



**KLAIPĖDOS VALSTYBINĖS KOLEGIJOS
DIREKTORIUS**

**ĮSAKYMAS
DĖL ASMENŲ, KETINANČIŲ STUDIJUOTI UŽSIENIO KALBOMIS,
PRIĖMIMO TAISYKLIŲ 2021 M. PATVIRTINIMO**

2021 m. kovo 9 d. Nr. V1 – 018
Klaipėda

Atsižvelgdama į tarptautinių ryšių skyriaus vadovės Jūratės Danielienės 2021-03-08 teikimą Nr. TR5-020,

t v i r t i n u Asmenų, ketinančių studijuoti užsienio kalbomis, priėmimo taisykles 2021 m. (pridedama).

Direktorė

Gražina Markvaldienė

Parengė

Kanceliarijos vadovė
Daina Tiškienė

2021-03-09

PATVIRTINTA
Klaipėdos valstybinės kolegijos
direktoriaus 2021 m. kovo 9 d.
įsakymu Nr. V1 – 018

KLAIPĖDOS VALSTYBINĖS KOLEGIJOS ASMENŲ, KETINANČIŲ STUDIJUOTI UŽSIENIO KALBOMIS, PRIĖMIMO 2021 METAIS TAISYKLĖS

Asmenų, ketinančių studijuoti užsienio kalbomis (toliau – asmenų), priėmimo taisyklės (toliau – Taisyklės) nustato asmenų, turinčių ne žemesnį kaip vidurinį išsilavinimą priėmimo į Klaipėdos valstybinėje kolegijoje (toliau – Kolegija) vykdomų pirmosios pakopos koleginių studijų programų valstybės nefinansuojamas bendruosius principus ir tvarką.

2021 m. priėmimas į Kolegiją vykdomas vadovaujantis LR ŠMM ministro dokumentais reglamentuojančiais priėmimą į studijų programas vykdomas užsienio kalbomis aukštosiose mokyklose.

Asmenų priėmimo 2021 metais į Kolegiją taisyklėse pateikiama tik papildoma informacija, kuri gali būti tikslinama atsižvelgiant į pasikeitusius LR teisės aktus.

Priėmimą vykdo – Kolegijos Tarptautinių ryšių skyrius (toliau TRS), su priėmimu susijusiais klausimais konsultuoja TRS specialistas telefonu (8659) 67260 ir el. paštu a.sinusaite@kvk.lt.

1. Reikalavimai stojantiejiems

Asmenys TRS atsiunčia šiuos dokumentus:

- a. paraišką;
- b. paso kopiją;
- c. išsilavinimą liudijančių dokumentų kopijas (šie dokumentai turi būti pateikti su patvirtintu vertimu į anglų, lietuvių ar rusų kalbą);
- d. kvitą, įrodantį, kad sumokėtas negražintinas stojimo mokestis (120 EUR);
- e. galiojantį užsienio kalbos žinių lygį patvirtinantį dokumentą (TOEFL, IELTS, kt.) (minimalus reikalaujamas užsienio kalbos žinių lygis – B1). Jei asmuo neturi šio dokumento, yra vykdomas užsienio kalbos žinių lygio nustatymas nuotoliniu būdu su Kolegijos darbuotoju. Jei asmens užsienio kalbų lygis yra žemesnis nei reikalaujamas, jis gali būti priimamas į studijas su sąlyga per pirmą studijų semestrą pasiekti reikalaujamą kalbos lygį;
- f. Studijų kokybės vertinimo centro (toliau - SKVC) patvirtinimą dėl akademinio pripažinimo;
- g. papildomo balo skaičiavimui reikalingus įrodančius dokumentus (pagal taisyklių 2.1. punktą).

Geros kokybės, aiškiai iskaitomos spalvotos reikalaujamų dokumentų kopijos yra siunčiamos el.paštu. TRS specialistas pasilieka teisę prašyti

atsiųsti originalias ar notariškai patvirtintas kopijas, kurių reikia vertinant asmens paraišką studijoms.

