	UNIVERSITAT POLITÈCNIC
	DE CATALUNYA
РС	BARCELONATECH

NEW AGREEMENT	X
MODIFICATION	
EXTENSION NO.	

To be filled out by the school

New Agreemer

Print Agreement

A

UNIVERSITY - COMPANY ACADEMIC COOPERATION PROGRAMME AGREEMENT

 Gathered on the one hand, Mr./Ms.
 , director/dean

 of the school
 , in name and representation of the

 Universitat Politècnica de Catalunya (UPC), and by delegation of the Rector of the same, in virtue of Resolution no. 3010/2006 of 13 December

 (DOGC 16/01/2007).

In the other, Mr./Ms.		, acting as legal	representative
of the company		, holder of TA	(Identification
Number , headquartered at		postcode,	population,
t	telephone no.	and email address	
And on the other, Mr./Ms.		, with National Identify Document no.	,
registered address		, postcode	, population
t	telephone no.	and email address	

enrolled on the courses of

authorized by the academic responsible

De parties recognize their legal capacity to enterin to this agreement, and und ersign the present ed ucational c ooperation ag reement in accordance with Royal Decree 1497/1981, of 19 June.

This agreement is governed by the following clauses:

- 1. The student selected for this agreement must meet the requirements established in Royal Decrees 1497/1981 and 1845/1994, and in the regulations governing the school. In accordance with Article 7.2 of Royal Decree 1497/1981 of 19 June, the relationship of the student with the company is not of an employment nat ure. The school's insurance policy will cover a ny eventuality encountered by students on academic cooperation programs 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 an alternative arrangement in this regard.
- The student's tutor, appointed by the company, shall be Mr./Ms. Sr./Sra.
 who m ust ensure that the student receives training and fulfils the work p lan of the program a pproved by the University- C ompany Relations Committee, as described in Appendix I.
- 3. The total number of hours dedicated by the student on this program will be hours, which must be completed in the period between and , and for which the company must pay the student the sum of 1 €, per month, up to a total amount of €.
- 4. The company has to pay the UPC sum of € , corresponding to 14.70% of the total amount of the scholarship the student receives. The sum will be transferred as funds to cover the administration costs of the agreement. If so, the invoice will be issued order number or reference code the company .
- 5. The student is obliged to comply with the timetable and the rules of the work plan. The student and the tutor will submit the final reports on the results of this cooperation program, us ing the standard forms a ttached to this document as Appendices II and III. Onc e the program ends, the student may request a certificate proving that he/she has carried out the work placement.
- 6. The aim of the work placements is the presentation of project/master's thesis Yes No
- 7. At any time, if there are justifiable causes, this agreement may be terminated by either of the parties. In any event, this agreement shall be terminated when the student / to end his studies.
- 8. According to Law 15/1999, of Protection of Personal Data (Data Protection Act) and other deve lopment regulations, personal data that is accessible to any party shall not be applied or used for those purposes other than those provided in this Agreement, or transferred in any way to other persons or entities, or indeed for their conservation.

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

	UNIVERSITAT POLITÈCNIC
	DE CATALUNYA
РС	BARCELONATECH

NEW AGREEMENT	X
MODIFICATION	
EXTENSION NO.	

To be filled out by the school

New Agreemer

Print Agreement

A

UNIVERSITY - COMPANY ACADEMIC COOPERATION PROGRAMME AGREEMENT

 Gathered on the one hand, Mr./Ms.
 , director/dean

 of the school
 , in name and representation of the

 Universitat Politècnica de Catalunya (UPC), and by delegation of the Rector of the same, in virtue of Resolution no. 3010/2006 of 13 December

 (DOGC 16/01/2007).

In the other, Mr./Ms.		, acting as legal	representative
of the company		, holder of TA	(Identification
Number , headquartered at		postcode,	population,
t	telephone no.	and email address	
And on the other, Mr./Ms.		, with National Identify Document no.	,
registered address		, postcode	, population
t	telephone no.	and email address	

enrolled on the courses of

authorized by the academic responsible

De parties recognize their legal capacity to enterin to this agreement, and und ersign the present ed ucational c ooperation ag reement in accordance with Royal Decree 1497/1981, of 19 June.

