

STANDARD AGREEMENT FOR IMPLEMENTATION OF ACADEMIC WORK

Applicable for academic work related to a research project

Agreement between

Master Student in Energy Production

.....
() (Date of birth)

Cooperating company: Norrønt AS, Vaterlandsveien 19, 3470 Slemmestad

Relating to the use and exploitation of specifications and results presented in a Master's Thesis.

1. The student shall carry out the academic work on ultra dense deuterium and safety aspects in his master thesis separate from the progress made at Norrønt AS, but will be given the opportunity to work with data from reactors at Norrønt AS .
2. Data collected by the student shall be used in connection with the academic work, is to be considered property of Norrønt AS and shall not be distributed unless agreed upon.
3. In accordance with the Norwegian Copyright Act, the student will always hold the moral rights to his/her own contributions. This implies the right to be respected and have his/her name stated in the manner required by proper usage (what is subject to intellectual property rights shall not be damaged or dishonoured).
4. The student has the right to enter into an agreement with the University of Bergen (UIB) regarding the publishing of his/her academic work in UiB's institutional digital archives.
5. If the academic work is carried out in cooperation with a Norrønt AS, the company is entitled to receive one copy of the academic work including appendices. The company may use the specifications and results of the academic work in its own activities.

The company must assess the patentability and apply for patent for all or parts of the results of the academic work within 3 – three months from the date the academic work is submitted for grading at the university college.

6. In case the student and the company/institution are to enter into a confidentiality agreement concerning information the student receives while he/she is staying at the company/institution, the confidentiality agreement shall be enclosed with this agreement.
7. Any disputes relating to this agreement on Master's Theses should be solved by negotiations. If the negotiations do not lead to a solution, the parties agree that the dispute shall be resolved by arbitration in accordance with Norwegian Law. The dispute shall be decided by Oslo District Court or a body appointed by this court.
8. This agreement is signed in 2 copies, of which each party to this agreement is to retain one copy.

.....
(Signature) (Date)

For Norrønt AS

.....
(Date, signature)