2. Konkursinio balo sandara ir studijų programos

Visiems 2021 m. stojantiems į valstybės nefinansuojamas studijų vietas taikomas minimalus konkursinis balas – **4,3**.

2.1. Papildomi balai stojantiems į valstybės nefinansuojamas vietas gali būti skiriami už:

- stojantiems į visas studijų programas ir atlikusiems motyvacinį pokalbį su atitinkamos studijų programos krypties ekspertu – 0-2 balai;
- stojantiems į visas studijų programas ir baigusiems profesines mokyklas - 1 balas;
- stojantiems į visas studijų programas ir turintiems ne mažiau kaip 6 savačių darbo patirties savanorystės programose - 0,5 balo;
- stojantiems į visas studijų programas ir turintiems ne mažesnę kaip trijų metų darbo patirtį – 1 balas;
- stojantiems į visas studijų programas ir turintiems ne mažesnę nei vienerių metų darbo patirtį kryptyje, susijusioje su ketinama studijuoti studijų programa – 1,5 balo;
- stojantiems į visas studijų programas ir ne mažiau kaip vienerius metus studijavusiems aukštojoje mokykloje Lietuvoje ar užsienyje - 1 balas;
- stojantiems į kineziterapijos studijų programą, turintiems kūno kultūros mokytojo ar trenerio kvalifikaciją - 0,5 balo;
- stojantiems į bendrosios praktikos slaugos studijų programą ir turintiems slaugytojo padėjėjo pažymėjimą – 0,5 balo;
- stojantiems į burnos higienos studijų programą ir turintiems gydytojo odontologo padėjėjo kvalifikaciją– 0,5 balo;
- stojantiems į sveikatos mokslų kryptį grupės studijų programas, turintiems kitą įgytą sveikatos mokslų studijų kryptų grupės kvalifikaciją - 0,5 balo.

Papildomi balai stojantiems į valstybės nefinansuojamas vietas yra įskaičiuojami į konkursinio balo sandarą.

Studijų programų aprašus rasite: <https://www.aikos.smm.lt/en/Study/SitePages/Home.aspx?ss=bd5bf509-e3b9-4404-b8de-41605bc9bf93>

3. 2021 m. priėmimo į Kolegiją planas, kainos ir konkursinio balo sudarymo principai

STUDIJŲ PROGRAMA	PRIĖMIMO PLANAS 2021 METAMS PAGAL STUDIJŲ IR TVARKARŠČIŲ FORMAS		Konkursinio balo sudarymas (pagrindinis dalykas; antrasis dalykas; trečiasis dalykas)
	Nuolatinės studijos, maksimalus studentų skaičius	Nuolatinų studijų kaina metams, EUR	
STUDIJŲ TRUKMĖ	3 metai (Išimtis: Bendrosios praktikos slauga – 3,5 m.)		

Technologijų fakultete		
Informatika (EN)	60	2800
Matematika 40%; informacinės technologijos arba fizika 20%; bet kuris dalykas, nesutampantis su kitais konkursinio balo dalykais 20%; gimtoji kalba 20%		
Verslo fakultete		
Finansai (EN)	30	2400
Matematika 40%; istorija arba informacinės technologijos, arba geografija arba užsienio kalba 20%; bet kuris dalykas, nesutampantis su kitais konkursinio balo dalykais 20%; gimtoji kalba 20%		
Turizmo verslas (EN)	36	2400
Istorija 40%; matematika arba informacinės technologijos, arba geografija arba užsienio kalba 20%; bet kuris dalykas, nesutampantis su kitais konkursinio balo dalykais 20%; gimtoji kalba 20%		
Sveikatos mokslų fakultete		
Kineziterapija (EN)	60	2800
Biologija 40%; chemija arba matematika, arba informacinės technologijos arba fizika 20%; bet kuris dalykas, nesutampantis su kitais konkursinio balo dalykais 20%; gimtoji kalba 20%		
Burnos higiena (EN)	30	2800
Biologija 40%; chemija arba matematika, arba informacinės technologijos 20%; bet kuris dalykas, nesutampantis su kitais konkursinio balo dalykais 20%; gimtoji kalba 20%		
Bendrosios praktikos slauga (EN)	90	2800
Biologija 40%; chemija arba matematika, arba informacinės technologijos 20%; bet kuris dalykas, nesutampantis su kitais konkursinio balo dalykais 20%; gimtoji kalba 20%		

