#### **ROMANIA**

## BABEŞ-BOLYAI UNIVERSITY IN CLUJ-NAPOCA

FACULTY (	OF
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### ACADEMIC LEARNING CONTRACT

STUDENTS ADMIT	TED TO FULI	L TIME LEARNING
No	/	2020

**Art. 1.** <u>Legal grounds</u>: National Education Law No. 1/2011, GEO No. 133/2000 and updated alterations, art. 1166 of Law No. 287/2009 on the Civil Code, UBB Senate Resolution No. 11516/19.09.2005 regarding the criteria for annual hierarchy of budgeted places and the UBB Senate Resolution No. 5516/31.03.2020 for approving the 2020-2021 Fee Regulations.

# Art. 2. The parties:

2.1. BABEŞ-BOLYAI UNIVERSITY, with	headquarters in Cluj-Napoca 400084, No. 1 Mihail Kogălniceanu
Street, account No. RO35TREZ21620F33050	0XXXX at the Cluj-Napoca Treasury, fiscal code 4305849, legally
represented by Rector Prof. Dr. Daniel David	I, as a certified higher education institution, registered as personal
data operator No. 5533, hereunto called THE	UNIVERSITY and
2.2. Mr./Ms	, with residence in
, No,	Street, ap, county of
, born on	, identification document, series,
No, PIN	, in their quality as student of Babeş-Bolyai
University, Faculty of	, field of, specialisation
, level	, no fee (budgeted) $\square$ / with a fee $\square$ , hereunto called THE
STUDENT.	

## Art. 3. Object of contract:

3.1. The object of the present contract is to perform activities of distance learning, by regulating the relationship between THE UNIVERSITY and THE STUDENT, according to the rights and obligations of the signing parties, in compliance with the current legislation, orders of the competent minister, provisions of the University Charter and resolutions of the University Senate.

# Art. 4. Term of contract:

- 4.1. The parties enter into the present contract for the normal duration of the schooling period, pursuant to the normative acts in effect, beginning with the 2020-2021 academic year.
- 4.2. THE UNIVERSITY adopted the Regulation of transferable credits, whose content THE UNIVERSITY must make public on its webpage and post it at the faculty headquarters.
- 4.3. THE STUDENT who does not conclude their study programme as foreseen by the normal duration of the study programmes, will request the forced conclusion of a new learning contract, according to the conditions offered by the university at that time.

#### Art. 5. Parties' rights and obligations:

- 5.1. THE UNIVERSITY's rights are:
- a) to establish the conditions for the student's registration, enrolment, schooling, interruption, expulsion, reregistration and re-enrolment to studies;
- b) to monitor and keep track of the way the student complies with their contractual obligations born by the present contract and by other contracts signed with the university'
- c) to monitor and keep track of how the students complies with their duties as student;
- d) to establish the hierarchy of students on budgeted places in compliance with the legal provisions and the resolutions of university governing structures;
- e) to classify students on budgeted places, respectively on places on fee, on an annual basis, according to the criteria approved by the University Senate;
- f) to establish the quantum of the tuition fee, based on the costs of said schooling and the Senate's resolutions;
- g) to establish tuition fee collection and terms of payment.
- 5.2. THE UNIVERSITY's obligations are:
- a) to organise educational activities, including practice and exams, at a university level, in compliance with the legal provisions and the internal regulations adopted based on university autonomy;
- b) to sign the annual learning contract with the student, prior to the beginning of each academic year, specifying the educational activities that the student must perform and the number of credits corresponding to each of those activities:
- c) to register the student in the unique official academic record of universities in Romania;
- d) to release cost-free the study documents and documents certifying the student's status, in compliance with the acting legislation and the resolutions of institutional governing bodies;
- e) to organise and allow the student's enrolment to the study final exam;
- f) not to differentiate between students admitted to various forms of education, regarding the quality of the didactic process, the organisation of study forms, the application of criteria for granting scholarships;
- g) to inform students, on an annual basis, at least 15 days prior to the start of the academic year, of the fee for each year of study, by posting the information on the institution's webpage;
- h) not to alter the quantum of fees during the academic year;
- i) to approve the request for withdrawal within 2 (two) working days from the application, through the faculty management team;
- j) to communicate the decision of expulsion, within 10 days from the release, by registered letter with form of acknowledgement transmitted to the most recent residence declared by the student;
- k) to assess, at the beginning of each academic year, the state budgeted places which will be introduced in the annual classification of students.
- 5.3. THE STUDENT's rights are:
- a) to participate in didactic activities and professional training activities stipulated in the curriculum;
- b) to be part of the academic community, in compliance with the acting legal provisions;
- c) during scheduled sessions, to give exams and other forms of testing the acquired knowledge;
- d) during scheduled sessions, to give final exams;
- e) to use in good faith the material basis corresponding to the educational process;

