

Lutsk National Technical University

Study Contract

Lutsk «____» _____

Lutsk National Technical University (Ukraine) in the name of the rector _____
acting in accordance with the charter from the one hand, (hereinafter referred to as «EXECUTOR»),

and _____
(name, surname)

hereinafter referred to as «CUSTOMER» _____
(name, surname)

concluded the present contract about underwritten:

The subject of the Contract.

1. The subject of the contract is the provision of educational services.

EXECUTOR commits to provide educational services to the recipient at the expense of CUSTOMER, namely:

training

(educational service)

full-time

(form of study)

Lutsk NTU, 1 years 5 months

(place and period of educational services)

Master degree

(higher education degree)

(name of the specialty)

(applicant's workload in the European Credit Transfer and Accumulation System credits)

Rights and responsibilities of the EXECUTOR

2. EXECUTOR commits to:

1) provide educational services to the recipient at the level of higher education (if the legislation provides national standards of educational services). The language of instruction is _____;

2) ensure respect for the rights of the CUSTOMER and the recipient;

3) issue the recipient a document on higher education (academic degree) in case of the workload completion by recipient necessary to obtain a degree of higher education;

4) inform the recipient about the rules and requirements for the organization of educational services, the quality and content of their rights and obligations when providing and receiving the services.

3. EXECUTOR has right to demand payment for educational services by the CUSTOMER on time in the amount and in the manner specified in this agreement.

Rights and responsibilities of the CUSTOMER

4. Customer is obliged to pay on time for educational services in the amount and in the manner specified in this agreement..

4.1. According to the procedure for recognition of higher education degrees obtained in foreign higher educational institutions approved by the Ministry of Education and Science of Ukraine on May 5, 2015 No. 504, registered in the Ministry of Justice of Ukraine on June 27, 2015 No. 614/27059, the customer agrees to carry out the procedure for recognition and equivalence of documents on their acquired abroad degree (level) of education before the beginning of the second semester of the first year of study, in order to continue learning.

5. The CUSTOMER has right to demand from the EXECUTOR:

1) providing educational services to the recipient at the level of higher education standards (if the legislation provides national standards of educational services);

2) ensuring respect for his rights and the rights of the recipient;

3) issuing to the recipient the document on higher education (scientific degree) in case of the workload completion by recipient necessary to obtain a degree of higher education;

4) informing the recipient about the rules and requirements for the organization of educational service, it's quality and content, his rights and obligations when providing and receiving services specified.

Rights and responsibilities of educational service recipient

6. The recipient is obliged to observe the duties provided in Article 63 of the Law of Ukraine "On Higher Education".

7. The recipient has all the rights provided in Article 62 of the Law of Ukraine "On Higher Education".

Educational services/Tuition fee and payment procedure

8. Tuition fee is fully established in national currency, therewith the EXECUTOR has right to change the amount of tuition fee with frequency no more than once a year and no more than officially determined rate of inflation for previous calendar year with mandatory informing.

9. The total cost of educational services/tuition fee for the entire period of study is _____ UAH x rate of inflation for study years.

Tuition fee per

1st academic year is - _____ UAH;

the 2nd – tuition fee for the 1st academic year x rate of inflation in previous year;

the 3rd – tuition fee for the 2nd academic year x rate of inflation in previous year;

the 4th - tuition fee for the 3rd academic year x rate of inflation in previous year.

10. The customer pays tuition fee after recipient's enrollment in non-cash form by transferring money to the EXECUTOR's settlement account on a prepaid basis before the educational services start.

1) Payment for the first semester is paid to the EXECUTOR's settlement account within three days after enrollment at the Lutsk NTU in the amount of _____

UAH.

2) Further tuition fees are made (please select):

- once for the entire period of educational services - not later than November, 1 of the year of enrollment in the amount stipulated in paragraph 9 of this Contract;
- annually – no later than August, 25 in the amount stipulated in paragraph 9 of this Contract;
- each semester – no later than August, 25 and February, 1 each academic year in the amount of _____UAH.
- quarterly – no later than February, 10, April, 10, September, 10, November, 10 each academic year in the amount of _____UAH.

The responsibility of the parties for non- fulfillment or improper fulfillment of obligations

11. For non-fulfillment or improper fulfillment of the contract, the parties are responsible under the law and this contract.

12. For late payment of educational services CUSTOMER pays the EXECUTOR a penalty of 0.5% (percent) of the unpaid amount for each day of delay.

13. In case of early termination of the contract due to breach of contractual obligations by the EXECUTOR or by the initiative of the customer, if the recipient of educational services is dismissed (unless the recipient is dismissed due to non- fulfillment of obligations specified in Article 63 of the Law of Ukraine "On Higher Education") funds that have been made by the CUSTOMER as payment for the educational services, will be refunded to him to the extent of the payment for services not provided at the date of termination of the contract.

14. In case of early termination of the contract due to breach of contractual obligations by the CUSTOMER or non- fulfillment of obligations specified in Article 63 of the Law of Ukraine "On Higher Education" funds that have been made remain in the EXECUTOR and are used to perform its statutory tasks.

Termination of the contract

15. Contract is terminated:

1) by mutual consent;

2) in case the fulfillment of obligations by the Contract Party is impossible due to the adoption of regulatory legal acts that changed the conditions stated in the educational services agreement, and disagreement of Contract Party to amend the contract;

3) in case of liquidation of a legal entity - CUSTOMER or EXECUTOR, if the successor is not determined;

4) in case of expelling from the educational institution in accordance with legislation;

5) by court decision in case of systematic violation or non-fulfillment of conditions of the contract by one Party.

16. The contract is suspended in case the recipient of educational services takes academic leave in accordance with legislation for the entire duration of the leave, and the appropriate changes to the contract are made.

17. Location and details of the parties:

CUSTOMER

(address)

(telephone)

(Name, Surname)

(passport details)

EXECUTOR

43018, Lutsk, 75 Lvivska st.

(address)

Lutsk National Technical University
(name of the legal entity/ name and surname of the individual)

The Charter

(name of document)

Approved by the Ministry of Education of
Ukraine, 14.07.2021

Payment in national currency
43018, Lutsk, Lvivska, St. 75
IBAN UA 858201720313271002201017820
MFO 820172
Code 05477296

Seal _____
(signature)

Rector of LNTU _____
(signature)

With the contract familiarized _____
(signature) (Name and surname)

Note:

- 1) CUSTOMER can be an individual who orders an educational service for himself as a recipient
- 2) The contract can not be concluded with a person under the age of 18 years.
- 3) CUSTOMERS are responsible for authenticity of passport data (for individuals) and the certificate of state registration (for legal entities).

Responsible for execution _____

APPROVED:

Dean of the Faculty _____

Legal Department _____

Chief Accountant _____