4. 2021 m. priėmimo datos ir eiga

1. Gavęs visus 1 punkte išvardintus dokumentus, TRS siunčia asmeniui Besąlyginį pasiūlymą (Unconditional Offer Letter), jei asmeniui nereikalinga viza. Jei yra reikalinga viza ar kai TRS gauna ne visus dokumentus, TRS siunčia asmeniui Sąlyginį pasiūlymą (Conditional Offer Letter), kuriame

nurodomos sąlygos, reikalingos tolesnėms priėmimo procedūroms vykdyti.

2. Kai asmuo sumoka vienerių metų dydžio studijų įmoką ir atsiunčia pinigų pervedimo kopijas, TRS asmeniui siunčia tarpininkavimo dokumentus, būtinus vizai (jei reikalinga) išduoti.
3. TRS, gavęs informaciją apie asmeniui išduotą vizą, informuoja fakulteto dekaną. Fakulteto dekanas teikimu, rengiamas Direktoriaus įsakymas dėl priėmimo į studijas.
4. Asmeniui atvykus į Kolegiją, pasirašoma studijų sutartis (Priedas Nr. 1), ir asmuo pateikia dokumentų (pagal 1 punktą) originalus.

Prašymų priimti studijuoti į Kolegiją registravimas	
Dokumentų (pagal 1 punktą) pateikimas	2021-06-15
Pagrindinis priėmimas	
Kvietimo studijuoti paskelbimas	2021-06-30
Sutarčių su pakviestaisiais sudarymas KVK	2021-08-23 – 2021-09-30
Jei užsieniečiai pateikia visus dokumentus vienu kartu	2021-07-30
Papildomas priėmimas	
Kvietimo studijuoti paskelbimas	2021-08-06
Sutarčių su pakviestaisiais sudarymas KVK	2021-08-23 – 2021-09-30

5. Priėmimo vykdymas

Priėmimo į Kolegiją faktas įtvirtinamas pasirašant studijų sutartį tarp Kolegijos ir įstojusiojo. Vienas pasirašytos sutarties egzempliorius priėmimo metu atitenka įstojusiam.

Bendrojo priėmimo metu įstojęs asmuo gali nutraukti studijų sutartį atvykęs į Kolegiją ir pateikęs nustatytos formos prašymą nutraukti studijų sutartį. Raštu nepateikus ketinimo nutraukti studijų sutartį, sutartis laikoma galiojančia.

Kolegijos Studijų ir karjero centrui būsimai studento bylai formuoti paliekamos visų pateiktų dokumentų kopijos (jas patvirtina TRS darbuotojas) arba notaro patvirtinti jų nuorašai. Kopijos gali būti parengtos iš anksto arba daromos dokumentų įforminimo metu.

Stojančiojo įgaliotieji asmenys, įforminantys priėmimą, privalo turėti raštišką notaro patvirtintą įgaliojimą, ir stojančiojo dokumentų originalus (arba notaro patvirtintas kopijas).

