

<u>Work experience contract</u> <u>Year eleven</u>

Rule 1 The following set of rules states the conditions of the contract between	as
the employer represented by	and Le Bon Sauveur,6 rue
H Cloppet,78110 Le Vesinet , France represented by Miss Garnier, head master, as regards	
the following pupil's work experience : in for	·m :
Born on:	

Work experience from Monday June 17th to Friday June 28th 2024

The high school or the firm will have to make this contract known by the pupil or his legal representative if he is a minor and get the agreement to the contract conditions either by the pupil or by his legal representative.

🔎 Rule 2

The work experience should give the pupil the opportunity of discovering the daily and specific tasks related to the firm's activity, by being committed in the best way possible.

📕 Rule 3

During the work experience, the pupil is submitted to the rules existing in the firm, especially as regards professional secrecy, safety, medical exam and working times, except in specific cases to be determined by Mr Guesnon.

🔎 Rule 4

The student is associated to the firm's activities in the field of pedagogical action. His(or her) participation must not have any negative consequences whatsoever as regards the situation of employment in the firm.

🟉 Rule 5

The student is run by his school status during the school status and henceforth cannot claim any wages from the firm.

He is protected by the legislation regarding accidents as stated in article 416, first paragraph of the French social security rules.

Should an accident occur to the pupil, either during his presence in the firm or during his journey to the firm, the employer is to send all the necessary documents to Mr Guesnon as soon as possible. The forms dedicated to such a situation will have to be used.

The damage which could be caused by the pupil during his work experience are paid for by the legal

representative's insurance as well as the school's: **AXA Assurances police n° 105 406 212 04**

🔎 Rule 6

Should any discipline incident occur, the employer can put a final end to the pupil's work experience, after warning Mr Guesnon.

Should any difficulty arouse regarding the implementation of the contract, Mr Guesnon and the employer will get in touch in order to take the necessary steps.

🔎 Rule7

The accommodation and food costs, if any, will be met by the pupil. The tuition provided by the firm will be paid by the employer. The minor accommodated by the firm should get the family's agreement beforehand.

📕 Rule 8

Mr Guesnon will ask the employer for his or her general opinion as regards the pupil's experience, especially on certain points which may be deemed necessary.

The Firm

The School Patricia Garnier Head master (By order A Guesnon or L Ransart)

Date and signature from the pupil's legal representative:

Pupil's date and signature: