

Preliminary Contract (Public Offer) for Foreign Students to Study at the Peoples' Friendship University of Russia

The Federal State Autonomous educational institution of Higher Education "Peoples' Friendship University of Russia", hereinafter referred to as "UNIVERSITY" carrying out educational activities based on the license for the right to conduct educational activities, dated November 28, 2011, No. 2216, issued by the Federal Service for Supervision in Education and Science, life-time, and based on the State Accreditation Certificate No. 0907, dated March,13 2014, issued by the Federal Service for Supervision in Education and Science, for the period of March 13, 2020, in the person of the Vice-rector for International academic mobility Larisa I. Efremova, acting under the power of attorney No.44-09/15-350 dated 09.12.2015, publishes the proposal to conclude a Preliminary Contract for foreign citizens to study at PFUR; the Offer is addressed to any person with whom the contract (hereinafter the Contract) is signed on the terms and conditions set forth in the Preliminary Contract. The foreign citizen, with whom the Contract is signed, hereinafter is referred to as the "STUDENT".

The proposal shall be considered an offer (a public offer) in accordance with Paragraph 2 of Article 437 of the Civil Code of the Russian Federation (herein after referred to as "the RF CC").

The public offer (hereinafter referred to as "the Offer") shall come into force upon being posted on the official site of the UNIVERSITY www.rudn.ru and shall be valid until the Offer revocation by the UNIVERSITY.

The UNIVERSITY has the right to change the terms of the Offer or to revoke it at the University's sole discretion at any time.

Should the UNIVERSITY change the Offer terms, the changes shall come into force upon the Offer changed terms being posted on the official site of the UNIVERSITY www.rudn.ru, unless otherwise is specified by the University when posting the above changes.

The changes shall not apply to the mutual obligations of the UNIVERSITY and persons who have concluded the Contract prior to the Offer changed terms being posted on the Internet.

The UNIVERSITY Offer to conclude the Preliminary Contract shall be considered fully and unconditionally accepted by the STUDENT in accordance with Paragraphs 1 and 3 of Article 438 of the RF CC from the date of the money receipt at the UNIVERSITY account, as specified in Paragraph 1.2.2 of the present Contract, and the fulfillment of the obligations specified in Paragraph 1.3. (the payment shall indicate the full name of the STUDENT, with whom the Contract is concluded and the Offer registration number. On fulfilling the above terms, the STUDENT confirms his or her compliance with the terms of admission to the UNIVERSITY).

The Offer shall be valid for the entire period of the UNIVERSITY license for educational activities or until its revocation by the UNIVERSITY.

Article 1 Subject of the Contract

1.1. The STUDENT shall make a partial payment for the first semester to study under the appropriate program referred to the Statement of the preliminary contract (Annex 1 to the Contract) in accordance with the terms of the Contract and submit the documents to the UNIVERSITY in accordance with Paragraph 1.3 of the present Contract, and the UNIVERSITY, after the decision of the STUDENT Admission Committee, shall undertake to conclude a Contract with the STUDENT for Individual Studies at the Peoples' Friendship University of Russia (hereinafter referred to as the Basic Contract), provided that the Student meets the University Admission Regulations for the corresponding academic year.

1.2. The STUDENT shall pay tuition fees for the first semester on the following conditions:

1.2.1. The program full tuition fees are specified on the official site of the UNIVERSITY www.rudn.ru.

1.2.2. In accordance with the present Contract, the STUDENT shall pay U.S. \$ 1500 (one thousand five hundred) that is to be offset against the cost of the first semester training on the Program selected.

1.2.3. All expenses ensuing from money transfers under the Contract shall be covered by the STUDENT. The tuition payment shall be valid upon the money receipt at the UNIVERSITY account.

1.2.4. The STUDENT shall be entitled to have other individuals or legal entities to pay for his/her tuition (in this case the payment shall indicate the STUDENT's full name and the Offer registration number).

The tuition payment by other persons shall not exempt the STUDENT from his/her obligations set out in the terms of the Contract.

1.2.5. The Payment has to be done from a foreign currency account, which must be valid at least 3 (three) years after the date of payment.

1.3. The Student shall submit the following documents scanned copies to the UNIVERSITY Admission Commission for the University to consider his or her application and conclude the Contract:

- Application for the preliminary contract (Annex 1 to the Contract);
- Questionnaire Form
- passport or another document, certifying the identity of the STUDENT
- standard document of education or a document on education, or on education and qualifications, issued in a foreign state, provided that the education certified by the above document shall be recognized in the Russian Federation at the level of the relevant education as per the Russian Federation legislation;
- a duly certified translation into Russian of the standard document of education or a document of education and qualifications along with the supplement, issued in a foreign state (given that the latter is established by the legislation of the state where the document has been issued);
- documents certifying the STUDENT's achievements, which shall be subject for consideration for the Admission Commission in accordance with the UNIVERSITY Admission Regulations (submitted at the STUDENT's discretion);
- a medical certificate that proves that the STUDENT does not carry socially dangerous diseases (including HIV, AIDS) and has no health-related contraindications to study in the Russian Federation;

1.4. On entering the Russian Federation the Student shall fulfill all the conditions stipulated by the UNIVERSITY Admission Regulations for the corresponding academic year (the University Admission Regulations are posted on the UNIVERSITY official website www.rudn.ru).