BENDROJO PRIĖMIMO METU DOKUMENTAI PRIIMAMI:	STOJIMO ĮMOKOS REKVIZITAI
<p>Jaunystės g. 1 LT-91274, Klaipėda Informacija teikiama tel. 8 659 67260 El. pašas: admissions@kvk.lt Darbo laikas: nuo 9.00 iki 16.00 val.</p>	<p>Klaipėdos valstybinė kolegija, kodas - 111968056, Atsiskaitomoji sąskaita banke - LT80 7300 0100 7417 8978, Bankas „AB SWEDBANK“ (BANKO KODAS - 73000) Mokėjimo paskirtyje privaloma nurodyti asmens vardą ir pavardę. ĮMOKA – 120 Eur</p>

Parengė:
Tarpautinių ryšių skyriaus vadovė
Jūratė Danielienė
2021-03-05

STUDY AGREEMENT No.

2021 – –
Klaipeda

Klaipeda State University of Applied Sciences, represented by Head of Study and Career centre Vilma Bridikienė, hereafter called University of Applied Sciences, and person _____, date of birth _____, hereafter called Student, have drawn this Agreement (hereafter called Agreement) in compliance with the legislation of the Republic of Lithuania (hereafter called LR):

I. GENERAL PART

1. Agreement is concluded for undergraduate fulltime form _____ Study programme for the period of study with the Student.
2. Study funding character – state non financed study.
3. Study period starts from the _____, 2021 and lasts 6 semesters (3 years).
4. Agreement is the basis of Tuition Fee payment.
5. University of Applied Sciences draws the Agreement for the entire study period with the Student who is enrolled to study at state non financed study programme that has been developed, approved and registered under the statutory procedures.
6. Studies are delivered in the English language.
7. Agreement defines University of Applied Sciences' and Student rights and responsibilities that are not contradicting to LR Civil Code (2000, No. VIII-964), LR Law Amending the Law on Education (2011, Nr. XI-1281), LR Law on Legal Status of Aliens (2015, No. IX-2206) and other legislations.
8. Student may be granted an international student's ID card by the agency which is engaged in this activity.
9. Agreement is based on the provisions of Study Regulations 'on foreign students' non-subsidized studies organization procedures. Studies are organized if the minimum number of students enrolled per one group is 5. If the number of enrolled students is up to 5 per one group, studies are organized individually / according to individual / separate timetable. Studies might be combined with local students / exchange students studies.
10. Agreement is concluded in accordance with consents to the Data Processor's collection and processing of personal data of the following categories for specified purposes (Attachment no. 1).

II. OBLIGATIONS OF THE UNIVERSITY OF APPLIED SCIENCES

11. The University of Applied Sciences commits to:
 - 11.1. provide the Student with adequate conditions for fulfilling the study programme;
 - 11.2. ensure the training quality of the approved study programme;
 - 11.3. issue a qualifying higher education diploma and the supplement to it certifying the grades of the studied subject after the Student fulfils the study programme and accounts for it;
 - 11.4. help the Student to get integrated into the Lithuanian society and University of Applied Sciences community;
 - 11.5. provide the Student with learning plan and information about his/her program of studies e.g. attendance requirements, coursework, headlines for assignments, possible extension times and final assessment dates and appeals procedure;
 - 11.6. fulfil other obligations stated in the University of Applied Sciences;
 - 11.7. provide the Student with accommodation for an agreed fee.

III. OBLIGATIONS OF THE STUDENT

12. The Student commits to:
 - 12.1. diligently and conscientiously study the chosen study program;
 - 12.2. pay the agreed amount of Tuition fee for the academic year not later than 10 days before the current academic year begins;
 - 12.3. pay the enrolment and training fees, as well as fees for resist of exams and credits, rent for accommodation, training materials and issue of the final qualifying documents;
 - 12.4. pay all tuition fees by bank transfer to one of the University of Applied Sciences' accounts, stating the student's name, surname, the period of study for which the contribution is paid, payment type;
 - 12.5. present his/her secondary education certificate evaluation issued by the Study Quality Assessment Centre of the Republic of Lithuania to the enrolling commission of the University of Applied Sciences prior to the commence of the study;
 - 12.6. present the University of Applied Sciences' Study and Career Centre an original certificate of secondary education till the studies commence. The certificate will be returned after graduation or termination of the studies. The Student also must present to the University of Applied Sciences International English language

