

NEW AGREEMENT

EXTENSION NO.

AGREEMENT NO

To be filled out by the school

UNIVERSITY-COMPANY ACADEMIC COOPERATION PROGRAMME AGREEMENT

By and between, the first party, Mr/Ms , director, dean of the school: in name and representation of UPC, and by delegation of the Rector of the same, in virtue of Resolution no. 3010/2006, of 13 December (DOGC 16/1/2007)

and the second party, Mr/Ms the company

, headquartered at (1) telephone no.

and e-mail address

, acting as legal representative of , holder of Tax Identification Number , postcode

De parties mutually recognise their legal capacity to enter intothis agreement, and undersign the present educational cooperation agreement in accordance with Royal Decree 1497/1981, of 19 June, which will engage the student:

Mr/Ms		with National Identity Document no.	
registered address(1	1),		
postcode	telephone no	and e-mail address	
enrolled on the cour	rses of		

This agreement is governed by the following clauses:

1. The student selected for this agreement must meet the requeriments established in Royal Decrees 1497/1981 and 1845/1994, and in the regulations governing the school.

2. The student's tutor, appointed by the company, shall be Mr/Ms

who must ensure that the student receives training and fulfils the work plan of the programme approved by the University- Company Relations Committee, as described in Appendix I.(2)

3. The total number of hours dedicated by the student on this programme will be hours, (3) which must be completed in the period (4) between / / and / / .

4. The company must pay the student the sum of \in per month, up to a total amount of \in . (5)

5. The company must pay UPC 14.7% of the total amount of the scholarship the student receives. The sum will be transferred as funds to cover the administration costs of the agreements.

6. The student is obliged to comply with the timetable and the rules of the work plan, and also to maintain contact with his/her tutor

7. Once the programme ends, the student may request a certificate proving that he/she has carried out the work placement.

8. The student and the tutor will submit the final reports on the results of this cooperation programme, using the standard forms attached to this document as Appendices II and III.

Yes 🗌

No

9. The aim of the work placements is the presentation of project/master's thesis

10. In accordance whith Article 7.2 of Royal Decree 1497/1981 of 19 June, the relationship of the student with the company is not of an employment nature. The school's insurance policy wil cover any eventuality encountered by students on academic cooperation programmes under the conditions established by the governing legal provisions. If the student is not covered by the school's insurance policy he/she is under the obligation to seek analternative arrangement in this regard.

11. At any time, if ther are justifiable causes, this agreement may be terminated by either of the parties.

As a sign of ther agreement, the parties hereby sign the present document:

⁽¹⁾ State the city, the street and the number

⁽²⁾ In case of extension, as long as the conditions of the work plan are not modified, it is not necessary to enclose Appendix I.

⁽³⁾ The maximum number of hours is determined for each official master's degree and school. Schools may establish specific limits on timetables acording to their internal regulations.

⁽⁴⁾ This period must be between 16 September and 15 Setember of the following academic year.

⁽⁵⁾ State the monthly amount of the scholarship, and the total amount the student will receive during the term of theagreement.



NEW AGREEMENT MODIFICATION

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