



HØGSKOLEN I GJØVIK

## PROJECT AGREEMENT

between Gjøvik University College (GUC) (education institution),

KONSTANTINOS BOLETIS

(employer), and

Jakobsen, Svanstad, Daniel Granrud, Per Kristian Warvik

(student(s))

The agreement specifies obligations of the contracting parties concerning the completion of the project and the rights to use the results that the project produces:

1. The student(s) shall complete the project in the period from 27.01.2014 to 19.05.2014.

The students shall in this period follow a set schedule where GUC gives academic supervision. The employer contributes with project assistance as agreed upon at set times. The employer puts knowledge and materials at disposal necessary to complete the project. It is assumed that given problems in the project are adapted to a suitable level for the students' academic knowledge. It is the employer's duty to evaluate the project for free on enquiry from GUC.

2. The costs of completion of the project are covered as follows:
  - Employer covers completion of the project such as materials, phone/fax, travelling and necessary accommodation on places far from GUC. Students cover the expenses for printing and completion of the written assignment of the project.
  - The right of ownership to potential prototypes falls to those who have paid the components and materials and so on used to make the prototype. If it is necessary with larger or specific investments to complete the project, it has to be made an own agreement between parties about potential cost allocation and right of ownership.
3. GUC is no guarantor that what employer have ordered works after intentions, nor that the project will be completed. The project must be considered as an exam related assignment that will be evaluated by lecturer/supervisor and examiner. Nevertheless it is an obligation for the performer of the project to complete it according to specifications, function level and times as agreed upon.
4. The total assignment with drawings, models and apparatus as well as program listing, source codes and so on included as a part of or as an appendix to the assignment, is handed over as a copy to GUC who free of charge can use it in lessons and in research purpose. The assignment or appendix cannot be used by GUC for other purposes, and will not be handed over to an outsider without an agreement with the rest of the parties in this agreement. This applies as well to companies where employees at GUC and/or students have interests.

Assignments with grade C or better are registered and placed at the school's library. An electronic project assignment without attachments will be placed on the library part of the school's website. This depends on that the students sign a separate agreement where they give the library rights to make their main project available both on print and on Internet (ck. The Copyright Act). Employer and supervisor accept this kind of disclosure when they sign this project agreement, and they must possibly give a written message to students and dean if they during the project period change view on this kind of disclosure.

5. The assignment's specifications and results can be used by the employer's own work. If the student(s) in its assignment or while working with it, makes a patentable invention, relations between employer and student(s) applies as described in *Act respecting the right to employees' inventions* of 17<sup>th</sup> of April 1970, §§ 4-10.
6. Beyond the publicising mentioned in item 4, the student(s) have no right to publicise his/hers/theirs assignment, fully or partly or as a part of another work, without consensus from the employer. Equivalent consent must be made between student(s) and lecturer/supervisor regarding the material placed at disposal by the lecturer/supervisor.
7. The students shall hand in the assignment with attachments electronic (PDF) in Fronter. In addition the students shall hand in a copy to the employer.
8. This agreement is drawn up with one copy to each party. On behalf of GUC it is dean/vice dean who approves the agreement.
9. In each case it is possible to enter separate agreement between employer, student(s) and GUC who closer regulate conditions regarding issues such as ownership, further use, confidentiality, cost coverage, and economic utilisation of the results.

If employer and student(s) wish an additional or new agreement, this will occur without GUC as a party.

10. When GUC also act as employer, GUC accede to the agreement both as education institution and as employer.
11. Possible disagreements concerning understanding of this agreement are solved by negotiations between the parties. If consensus is not achieved, the parties agree that the disagreement is solved by arbitration, according to provision in Civil Procedure Act of 13th of August 1915, no 6, chapter 32.
12. Participants by project implementation:

GUC's supervisor (name): SIMON MCCALLUM

Employers contact person (name): SIMON MCCALLUM

Student(s) (signature): Jakob sandsvaerstad date 27/1/2014

Emil Cnelli date 27/1/2014

Kristin Warvik date 27.01.2014

\_\_\_\_\_ date \_\_\_\_\_

Employer (signature):  date 27/01/2014

IMT Dean/Vice Dean (signature): \_\_\_\_\_ date \_\_\_\_\_