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CONTRACT №
on Residents Practice of the Federal State Budgetary
Educational Institution of Higher Education
«Maykop State Technological University»

Maykop

9/10/2021 Date

Federal State Budgetary Educational Institution of Higher Education "Maykop State Technological University", represented by Rector S.K. Kuizheva, acting on the basis of the Charter, hereinafter referred to as the "University" on the one hand, and Borg Hospital SMS acting on the basis of the Charter, hereinafter referred to as the "Institution", on the other hand, have entered into this contract as follows:

I. SUBJECT OF THE CONTRACT

1.1. The parties undertake obligations to organize and conduct the practice of residents of the FSBEI HE "MSTU" in Borg Hospital, Beirut, on the conditions stipulated by this contract.

1.2. The University sends, and the Institution receives residents of the University for the residents practice (hereinafter referred to as practice) of specialties 31.08.49 Therapy and 31.08.67 Surgery.

1.3. The parties determine duration of practice with the relevant curriculum of specialty, the schedule of practice and the number of residents in additional agreements that are an integral part of this contract.

II. UNIVERSITY OBLIGATIONS

2.1. Appoint qualified university professors to guide the practice.

2.2. Not later than three weeks before the start of the practice, provide the Institution with an additional agreement containing information on the terms of the practice and lists of residents sent to the Institution for practice (hereinafter referred to as residents), indicating the heads of practice from the University, and also provide the Institution with a practice program.

2.3. To send residents to the Institution within the period stipulated by the additional agreement.

2.4. To carry out educational and methodological guidance of practice.

2.5. To admit residents who have undergone preliminary and periodic medical examinations in accordance with the established procedure.

2.6. If the practice program includes the residents' participation in providing medical care, only the residents who have successfully passed the required theoretical training and have practical skills on training models (phantoms) will be admitted for the practice.

2.7. Ensure that the heads of practice and the residents follow the rules of work discipline, labour protection standards, safety rules and the institution's internal regulations.

2.8. Carry out the required organizational activities for the fulfilment of the practice program.

2.9. To protect against damage the premises, medical equipment used for the practice and ensure the compliance with technical conditions for operating.

III. INSTITUTION OBLIGATIONS

3.1. Provide the University with workplaces for practice in accordance with an additional agreement to this contract.

appoint qualified specialists of the Institution to lead the practice from the Institution, with their direct participation, together with the heads of the practice from the University;

create the necessary conditions for the residents to carry out the practice program, including their placement to workplaces, and assistance in its fulfilment;

make control of the residents' attendance and fill in residents' performance report with grades for their work in the Institution;

monitor the compliance with the practice program by the residents;

prepare a practice report.

3.2. Provide the University with all necessary equipment for the practice (premises, medical equipment and facilities) during the validity period of the contract.

3.3. Assist the residents in familiarization with the work organization in departments.

3.4. Ensure residents participation in their operating activities performing specific tasks at workplaces in accordance with the practice program.

3.5. Show the residents the work organization at a particular workplace, if necessary, help them correctly perform their tasks using advanced working methods and operating issues.

3.6. If necessary, provide the residents with the available literature, technical and other documentation.

3.7. Provide conditions for the residents to comply with work discipline, labour protection standards, safety rules and the institution's internal regulations.

3.8. Provide trainings on labor protection and safety: introductory and at the workplace with all relevant documentation, and, if necessary, conduct training for residents on safe methods of work. (as per institution's training schedule)

3.9. Monitor (with the head of the practice) the compliance with work discipline, labour protection standards, safety rules, the institution's internal regulations and the work schedule by residents.

3.10. Do not involve residents in the work process during the hours not covered by the practice program.

3.11. Inform the head of the practice from the University of all cases of violation by the residents of labor discipline and the institution's internal regulations.

3.12. Make an extract from the appointment order of responsible persons for the practice; write a practice report (type of practice, dates, characteristics of the practice base and practice work places, number of residents admitted to practice, number of days missed by residents (filled out individually for each student), the fulfilment of the practice program, reviews (individual and / or generalized) no later than during 10 calendar days after the end of the practice.

3.13. Confirm the fulfilment of the practice by certifying the signature of the head of the practice from the Institution in the residents' diary (practice report) with the seal of the Institution of the established form.

IV. FINANCIAL CONDITIONS

4.1. This agreement does not impose financial obligations on the parties.

4.2 The University shall be responsible for any damage done by residents during practice program of the Institution premises or equipments.

V. RESPONSIBILITY OF THE PARTIES

5.1. All disputes arising between the parties under this contract are resolved in accordance with the established legal procedure.

5.2. The parties are responsible for any inappropriate fulfillment of the obligations in accordance with the established legal procedure.

5.3. The heads of practice from the University and from the Institution are responsible for the compliance with labor discipline, labour protection standards, safety rules and the institution's internal regulations by the residents.

VI. TERMS AND CONDITIONS OF THE CONTRACT

6.1. The contract comes into force after its signing and is valid until 2024.

6.2. This contract shall be deemed extended for the next year if none of the parties, within 30 (thirty) calendar days before its expiration, declares its intention in writing to terminate the contract.

6.3. This contract cannot be terminated during the practice period. *unless violated by either party.*

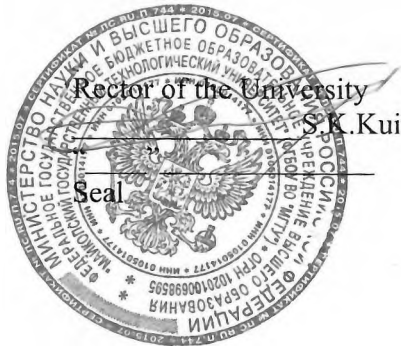
6.4. The contract is drawn up in two copies, one of which is remained at the University, and the other one is at the Institution.

6.5. The parties agreed that, according to paragraph 2 of Art. 160 of the Civil Code of the Russian Federation, facsimile signature of an authorized person is allowed.

VII. LEGAL ADDRESSES AND SIGNATURES OF THE PARTIES

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Rector of the University
S.K.Kuizheva

Seal



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