- certificate prior the start of the studies;
- 12.7. follow the academic discipline, the in-house rules, study order, University of Applied Sciences regulations, general University of Applied Sciences order, the rules of the University of Applied Sciences management and self-government;
 - 12.8. fulfil other obligations that are set out in LR Education and Studies Law, LR Law on Legal Status of Foreigners, University of Applied Sciences Statute and University of Applied Sciences internal order legislations;
 - 12.9. fulfil all the present financial obligations to the University of Applied Sciences not later than before issuing the document confirming the study completion;
 - 12.10. inform the responsible staff of the University of Applied Sciences in writing about the decision to leave the territory of the Republic of Lithuania during the validity of the permit for temporary residence in Lithuania;
 - 12.11. after terminating the Study Agreement leave for the home- or any other country where he/she has the right to go;
 - 12.12. not incite violence, racial, religious and national disturbances and shall respect the staff and students of the University of Applied Sciences.

IV. RIGHTS OF THE STUDENT:

12. The Student is entitled to:
 - 12.1. terminate this Study Agreement by leaving the University of Applied Sciences;
 - 12.2. use the classrooms, libraries, labs, other equipment and means of studying;
 - 12.3. participate in the research, technical and cultural activities of the University of Applied Sciences;
 - 12.4. get academic leave or take a break from studies due to health or other justified reasons;
 - 12.5. obtain the information concerning the studies;
 - 12.6. appeal against contestable examination mark;
 - 12.7. appeal to the University of Applied Sciences Dispute Settling Committee for violation of one's rights;
 - 12.8. exercise the rights granted by the Law, the University of Applied Sciences and other regulations;
 - 12.9. leave the country during studies period only with permit of the University of Applied Sciences.

V. LIABILITIES OF THE STUDENT:

13. Student is liable to:
 - 13.1. pay all the fees indicated in this agreement on;
 - 13.2. observe the study regulations and the rules of the University of Applied Sciences;
 - 13.3. compensate for the intended damage of any tangible property of the University of Applied Sciences.

VI. EXPULSION FROM THE UNIVERSITY OF APPLIED SCIENCES:

14. The Student can be expelled from the University of Applied Sciences if he/she:
 - 14.1. has seriously violated or has been violating the University of Applied Sciences regulations and in-home order;
 - 14.2. has committed a criminal act which results in the pre-trial investigation which was officially affirmed by a legal institution;
 - 14.3. has failed to comply with the program requirements. Within one semester without any excuse did not attend one or more one subject's lectures;
 - 14.4. has not returned from academic leave or break on time;
 - 14.5. he received three written reprimands;
 - 14.6. has to be deported to the home-country;
 - 14.7. regarding to the increasing rate of illegal foreigners' immigration into The Republic of Lithuania, University of Applied Sciences keeps its right at any time to undo the agreement with the student if circumstances showing student's intentions to immigrate illegally into other European Union countries will become obvious;
 - 14.8. A high school student who without the high school director's written agreement is engaged in business or intends to start up a commercial business activity in Lithuania, which is not relevant to the studies in the above mention high school (sets up an individual enterprise, a private limited liability or a general partnership enterprise, becomes a shareholder or a manager of those companies, gets employment in Lithuania or the EU registered enterprise, etc.);
 - 14.9. The Migration Department of the Republic of Lithuania by the Ministry of Internal Affairs shall be immediately informed about the expulsion of the Student from the University of Applied Sciences;
 - 14.10. The student removed from the University of Applied Sciences in accordance with paragraph 14.6. will be deported from the country and he bears all the costs of deportation;

VII. PRICE OF THE AGREEMENT AND TERMS OF PAYMENT

15. The Student shall pay the following fees and payments:

- preregistration fee – 120,00 EUR;

- tuition fee for one academic year (60 ECTS) – _____ EUR.

