

Preliminary Contract (Public Offer) for Foreign Listeners to Study at Rostov State University of Economics on the Supplementary Educational Program Ensuring Training of Foreign Citizens and Persons without Citizenship in Vocational Educational Programs in the Russian Language

Rostov-on-Don

Reg.№ 6/159

14 July 2021

This document is an official offer of the Federal State Budget-Funded Educational Institution of Higher Education “Rostov State University of Economics” (hereinafter referred to as “University”) conducting educational activities based on the License № 1804 dated December 08, 2015 issued by the Federal Service for Supervision in Education and Science, life-time, in the person of the Vice-Rector for Studies Vasily Yu. Boev acting under the power of attorney № 19/1169 dated April 3, 2019, to conclude a Preliminary Contract for foreign citizens to study at RSUE; 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 “Listener”. An organization or an individual that effects payment under the Contract hereinafter is referred to as the “Customer”.

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 (hereinafter 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 website of the University <https://rsue.ru/> and shall be valid until the Offer revocation by the University.

The University is eligible to change the terms of the Offer or 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 <https://rsue.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 changed terms of the Offer posted on the Internet.

The University offer to conclude the Preliminary Contract shall be considered fully and unconditionally accepted by the Listener in accordance with Paragraphs 1 and 3 of Article 438 of the RF CC from the date of the money receipt on the University account, as specified in Paragraph 2.2 of the present Contract, and the fulfillment of the obligations, as specified in Paragraph 2.3 (the payment shall indicate the full name of the Listener with whom the Contract is concluded and the Offer registration number. On fulfilling the above terms, the Listener confirms his/her compliance with the terms of admission to the University).

The Offer shall be valid for the entire validity term of the University license for educational activities or until its revocation by the University.

Article 1

Subject of the Contract

1.1. The subject of the Contract is providing educational services on a supplementary educational program ensuring training of foreign citizens and persons without citizenship in vocational educational programs in the Russian language at Rostov State University of Economics.

1.2. The tuition fee for the full program of the training is 100 000 (one hundred thousand) rubles.

1.3. The Customer effects a partial payment for the training of the Listener under the appropriate program referred to the Application for the preliminary contract (hereinafter referred to Annex 1 in case an individual performs the role of the Customer or Annex 2 in case the legal entity performs the role of the Customer) in accordance with the terms of the Contract. The Listener submits the documents to the University in accordance with Paragraph 2.3 of the present Contract, and the University undertakes concluding a Contract with the Listener at Rostov State University of Economics (hereinafter referred to as the “Basic Contract”), provided that the Listener meets requirements regulated by the Russian legislation and internal local regulations of the University.

Article 2

Offer Acceptance

2.1. The University offer to conclude the Preliminary Contract is considered fully and unconditionally accepted by the Listener and Customer in accordance with Paragraphs 1 and 3 of Article 438 of the RF CC since the moment of the money receipt on the University account, as specified in Paragraph 2.2 of the