

THE CONTRACT # _____

The international business-contract

« _____ » _____ 20 _____

The international business company "Institute of oil and gas Incorporated", further "Institute", on the basis of the state registration of Anguilla – territories of the United Kingdom for # 2110879 and have state sanction IBCA 2000 Section 8, on behalf of the rector of Mr. Alexander Demidovich, the Charter acting the basis, its one party, and citizenship, your name and a surname here, acting the basis your nameplate data here "Customer" called in further on the other hand, have concluded the present contract as follows:

1. A subject of the contract

1.1. The institute on the conditions certain by the present contract, enlists in number of students of the Customer for preparation and receptions of education by it in a direction: the name of the speciality chosen by you.

Level of preparation: the name of the level of preparation chosen by you.

Distance learning.

1.2. Normative term of training of the Customer according to the educational standard makes normative term of preparation of months, or smaller, established by the working curriculum (the individual schedule) Customer is underlined.

1.3. After passage by the Customer of a full curriculum and under condition of successful final certification the Institute gives to him a degree: the name of a degree also gives out the distance learning diploma.

2. The rights and duties of the parties

2.1. The institute is obliged:

2.1.1. At transfer of the Customer in structure of students of Institute to be guided by rules of reception, operating in Institute.

2.1.2. To organize and provide appropriate execution of the services stipulated in section 1 of the present contract, with the purpose of qualitative development by the Customer of educational program with application of remote educational technologies.

2.1.3. Under condition of successful delivery by the Customer of final testing certification and protection of the final attestative work, stipulated by educational program to give out to the Customer the document of the established sample that is the act of the executed works under the given contract.

2.2. The customer has the right:

2.2.1. The institute undertakes to give to the Customer under his application (at presence of the valid reasons), in case of not performance of the program of a current curriculum, an opportunity of repeated training during a rate.

2.2.2 Other rights established 4.5, 4.6, 6.2, etc. present contract.

2.3. The customer is obliged:

2.3.1. In due time to bring a payment for the rendered services specified in section 1 of the present contract.

2.4. The customer undertakes:

2.4.1. In due time to carry out requirements of curricula and the programs corresponding the chosen speciality, a direction and a level of preparation.

2.4.2. Prior to the beginning of examinations to perform all the planned control and laboratory works.

2.4.3. To not transfer the teaching materials received during training, to the third parties.

2.5. The customer has the right:

2.5.1. to have the rights to inquiry, appellation to a management of Institute concerning the exposed estimations of knowledge.

3. The order of action of the contract

3.1. The present contract is made in duplicate: one copy is in the Institute, one copy at the Customer. The third copy is if necessary made out. All copies have an equal validity. The contract from the Customer subscribes in an electronic kind, in the subsequent the given copy subscribes for that the authorized persons from Institute and is assured by its wet press. One copy of such contract is transferred the Customer.

3.2. The present contract inures from the date of an output of the order of a management of Institute about transfer of the Customer in structure of students of Institute and operates before the termination of term of training of the Customer or up to an output of the order on its deduction, according to conditions of the present contract.

3.3. Changes and additions of conditions of the present contract are carried out under the consent of the parties and made out.

In the form of the additional agreement to the present contract. The question on change of payment for training is solved by way of, stipulated by the present contract.

4. Cost of training and the procedure of payments

4.1. The size of a tuition fee is established by Institute on the basis of full indemnification of expenses from the Customer.

4.2. Cost of training makes cost of training for a month of training (1 c.u. – 1 USD) is underlined. Term of training under the program makes: your normative term of training (except for the first month of training which is not paid) is underlined. The Total sum under the present contract will make: the total cost of training of c.u. is underlined

4.3. The customer does not pay an admission fee and the first month of training in Institute. In the subsequent payment is brought by the Customer on corresponding bank, electronic accounts of Institute up to 30-th forward for paid month, according to exposed accounts.

4.4. The institute has not the right to increase the cost of training specified in item 4.2. Contracts, before the termination of validity of the present contract.

4.5. Cost of repeated training or retraining subjects in addition is not paid by the Customer.

4.6. At cancellation of the contract to the Customer means in the sum of actually brought payment do not come back.

5. The responsibility of the parties

5.1. In case of default or inadequate execution by the parties of obligations under the present contract they bear the responsibility stipulated by the legislation of Anguilla – the United Kingdom.

6. Validity and conditions of cancellation of the contract

6.1. The contract can be stopped by the Customer at any time ahead of schedule:

6.1.1. In case of unilateral refusal of the Customer of execution of the contract.

6.2. The institute has the right to refuse execution of the contract unilaterally in following cases:

6.2.1. At default by the Customer of the duty stipulated by item 2.3.1 of the present contract;

6.2.2. At default by the Customer of the duties stipulated 2.4.1, 2.4.4, 2.4.5 and 2.4.6.

In the specified cases the basis for cancellation of the contract is the order on cancellation of the given contract.

7. Addresses and requisites of the parties

7.1. Institute:

International business company - Institute of oil and gas Incorporated (OT United Kingdom - Anguilla)
(Institute of Oil and Gas Incorporated)
CCL 40 Thorne Road, London SW8 2BZ (UK)
Professional Complex
PO Box 14052
The Valley
Anguilla, United Kingdom OT
Reg # 2110879
State sanction IBCA, 2000 (Section 8) - Ang

Tel 44(20) 70437-152 (UK, London)

The rector

_____ Alexander Demidovich

М.П. « _____ » _____ 200 ____

7.2. The customer (your data):

The address:

The passport _____

Payment requisites (if payment is made by the enterprise):

The customer _____ \ _____ \

« _____ » _____ 20 _____

Your scanned signature (First name, middle initial, last name)

The curator _____
Registration number _____