1.5. Should the STUDENT fail to provide documents referred to in Paragraph 1.3 of the present Contract or to meet the conditions stipulated in the UNIVERSITY Admission Regulations for the corresponding academic year, the UNIVERSITY shall reserve the right to refuse the STUDENT'S enrollment and the conclusion of the individual contract on education.

1.6. The documents referred to in Paragraph 1.3 of the present Contract shall be sent to the email address specified on the UNIVERSITY official website in the section of the Admission Department for the region/country the STUDENT comes from.

1.7. The Basic Contract shall be concluded not later than 3 months after the conclusion of the Preliminary Contract.

Article 2

Offer Acceptance

2.1. The University Offer to conclude the Preliminary Contract shall be considered fully and unconditionally accepted by the STUDENT in accordance with Paragraphs 1 and 3 of Article 438 of the RF CC since the moment of the money receipt at the UNIVERSITY account, as specified in Paragraph 1.2.2. of the present Contract, and the fulfillment of the obligations specified in Paragraph 1.3. of the present Contract, the payment shall indicate the full name of the STUDENT, with whom the Contract is concluded and the Offer registration number. On fulfilling the above conditions, the STUDENT confirms his or her compliance with the terms of admission to the University.

Article 3

University Obligations

The UNIVERSITY shall:

3.1. conclude the Basic Contract with the STUDENT after the STUDENT has fulfilled the Contract terms stipulated in Paragraphs 1.2.2, 1.3 of the present Contract and the UNIVERSITY Admission Commission has awarded the STUDENT's enrollment at the UNIVERSITY.

3.2. assist the STUDENT in obtaining entry and exit visas to study at the UNIVERSITY and to depart from the Russian Federation, and in obtaining registration with the Russian Federal Immigration Service, as required by the Russian legislation.

3.3. support the STUDENT in respect of his or her rights and interests within its defined scope of **competence**.

3.4. provide the UNIVERSITY campus dormitory housing for the STUDENT under a separate individual contract.

Article 4

Subject and Essential Terms of Basic Contract

4.1. The UNIVERSITY shall provide the educational service for the STUDENT to obtain the relevant education in accordance with the applicable law, under the Federal state educational standards and educational standards established by the UNIVERSITY in accordance with the curricula, including UNIVERSITY individual and educational programs, on the terms and conditions of the Basic Contract.

4.2. The STUDENT shall master the educational programme and complete the curriculum of the Programme within the requisite time.

4.3. The STUDENT shall pay for his/her education Programme in accordance with the tuition fees set out by the UNIVERSITY.

All expenses ensuing from the student's entry into the territory of the Russian Federation to study at the UNIVERSITY, and the Student's departure from the Russian Federation after graduation (or expulsion) from the University shall be covered by the STUDENT.

4.4. The Student may be expelled from the UNIVERSITY in case of failure to comply with the curriculum or academic failure, poor health, incompatible with the continuation of education; for violation of the UNIVERSITY Charter and the UNIVERSITY Internal Regulations and other local regulations of the UNIVERSITY, for breach of payment terms and other conditions of the Contract, as well as for other reasons, set out in the Russian Federation legislation related to foreign citizens during their stay in the Russian Federation.

Article 5

Other provisions

5.1. All the disputes and disagreements arising from the Contract shall be settled through negotiations by both Parties.

5.2. Should the Parties fail to come to terms in accordance with the Paragraph 5.1 of the present Contract, all the disputes and disagreements shall be handled in the Court of the relevant instance where the UNIVERSITY is registered.

5.3. Should the Parties fail to conclude the Basic Contract due to the circumstances that took place after the Student's money transfer under Paragraph 1.2.2 of the Contract, this amount of money shall be returned, except for the expenses the University spent to fulfill its obligations under the Preliminary Contract, including funds spent on arranging the Student's departure from the RF.

5.3.1. The amount paid by the STUDENT shall be reimbursed to the bank account from where the payment was made.

UNIVERSITY:

For payment in US Dollars

Peoples' Friendship University of Russia-
INN 7728073720

Miklukho-Maklaya str.6, 117198 Moscow, Russia beneficiary account №40503840038110200323 Sberbank (Head office-all branches and offices in Russia) Moscow (SWIFT: SABRRUMM) In favor of PEOPLES' FRIENDSHIP UNIVERSITY OF RUSSIA, correspondent account №8900057610 in THE BANK OF NEW YORK MELLON, NEW YORK (SWIFT: IRVT US 3N)

Vice-rector

for International academic mobility

Larisa I. Efremova