CONTRACT

ON THE PROVISION OF PAID EDUCATIONAL SERVICES FOR THE PERIOD

FROM «»	202	TO «_	>>>	20	02	
Center for the Study of Languages (CSL) Lin	gua Yur	t LLC, h	erein	after referred to	as the	e "Contractor",
represented by the Director of the Educationa	l Center	Maatker	rimov	a S.M., acting	on the	basis of the
Charter of Lingua Yurt, from the other party						,
	(full na	ıme)				
handingfrom aformed to as the "Creators on" have		4-4:		بالمالا والازدية والمارة		1 1 f

hereinafter referred to as the "Customer", have concluded, in accordance with the acting legal framework of this Agreement on the provision of educational services on the following:

1. The Subject of the Agreement

1.1. In accordance with the terms of this Agreement, the Contractor provides supplemental education services in accordance with the curriculum of the Contractor, and the Customer is obliged to pay for said supplemental education services.

2. Rights and Obligations of the parties

- 2.1. The Contractor is obliged to:
- 2.1.1. Organize and ensure the provision of appropriate educational services to the Customer in accordance with this Agreement, the curriculum of the CSL Lingua Yurt, the Charter of the CSL and the internal regulations of the Contractor;
- 2.1.2. Show respect for the Customer, create favorable and safe conditions for the educational process, and develop the conversational skills usage of the Customer's language;
- 2.1.3. Provide the Customer with access to equipment (learning materials, wireless Internet, etc.) during the learning process;
- 2.1.4. Organize excursions and master classes according to the schedule confirmed by the CFL.
- 2.2. The Contractor has the right:
- 2.2.1. To independently carry out the educational process, determine the teaching staff of the center, and establish grading systems, the order and interval for conducting educational assessments.
- 2.2.2. To independently determine the schedule of the educational day, the schedule of classes and the days of classes.
- 2.2.3. To provide additional services (clubs, trips, excursions) according to a separate schedule and for additional fees, which the Customer has the right to choose on a voluntary basis;
- 2.2.4. To independently, prior to the start of educations services, approve the Price List for the services provided and accept payment in accordance with it from the Customer;
- 2.2.5. In case of non-fulfillment of the clauses of this Agreement on the procedure and terms of payment for the provided educational and additional paid services, to prevent the Customer from attending classes, attending additional clubs.
- 2.2.6. The Contractor has the right to terminate the Agreement with the Customer, in the event of: disruption and sabotage of the educational process, the use of profanity and insulting other Customers or employees of the CFL, aggressive behavior that creates a danger to others and property, physical assault of other persons, theft of property, sexual acts in relation to employees or Customers, or in the case of financial backlog for the payment for educational services.

2.3. The Customer undertakes:

- 2.3.1. To provide the necessary documents for enrollment in courses;
- 2.3.2. To pay for the provided paid services in a timely manner;

2.4. The Customer has the right:

- 2.4.1. To protect their legitimate rights and interests;
- 2.4.2. To receive from the Contractor information about the content of the educational process, educational programs;

2.4.3. To participate in all acti	vities carried out	t by the Contractor.						
3. Payment for educational services, procedure and terms of payment								
3.1. The cost of payment for the	he services provi	ded by the Contracto	r is	for one day of the				
(select the								
option).								
3.2. Tuition fees are paid on a	prepaid basis at	least one day before	the start of the o	course for a full				
calendar month, in cash, by ba		· · · · · · · · · · · · · · · · · · ·						
4. Rules for return of payme	•	* *						
4.1. Recalculation of the paym			ph 3.1. for the r	missed time when				
educational services were planned to be provided is not made, except for the absence of the Customer due								
to illness, which is conditional upon the presentation of the appropriate medical proof of illness (up to								
three times during the course)				(.1				
5. Force majeure								
5.1. The Parties are released fr	rom liability for	nartial or complete fa	ilure to fulfill tl	heir obligations under				
	• .	-						
this Agreement upon the occurrence of force majeure circumstances (force majeure), including war, riots, sabotage, strikes, civil unrest, fires, explosions, floods or other natural disasters. After receiving								
information about the occurrence of circumstances that delay the execution or otherwise impede the								
execution of this Agreement, the parties will notify each other in writing or by electronic message and								
will agree on the further procedure for the execution of the Agreement.								
6. Procedure for resolving di		edition of the rigicens	Jiit.					
6.1. In the event of disputes between the Customer and the Contractor regarding the execution of this Agreement, the Parties will take all measures to resolve them by negotiations between themselves.								
6.2. Disagreements on which		· ·	~					
			iii be lesoived i	in court in accordance				
with the current legislation of the Kyrgyz Republic.								
7. Duration of the Agreement		moment of its signif	na and is valid i	until the and of the				
7.1. This Agreement comes in		e moment of its signif	ig and is valid t	intil the end of the				
period concluded in this Agree		. h		4h an manter na 1atan than				
7.2. Either party may terminat	-		notice to the of	ther party no later than				
7 calendar days prior to the da	ite of termination	1.						
Details of the mention								
Details of the parties:		C						
Contractor:	77001010117	Customer:						
LLC Lingua Yurt, TIN 0120		Full name						
Bishkek, st. Moscow 143, of	Citizenship		c ·					
Director Matkerimova S.M.				e of issue				
Signature		Date of Birth						
		Signature Signature	•					
Date								
Official seal		The date						
Extended from	to	Customer						
			(sign)	(sign)				
Extended from	to	Customer	τ.	Y				
LAURICU HUII		Customer	L (sign)	(sign)				
			, 0 ,					
Extended from	to	Customer	L					
			(sign)	(sign)				