This agreement is governed by the following clauses:

- 1. The student selected for this agreement must meet the requirements established in Royal Decrees 1497/1981 and 1845/1994, and in the regulations governing the school. In accordance with Article 7.2 of Royal Decree 1497/1981 of 19 June, the relationship of the student with the company is not of an employment nat ure. The school's insurance policy will cover a ny eventuality encountered by students on academic cooperation programs 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 an alternative arrangement in this regard.
- The student's tutor, appointed by the company, shall be Mr./Ms. Sr./Sra.
 who m ust ensure that the student receives training and fulfils the work p lan of the program a pproved by the University- C ompany Relations Committee, as described in Appendix I.
- 3. The total number of hours dedicated by the student on this program will be hours, which must be completed in the period between and , and for which the company must pay the student the sum of 1 €, per month, up to a total amount of €.
- 4. The company has to pay the UPC sum of € , corresponding to 14.70% of the total amount of the scholarship the student receives. The sum will be transferred as funds to cover the administration costs of the agreement. If so, the invoice will be issued order number or reference code the company .
- 5. The student is obliged to comply with the timetable and the rules of the work plan. The student and the tutor will submit the final reports on the results of this cooperation program, us ing the standard forms a ttached to this document as Appendices II and III. Onc e the program ends, the student may request a certificate proving that he/she has carried out the work placement.
- 6. The aim of the work placements is the presentation of project/master's thesis Yes No
- 7. At any time, if there are justifiable causes, this agreement may be terminated by either of the parties. In any event, this agreement shall be terminated when the student / to end his studies.
- 8. According to Law 15/1999, of Protection of Personal Data (Data Protection Act) and other deve lopment regulations, personal data that is accessible to any party shall not be applied or used for those purposes other than those provided in this Agreement, or transferred in any way to other persons or entities, or indeed for their conservation.

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

	UNIVERSITAT POLITÈCNICA
	DE CATALUNYA
PC	BARCELONATECH

NEW AGREEMENT	×
MODIFICATION	
EXTENSION NO.	

To be filled out by the school

New Agreemer

Print Agreement

UNIVERSITY - COMPANY ACADEMIC COOPERATION PROGRAMME AGREEMENT

Gathered on the one hand, Mr./Ms. , director/dean of the school , in name and representation of the Universitat Politècnica de Catalunya (UPC), and by delegation of the Rector of the same, in virtue of Resolution no. 3010/2006 of 13 December (DOGC 16/01/2007).

In the other, Mr./Ms. of the company		, acting as legal representativ , holder of TAX Identificatio	
Number , headquartered at t	telephone no.	postcode, and email address	population,
And on the other, Mr./Ms.	·	, with National Identify Document no.	,
registered address t	telephone no.	, postcode and email address	, population

enrolled on the courses of

authorized by the academic responsible

De parties recognize their legal capacity to enterin to this agreement, and und ersign the present ed ucational c ooperation ag reement in accordance with Royal Decree 1497/1981, of 19 June.

This agreement is governed by the following clauses:

