COOPERATION AGREEMENT №7

Jizzakh city 3.01.2025-year

Dzhizak polytechnic institute on behalf of the institute of charter on the basis of the rector, A.K. Usmankulov (later the institute as referred to) in one hand and "Jizzax akkumulyator zavod" JSC of the enterprise on behalf of the Charter on the basis of work compliance B.A.Usmonxodjayev (later the Directory as referred to) and the second by this agreement, the following on was founded.

I. THE PURPOSE OF THE CONTRACT

Uzbekistan, republic of the president, 2019-8 year-decree "Uzbekistan republic of the higher education system 2030-years development kontsepsiyasini approval on" UP-5847-the number of the resolution and 31 December in the year of 2020 "Skills assessment system of radical improvement, and the labor market for qualified personnel with ensure measures to "on № PP-4939-the number in the decision specified tasks performance to ensuredual education done to increase, students practice up to and to work placing and scientific research of the work out go;

Dual education, enterprise requirements, on the basis of targeted, highly qualified personnel preparation, students specialty of practical knowledge to be possessed to practices that organize to, and young specialists to work placing, professor-teachers work in and out of trainings, conduct, scientific research works, consulting services organization to.

II. THE FUNCTIONS OF THE SIDE

- Dual education in collaboration done increase;
- the enterprise for targeted, highly qualified personnel preparation;
- directory the working staff training, skills enhancement;
- professors andteachers directory in scientific and professional trainings of conduct;
 - students practice the organization to;
- work out in they come, the problems you solve to, new technology and equipment with a fully equipped kitchen available equipment upgrade to a collaboration done increase:
- needs to be a special agreement on the basis of scientific research of the work out go, scientific developments work out implementation to, consulting services organization to;

III. THE RIGHTS OF THE PARTIES

Institute:

- students practice pass to the enterprise of intellectual abilities and the material - technical base of the abilities to learn and the same on the basis of the relevant offer add:

- technological process efficiency to increase, and scientific developments work in and out of current to on suggestions to add;
 - enterprise expertise of the department of the branches of the organization to; Directory:
- dual education implementation to on relevant regulatory documents, programs, contracts concluding, as well as, specialists of practical training requirements working out, take part to;
- 've institute of educational plans and programs with to get acquainted and them work out the requirements of coordination on their suggestions to give;
- targeted training these graduates' professional skills and kompetentli of trial conduct;
 - graduate of the State attestation of the commission in the work and participate to;
- this agreement within the framework of the institute with research activities and other mutually agreed issues on additional contracts drafting;
- targeted, highly qualified personnel to the preparation of on additional courses and organize to for suggestions give.

IV. OBLIGATIONS OF THE PARTIES

Institute:

- in collaboration bachelor's degree, master's degree on targeted professionals in the preparation of dual education implementation to;
- working out, working age correspondence to be take to on propaganda-propaganda work out go, bachelor's and master's degree he graduated capable young people in doctoral studies to read and arrange to;
- each academic year for the enterprise with agreed without students practice plan drafting and approval, the student's permanent residence address is given , which without the enterprise to send;
- the institute by practice with the guidance of qualified professors andteachers attached;
- enterprise scientific and technical achievements in the popularization an active take part to;
- graduating on appropriate recommendations to give, their enterprises work activities of monitoring the get go;
- the enterprise of the practice who take students of the enterprise, the consent of the letter on the basis of the enterprises to work distribution and the direction to give;
- educational plans and programs in the adoption of enterprise work production requirements, coordination of on given the proposals considering get;
- enterprise management recommendations on the enterprises of workers on short term skills to increase the courses of the organization to;
- enterprise with came without professors andteachers work in and out of probation of up to;
 - work in and out of scientific problems to solve to it on research of the work out go;
 - enterprise with agreed without production processes, technological equipment

working efficiency, work output is the product quality to improve, improvement on the suggestions you give.

Directory:

- specialists of practical training requirements working out, take part to;
- professors andteachers of probation for the conditions to create, needs to be when the expertise of the department of branches of the organization to and their practical classes to conduct set out to put;
- eachacademic year, agreed to the plan according, the training plan as specified in the term of student skills practice and diploma before a practice passage providing;
- practice passing students practice guidance to the enterprise from qualified specialists attached;
- students of operations conduct for necessary which are technical documents and information with you to get acquainted with the conditions to create;
 - students practice conducting the practice in the program according organized are;
- labor protection on general and work in the place of mandatory guidance that will be put to ensure and relevant documents of the registration, necessary in cases students safe work areas or method relied on without educational seminars organization to;
- the practice of completion after each a student to the practice after it has passed, the subscriber on tavsifnoma to give, the enterprise has fulfilled the work on the report approval;
- the enterprise professor-teachers, research, work out , go to need- conditions to create;
- personnel need when the enterprise of the practice who passed students the choice on the basis of work to take to, thus institute a ticket to give up on a request message sending;
- dual education implementation to the conditions to create, relevant regulatory documents, programs in preparation to attend to;

V. validity of the contract CANCEL THE ORDER

- 5.1. The contract of the parties, it signed from the day starting into force will enter.
- 5.2. You from side ones of the contract termination to writing in expressed unless, the contract continue to will.
 - 5.3. The contract in the following cases cancelled be can:
 - the parties by mutual consent with;
 - uzrli reasons with partner to the initiative, according;
 - current legislation as indicated in other cases.

