States dollars)

2.4. The payment may be made by transferring money to the University bank account:

Tomskij Gosudarstvennyj Pedagogicheskij Universitet

Account # 4050 3840 9062 9100 0033

Tomskpromstroybank, Tomsk, Russian Federation

SWIFT: TMKPRU5T

Correspondent bank: COMMERZBANK AG

Frankfurt am Main, Germany

400/8867657/00USD

Or to University post address:

Tomsk State Pedagogical University,
Kievskaya str. 60,
634061 Tomsk, Russia

3. Rights and Duties of the Service Provider

3.1. The Service Provider has a right to realize independently the educational process, choose the evaluation system, forms, order and frequency of monitoring the student's progress, to use encouragements and impose penalties within the limits provided by Charter of the Service Provider and in accordance with other local statutory acts of the Service Provider.

3.2. The Service Provider is obliged:

- 3.2.1. to grant the Student necessary conditions for successful mastering the preparatory courses programme .
- 3.2.2. to grant the Student the possibility to use all informational funds (library, reading halls, rooms) of the Service Provider in accordance with its local statutory acts.
- 3.2.3. to issue the Student the certificate about preparatory courses on completion on condition that the Student completes the curriculum of the courses.

4. Rights and Duties of the Student

4.1. The Student has rights provided by acting Russian legislation in the field of education and University Charter.

4.2. The Student is obliged :

- 4.2.1. to receive insurance medical policy on arrival to Tomsk;
- 4.2.2. to pay tuition fees at the rate and order provided by Clause 2 of this Agreement;
- 4.2.3. to meet the requirements of preparatory courses curriculum provided at Clause 1.1 of this Agreement.
- 4.2.4. before moving into the dormitory of the Service Provider to make prepayment in sum of 5000 Roubles for a place at the dormitory for a period of living during 10 months of education process.
- 4.2.5. to deposit at the Cash Office of the Service Provider a sum of 5000 (five thousand) rubles as a security for guaranteeing timely departure from the Russian Federation to the country of permanent living. On the expiry of the Agreement this amount is paid back to the Student.
- 4.2.6. to perform other obligations of the Student provided by Russian legislation on education, Charter and other local statutory acts of the Service Provider.

5. Responsibilities of Parties

5.1. A violation of the Student payment periods of education, lodging and ticket costs provided by Clauses 2.4., 4.2.4. and 4.2.5. of this Agreement, will result in this person paying a percentage in accordance with art. 395 of Civil code of the RF.

6. Period of Validity of this Agreement

6.1. This Agreement comes into force from the point of its signing and it is valid till the moment the Student terminates the educational programme. The period of mastering the educational programme by the Student is 10 months from the point of study.

6.2. This agreement is considered to be concluded in written form if it is signed by the Parties, also if it is signed and directed to another Party by post, telegraph, teletype, e-mail or other communication. Received by the mentioned types of communication the copy of the Agreement is considered as an original document.

7. Pre-term Cancellation of the Agreement

7.1 The Student has a right to reject the execution of this Agreement at any time by directing to the Service Provider a written application. In this case all the expenses incurred by the Student will be reimbursed.

7.2. The Service Provider has a right to reject the execution of this Agreement at any time directing to the Student a written note in the presence of following grounds :

7.2.1.violation by the Student of academic discipline (poor progress);

7.2.2.violation by the Student of the Rules of internal service and living at the dormitory;

7.2.3.violation by the Student of the Russian Law;

7.2.4.non-attendance of lectures by the Student for more than 30 days without valid reasons;

7.2.5.non-fulfillment of the duties provided by Clause 2.4 of this Agreement.

7.2.6. in other cases provided by Russian Law, Charter of TSPU, other local legal acts of TSPU, this Agreement.

7.3. The conditions provided by Clause 7.2 of this Agreement could entail its cancellation, annulment of visa and departure of the Student to the place of his permanent living.

7.4. In case of cancellation of this Agreement by grounds provided by Clause 7.2 the representative of the Service Provider buys for the Student a ticket at the expense of funds paid in by the Student on the basis of Clause 4.2.5. of the Agreement. Besides, in case of pre-term cancellation of the Agreement the Student receives back funds paid by him for his education and living – deducting the cost of services rendered by the Service Provider.

7.5. In case the Student enters TSPU with the purpose of receiving high professional education the Service Provider keeps the funds paid-in in accordance with Clause 4.2.5. of this Agreement as a security for buying a ticket for the Student on the basis of Clause 7.4 of the Agreement with the purpose of guaranteeing his timely departure to the permanent place of living on completion of education period.

8. Licensing and State Accreditation

8.1. The Parties establishes that the Student Provider realizes educational activity in accordance with License № 3541 of April, 16, 2004, issued by Federal Inspectorate Service for education and science and Certificate of State Accreditation № 1506 of 25.05.2004, issued by Federal Inspectorate Service for education and science.

9. Addresses and signatures of the Parties

STUDENT
Name _____
Date of birth _____
Passport _____
Issued by _____
Date of issue _____

SERVICE PROVIDER
TSPU, 634041, Tomsk, ul. Kievskaya, 60

Vice-Rector

Head of Department _____

Signature _____ / _____

« ____ » _____ 20 ____