- f) to benefit from free assistance and complementary services, within the limit of normative provisions;
- g) is entitled to free speech, in compliance with the law;
- h) to benefit from the provisions of the Regulation of transferable credits and the Regulation of granting scholarships;
- i) to benefit from all rights, facilities and opportunities established by the current legislation, by the Code of student's rights and obligations approved by the Order of the Minister of Education No. 3666/2012 and by the regulations adopted by the university governing structures;
- 5.4. THE STUDENT's obligations are:
- a) to fulfil obligations born in the learning contract and all other contracts signed with the university;
- b) to fulfil all tasks according to the curricula and the analytical programmes of subjects listed in the annual learning contracts, including the participation in mandatory applicative activities;
- c) to comply with the law and all regulations adopted by the university governing structures, especially with those referring to discipline and academic ethics;
- d) to bear the quality of member of the academic community, by promoting the university values and mission, and to be diligent when asked to actively participate, under the guidance of teaching and research staff, to academic activities organised by the University with the view to reaching the objectives of competitiveness and excellence:
- e) to let the management of the Faculty know of any situation meant to modify their status of student on budgeted place or on fee;
- f) to pay the tuition fee annually established and announced by the UNIVERSITY, in the established quantum, manner and at the established time announced annually through posts at each faculty and on the institution's webpage;
- g) for the fee unpaid in due time, to pay a penalty of 0,04% of the respective fee, for each day of delay;
- h) not to request the reimbursement of paid fee in the case of expulsion, academic mobility to other higher education institutions, study withdrawal and gliding unless they meet the conditions, terms and quantum foreseen in art. 12 of Addendum 1 of the UBB Senate Resolution No. 5516/31.03.2020, respectively the addendum to the present contract.

#### Art. 6. Payment and payment conditions (applied to students on fee):

- 6.1. The quantum of the tuition fee is established annually by the University Senate, upon proposal from faculties, and is made public in compliance with the stipulations of the present contract.
- 6.2. The tuition fee is paid in full or in instalments upon the due dates and meeting the conditions established and announced by the university.
- 6.3. The non-payment of tuition fees in compliance with the present contract leads to penalties. The penalties are deposited on the date of the payment of primary debits.
- 6.4. The non-payment of tuition fees and/or of penalties due for non-payment within the term, at the date of the beginning of semestrial exam sessions the latest, as foreseen by the approved structure of the academic year, leads to the student not being allowed to participate in exams and therefore suffer the consequences of failing to take exams.
- 6.5. The non-payment of tuition fees, of disciplines under the contract and/or penalties due for non-payment on term, at the date of the beginning of the following semester the latest, as foreseen by the approved structure of

the academic year, gives the university the right to expel the student and may result in consequences corresponding to said expulsion.

6.6. The student expelled for not paying the fees and/or the penalties due for non-payment on term may enrol again in the study programmes offered by the university, only if the student will have paid the fees they owe the institution.

#### **Art. 7. Termination and annulment of the contract**:

- 7.1. The learning contract may be terminated by agreement between the parties. The obligations resulted until the termination date must be applied within contractual conditions.
- 7.2. The learning contract will terminate upon the finalisation of studies. The obligations resulted until the termination date must be applied within contractual conditions.
- 7.3. The contract may be annulled unilaterally by the university due to the student's non-compliance with their obligations. In this case, the university has the right to demand the student pay the accumulated debits, respective penalties and/or material damage.
- 7.4. The annulment of the contract is rightfully applied when the student requests their withdrawal from studies or their transfer to another higher education institution.
- 7.5. Any concession on behalf of THE UNIVERSITY cannot be interpreted as a renunciation of the stipulated clauses regarding expulsion and commissary pact (*commissoria lex*).

### Art. 8. Annual re-distribution:

- 8.1. Budgeted places are occupied for an entire academic year, based on the results in the admission competition for first-year students, respectively the results obtained during the preceding academic year in the case of students from other years of study, according to the UBB Senate Resolution No. 11516/19.09.2005 regarding the annual classification criteria of students on budgeted places;
- 8.2. At the beginning of each academic year, the budgeted places are filled in by students who have passed all exams (accredited students) in the decreasing order of their averages, according to pt. 8.1.
- 8.3. The previous stipulations do not apply to students on budgeted places who, in the preceding academic year, have been considered social cases according to the legal provisions.
- 8.4. An accredited student is the one who, in the previous academic year, has fully fulfilled his obligations born in the learning contract and who has accumulated at least 60 credits.
- 8.5. Should there not be enough accredited students for filling in the budgeted places, the remained vacant places will be occupied by non-accredited students, too, based on averages. In this case, the weighted average will be considered based on grade 0 (zero) for each exam not passed.