VI. ADDITIONAL TERMS

- 6.1. Of the parties a written application according, this cooperation agreement supplements and amendments to be included can.
- 6.2. This agreement, the parties between the mutual cooperation of the path put on configured if it is, the parties between each of a relationship (practice and internship in the transition, job placement, branch or laboratory organization to and other events) to out

increase the parties between structured individual contracts on the basis of regulated shall be.

VII. DISPUTE SETTLEMENT PROCEDURE

This necessarily

- 7.1. slips on or is it with the associated without the sides o'in rtasi came out of the conflict, and the conflict, the parties between negotiations taking to go the way with solved are.
- 7.2. Negotiations are taking to go the way of the dispute settle to the possibility of non in the case of, the contract structure, terms and conditions change, the handle of the violation, the execution of be, cancelled, be, be finished, and the validity on came out and all disputes, current law in the documents specified in the order responsible will be.

VIII. DETAILS AND SIGNATURES OF THE PARTIES:

Dzhizak polytechnic institute	"Directory"
Address: Jizzakh city	
Islam Karimov king street, 4-home	Address
Fax: (+998)72 226-45-47	Wire
x/r 23402000300100001010	Fax
INN: 201122919	x/r
MFO: 00014	code
Sh/xv 400910860084017094100079005	INN
INN 201672757	
Education institution of	Signature
the head:	
Date	Date

The contract applicable legal norms to fit comes in.

JizPI large legal consultant

"JIZZAX AKKUMULYATOR ZAVODI" AJ VA JIZZAX POLITEXNIKA INSTITUTINING FAN, TA'LIM VA ISHLAB CHIQARISHNI OʻZARO HAMKORLIKDAGI FAOLIYATINI TASHKIL ETISH TO'G'RISIDA

SHARTNOMA

"3" 01 2025-yil

Jizzax sh.

Quyida imzo chekuvchilar Nizom asosida faoliyat yurituvchi "Jizzax akkumulyator zavodi" AJ Bosh direktori B.A.Usmonxodjayev, kelgusida "KORXONA" deb nomlanadi hamda Jizzax politexnika instituti nomidan Nizom asosida faoliyat yurituvchi institut rektori A.Usmankulov, kelgusida "INSTITUT" deb nomlanadi, fan, ta'lim va ishlab chiqarishning o'zaro integratsiyasini ta'minlash maqsadida, uzluksiz ta'limni rivojlantirish to'g'risidagi mavjud Qonunchilik, Prezident farmonlari va Qarorlari, Vazirlar Mahkamasining Qarorlaridan kelib chiqqan holda quyidagi shartnomani tuzadilar.

1. SHARTNOMA PREDMETI

1.1. Tomonlar fan, ta'lim va ishlab chiqarish aloqasini o'zaro manfaatli hamkorlik orqali rivojlantiradilar. Hamkorlik, birgalikda tuzilgan ishchi guruhi orqali amalga oshiriladi. Ishchi guruhi tarkibi institut professor-o'qituvchi xodimlari, magistrantlar, talabalar hamda korxonaning malakali mutaxassislaridan iborat boʻladi.

1.2. Korxonada "Kimyoviy texnologiya" kafedrasining filiali tashkil etiladi. Filialda kafedra mutaxassislik fanlarining ayrim amaliy va laboratoriya mashgʻulotlari, iqtidorli talabalar, magistrlar va mustaqil izlanuvchilarning ilmiy tadqiqot ishlarining eksperimental qismi olib

1.3. Olib boriladigan barcha ishlar va tadbirlar tomonlarning oʻzaro kelishuvi asosida ishlab boriladi. chiqilgan, tasdiqlangan dastur va reja asosida amalga oshiriladi.

1.4. Oʻzaro hamkorlikda kimyoviy texnologiyaning fundamental va amaliy sohalarida

ilmiy-tadqiqot ishlari olib boriladi.

1.5. Hamkorlikda ilmiy yechimga ega boʻlgan aniqlangan muammolar boʻyicha tadqiqotlar olib boriladi, natijalari boʻyicha ilmiy va me'yoriy hujjatlar tayyorlanadi. Oʻzaro hamkorlikda ilmiy anjuman, ilmiy seminarlar va davra suhbatlari oʻtkaziladi, bakalavriat va magistratura talabalarining korxonaga safarbarligi amalga oshiriladi.

2. "KORXONA"NING MAJBURIYATLARI

- 2.1. Hamkorlikni amalga oshirish uchun ishchi guruhiga malakali mutaxassislarni taqdim etish;
 - 2.2. Tashkil etilgan kafedra filialini kerakli jihozlar bilan ta'minlash;

2.3. Korxonada olib boriladigan ilmiy-tadqiqot ishlariga institut professor-oʻqituvchilari, magistrlar, talabalar va katta ilmiy xodim-izlanuvchilarni jalb qilish;

2.4. Hamkorlikdagi ilmiy tadqiqotlar boʻyicha bakalavriat talabalariga bitiruv malakaviy ishlarini bajarishda, magistratura mutaxassislariga magistrlik va doktorlik dissertatsiyalarini bajarishda hamda boshqa izlanuvchilarga amaliy yordam koʻrsatish, ilmiy maslahatchilik qilish;

2.5. Institut katta ilmiy xodim-izlanuvchilari va mustaqil tadqiqotchilarining ilmiy ishlarini

bajarishda korxonaning malakali mutaxassislaridan ilmiy maslahatchilarni belgilash;

2.6. Hamkorlikdagi ilmiy tadqiqotlar faoliyat olib borayotgan institut professoroʻqituvchilari, magistrlar, iqtidorli talabalar va mustaqil tadqiqotchilarga zarur shart-sharoitlar varatib berish;

2.7. Davlat ilmiy texnikaviy dasturlar doirasida bajariladigan loyihalarni birgalikda

shakllantirish va bajarish.

3."INSTITUT"NING MAJBURIYATLARI

3.1. Korxonaning mutaxassislari bilan birgalikda ustivor yoʻnalishlar boʻyicha ilmiy muammolarni aniqlashda ishtirok etish. Aniqlangan va amalda boʻlgan ilmiy muammolar bo'yicha ilmiy tadqiqot ishlarini birgalikda olib borish hamda olingan natijalar bo'yicha axborotlar almashinish, ilmiy muammoni hal etish uchun korxonaga sohaning professoroʻqituvchilari va tadqiqotchilarni yuborish;

3.2. Korxona tomonidan taqdim etilgan ilmiy muammolarni hal etish boʻyicha tadqiqot olib

borish, tadqiqot natijalarini va xulosalarni taqdim etish;

3.3. Ishchi guruhining ishida olimlar, malakali mutaxassislar, shuningdek magistrlar, iqtidorli talabalar va mustaqil tadqiqotchilar ishtiroki hamda ilmiy tadqiqotlar va ishlanmalarini olib borish uchun yetarli sharoitlarni yaratib berish;

3.4. Birgalikda olib borilgan ilmiy-tadqiqotlar boʻyicha ma'ruzalar oʻqish, birgalikda

seminarlar va davra suhbatlarini o'tkazish;

3.5. Tegishli bakalavriat ta'lim yoʻnalishi hamda magistratura mutaxassisliklari talabalarini nazariy bilimlarini mustahkamlash va amaliy koʻnikmalarini shakllantirish maqsadida korxonada bitiruv malakaviy ishi, magistrlik va doktorlik dissertatsiyalari bajarilishini tashkil etish;

3.6. Institutning talaba, magistrantlar va katta ilmiy xodim-izlanuvchilariga nazariy va

amaliy bilim berishlari uchun korxonaning malakali mutaxassislarini jalb etish;

3.7. Korxona bilan hamkorlikda olib borilgan ilmiy tadqiqot mavzulari boʻyicha bakalavriat talabalariga bitiruv malakaviy ishlarini bajarishda, magistratura mutaxassislariga magistrlik va mustaqil tadqiqotchilarga doktorlik dissertatsiyalarini bajarishda malakali mutaxassislarni ilmiy maslahatchilikka jalb etish;

3.8. Institutning o'quv rejasiga muvofiq, sohaga tegishli fanlar bo'yicha ma'ruza va

seminarlarni o'tkazish uchun korxonaning yetuk mutaxassislarini jalb etish;

3.9. Korxona bilan birgalikda hamkorlikni yanada rivojlantirish maqsadida oʻquv ilmiy filial tashkil etish va faoliyatini yuritish;

4. SHARTNOMANING ALOHIDA SHARTLARI VA AMAL QILISH MUDDATI

4.1. Mazkur shartnomaga oʻzgartirishlar faqatgina tomonlar roziligi bilan amalga oshirilishi mumkin.

4.2. Ushbu shartnoma imzolangan kundan boshlab 10 yil muddatda amal qilinadi va

tomonlarning xohishlariga koʻra uzaytirilishi mumkin.

4.3. Shartnoma bandlarining toʻliq va samarali bajarilishini ta'minlash maqsadida tomonlarning oʻzaro kelishuvi asosida, har yil uchun reja qabul qilinadi va tasdiqlanadi.

4.4. Ushbu shartnomaning muddati uzaytirilishi, oʻzgarishi yoki bekor qilinishi tomonlar

kelishuviga koʻra qoʻshimcha kelishuv asosida amalga oshiriladi.

4.5. Shartnoma 2 nusxada tuzilgan boʻlib, ularning har biri bir xil yuridik kuchga ega, tomonlarning har ikkalasida saqlanadi.

5. TOMONLARNING MANZILLARI