- 1. The student selected for this agreement must meet the requirements established in Royal Decrees 1497/1981 and 1845/1994, and in the regulations governing the school. In accordance with Article 7.2 of Royal Decree 1497/1981 of 19 June, the relationship of the student with the company is not of an employment nat ure. The school's insurance policy will cover a ny eventuality encountered by students on academic cooperation programs 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 an alternative arrangement in this regard.
- The student's tutor, appointed by the company, shall be Mr./Ms. Sr./Sra.
 who m ust ensure that the student receives training and fulfils the work p lan of the program a pproved by the University- C ompany Relations Committee, as described in Appendix I.
- 3. The total number of hours dedicated by the student on this program will be hours, which must be completed in the period between and , and for which the company must pay the student the sum of 1 €, per month, up to a total amount of €.
- 4. The company has to pay the UPC sum of € , corresponding to 14.70% of the total amount of the scholarship the student receives. The sum will be transferred as funds to cover the administration costs of the agreement. If so, the invoice will be issued order number or reference code the company .
- 5. The student is obliged to comply with the timetable and the rules of the work plan. The student and the tutor will submit the final reports on the results of this cooperation program, us ing the standard forms a ttached to this document as Appendices II and III. Onc e the program ends, the student may request a certificate proving that he/she has carried out the work placement.
- 6. The aim of the work placements is the presentation of project/master's thesis Yes No
- 7. At any time, if there are justifiable causes, this agreement may be terminated by either of the parties. In any event, this agreement shall be terminated when the student / to end his studies.
- 8. According to Law 15/1999, of Protection of Personal Data (Data Protection Act) and other deve lopment regulations, personal data that is accessible to any party shall not be applied or used for those purposes other than those provided in this Agreement, or transferred in any way to other persons or entities, or indeed for their conservation.

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

	UNIVERSITAT POLITÈCNIC
	DE CATALUNYA
РС	BARCELONATECH

NEW AGREEMENT	X
MODIFICATION	
EXTENSION NO.	

To be filled out by the school

New Agreemer

Print Agreement

A

UNIVERSITY - COMPANY ACADEMIC COOPERATION PROGRAMME AGREEMENT

 Gathered on the one hand, Mr./Ms.
 , director/dean

 of the school
 , in name and representation of the

 Universitat Politècnica de Catalunya (UPC), and by delegation of the Rector of the same, in virtue of Resolution no. 3010/2006 of 13 December

 (DOGC 16/01/2007).

In the other, Mr./Ms.		, acting as legal	representative
of the company		, holder of TA	(Identification
Number , headquartered at		postcode,	population,
t	telephone no.	and email address	
And on the other, Mr./Ms.		, with National Identify Document no.	,
registered address		, postcode	, population
t	telephone no.	and email address	

enrolled on the courses of

authorized by the academic responsible

De parties recognize their legal capacity to enterin to this agreement, and und ersign the present ed ucational c ooperation ag reement in accordance with Royal Decree 1497/1981, of 19 June.

This agreement is governed by the following clauses:

- 1. The student selected for this agreement must meet the requirements established in Royal Decrees 1497/1981 and 1845/1994, and in the regulations governing the school. In accordance with Article 7.2 of Royal Decree 1497/1981 of 19 June, the relationship of the student with the company is not of an employment nat ure. The school's insurance policy will cover a ny eventuality encountered by students on academic cooperation programs 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 an alternative arrangement in this regard.
- The student's tutor, appointed by the company, shall be Mr./Ms. Sr./Sra.
 who m ust ensure that the student receives training and fulfils the work p lan of the program a pproved by the University- C ompany Relations Committee, as described in Appendix I.
- 3. The total number of hours dedicated by the student on this program will be hours, which must be completed in the period between and , and for which the company must pay the student the sum of 1 €, per month, up to a total amount of €.
- 4. The company has to pay the UPC sum of € , corresponding to 14.70% of the total amount of the scholarship the student receives. The sum will be transferred as funds to cover the administration costs of the agreement. If so, the invoice will be issued order number or reference code the company .
- 5. The student is obliged to comply with the timetable and the rules of the work plan. The student and the tutor will submit the final reports on the results of this cooperation program, us ing the standard forms a ttached to this document as Appendices II and III. Onc e the program ends, the student may request a certificate proving that he/she has carried out the work placement.
- 6. The aim of the work placements is the presentation of project/master's thesis Yes No
- 7. At any time, if there are justifiable causes, this agreement may be terminated by either of the parties. In any event, this agreement shall be terminated when the student / to end his studies.
- 8. According to Law 15/1999, of Protection of Personal Data (Data Protection Act) and other deve lopment regulations, personal data that is accessible to any party shall not be applied or used for those purposes other than those provided in this Agreement, or transferred in any way to other persons or entities, or indeed for their conservation.

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