#### Art. 9. Other clauses:

- 9.1. The student admitted or who continues their studies on a fee can benefit from a state scholarship or university scholarship. The student is entitled to accommodation in the university dormitory in compliance with the available accommodation places resulted after the accommodation of students on budget.
- 9.2. The student complies to abide by the provisions of the Law of labour security and health No. 319/2006. The student gives their consent for the processing of their personal data proving thus their status as enrolled student, especially with the view to benefiting from the legal grounds regarding the health insurance without payment of contributions and free transportation.

The student agrees with the processing of their personal data, pr	oving their status as enrolled student, especially
with the view to have legal benefits regarding health insurance	exempt from payment of contributions, and free
transportation.	
9.3. In the case of disputes resulting from the interpretation, exe	ecution or annulment of the present contract, the
parties will address the courts of competence in Cluj-Napoca.	
9.4. The present contract was concluded today	2020, at THE UNIVERSITY, in 2 (two)
copies, one for each contractual part.	
8.4. On behalf of THE UNIVERSITY, the present contract	et is signed by the Dean of the Faculty of
, authorised based on R	esolution No of, issued by
BABEŞ-BOLYAI UNIVERSITY OF CLUJ-NAPOCA	STUDENT
DEAN,	Surname:
	Name:
FACULTY HEAD ADMINISTRATOR,	Signature:

#### ADDENDUM - Regulations for certain situations stipulated in art. 12 of the Regulation of Tuition Fees

- 1. Withdrawal from studies Bachelor's or Master's degree is achieved based on a request approved by the faculty management, prior to the enrolment or after the enrolment.
- a. First-year students, declared admitted to studies on fee, will sign a learning contract upon their confirmation of the place. In the case of a request for withdrawal from studies, by written request registered at the faculty secretary's office, within the time from signing the contract and the day prior to the beginning of the academic year, tuition fees are to be fully reimbursed.
- b. In the case of request for the withdrawal from studies prior to the beginning of the academic year, students, others than those in the first year, benefit from the full reimbursement of the tuition fee paid in advance.
- c. After the beginning of the academic year, after the enrolment, students in study programmes on a fee, regardless of their year of study, have to pay the tuition fee depending on the moment they requested in writing for the withdrawal from studies, as follows:
  - If the request for withdrawal from studies is registered during the first semester of the academic year, the student will have to pay 50% of the total amount of the tuition fee;
  - If the request for withdrawal from studies is registered during the second semester of the academic year, the student will have to pay 100% of the total amount of the tuition fee.
- d. The net fee to be paid upon the moment of withdrawal will be determined as the difference between the total fee owed cumulatively and the total fee paid cumulatively from the beginning of the academic year, adding to which there could be possible unpaid fees from previous academic years.
- e. The reimbursement of possible sums of money representing the tuition fees will be done only upon request, after the withdrawal.
- 2. **Re-enrolment** Bachelor's or Master's degree students will pay together with the re-enrolment fee the possible sum of money owed from previous academic years when the students studied at UBB and the first instalment of the tuition fee for the academic year when they apply for the re-enrolment.
- 3. Suspension of studies Bachelor's or Master's degree upon resuming their studies, students have the obligation to fulfil the demands resulted in the updating of curricula, including those referring to alteration of fees. Tuition fees owed by the students enrolled on a fee who request the suspension of studies is determined as follows:
- a. After the beginning of the academic year, after the enrolment, students in study programmes on a fee, regardless of the year of study, owe the tuition fee depending on the moment they requested in writing the suspension of studies, as follows:
  - If the request for suspension is registered during the first semester of the academic year, students owe 50% of the total tuition fee:
  - If the request for suspension is registered during the second semester of the academic year, students owe 100% of the total tuition fee.
- b. The net fee to be paid upon the suspension of studies will be decided as a difference between the total amount owed cumulatively and the total fee paid cumulatively from the beginning of the academic year, adding to which there could be possible unpaid fees from previous academic years.
- **4. Academic mobility of students from other institutions on places with a fee.** Students on academic mobility follow the plan of the study programme and year where they have been transferred. Students will pay the tuition fee stipulated for the academic year of the academic mobility.
- 5. In case of gliding by re-distribution from places on fee to budgeted places, upon the admission competition, as a result of the withdrawal of candidates who had initially been admitted on budgeted places, or as a result of added budgeted places, the candidates are entitled to the reimbursement of the fee or a fraction of the fee they paid upon confirmation of the place. A place is considered confirmed if the student pays in advance at least the first instalment of the tuition fee and signs the learning contract. The reimbursement of the fee is done based on a request submitted to the Faculty, within 3 years from the payment of the fee.
- **6. In case of gliding by re-distribution from budgeted places on fee**, second-, third-, respectively fourth-year students will pay the fee corresponding to their class, if they had a normal study path, without suspension of studies.