16. Annual tuition fee for the study for the second and the third year has to be paid no later than 10 days before deadline for the application for the Migration department for the extension of the Temporary Residence Permit for the corresponding year.

17. Conditions of Tuition fees return and recovery are set at University of Applied Sciences' payment, return and recovery procedures.

18. The Student has the right to pay the tuition fee (s) in advance for the next academic year. Paid an advance payment may be refunded only for the student's death or absence of a temporary residence permit in LR.

19. Any delay by the Student to honour any of financial obligations hereunder shall result in payment by the Student to the University of Applied Sciences of default interest constituting 0,02 % (zero point zero two percent) of the value of any outstanding obligations (payments) for each calendar day of such delay until their fulfilment date.

20. The fees paid by the Student who leaves the University of Applied Sciences or is expelled from it in compliance with the Clause 14 of this agreement are not refunded.

21. The payments have to be made to the University of Applied Sciences account at a bank:

Name of the bank and address	SWEDBANK AB, Savanorių pr. 19, Vilnius LT-03502, Lithuania
SWIFT code	HABALT22
Holders account No	LT80 7300 0100 7417 8978
Name of the Holder and address	Klaipėda State University of Applied Sciences, Jaunystės str. 1, LT-91274 Klaipėda, Lithuania
Payment purpose	Tuition fee (Student name, surname, name of the study programme)

VIII. FINAL PART

22. This Agreement comes in force since the day of signing and is valid till the fulfilment of the terms.

23. All student requests for amendments of the Agreement (the study programme, study form, and so on), as well as to leave from the University of Applied Sciences must be submitted to the Dean of the Faculty.

24. Agreement expires:

25.1. After Issue a qualifying higher education diploma and the supplement to it certifying the grades of the studied subject after the Student fulfils the study programme and accounts for it;

25.2. In case of Students death.

25. After signing the Agreement Student has access to Study Regulations and their annexes, and to follow them.

26. All the disputes and problems arising while performing the agreement will be friendly resolved by both parties. Disagreement between the Parties shall be settled in compliance with the Law of the Republic of Lithuania.

IX. REQUISITES OF THE PARTIES

University of Applied Sciences

Vilma Bridikienė

(Name, surname, signature)

Head of Study and Career center

(Position)

v.bridikiene@kvk.lt

(Email, phone No.)

tel. +370 65538762

Student

(Name, surname, signature)

(Email, phone No)

CONSENT REGARDING THE PROVISION AND PROCESSING OF PERSONAL DATA

Data Processor – Klaipėda State University of Applied Sciences.

Data Subject – students or listeners of the Klaipėda State University of Applied Sciences.

I. CATEGORIES OF PERSONAL DATA

1. The Data Subject hereby consents to the Data Processor's collection and processing of personal data of the following categories for specified purposes:

- 1.1. key personal data necessary for legitimising the status of the Data Subject (full name, personal identity code, address, phone number, etc.);
- 1.2. data necessary for the provision of a service (data related to payments, etc.);
- 1.3. data generated using e-data bases (the Student Registers (SR); the Student Information System (EDINA); the Register of Diplomas, Certificates and Qualification Certificates (DAKPR); the Virtual Study Environment (MOODLE); the Career Management Information System (KVIS); the Lithuanian Academic Electronic Library (eLABa); the Electronic Study Certificate Request System, and the Electronic System for the Registration for Study Semesters (www.kvk.lt), etc.);
- 1.4. video footage recorded by the surveillance equipment of the University;
- 1.5. data received from surveys and studies organised by the Data Processor or public authorities;
- 1.6. other data collected with the Data Subject's consent, which shall be comprehensively defined at the moment of the request for consent thereof.

II. LEGAL BASIS

2. The Data Processor may collect the Data Subject's data only on the basis of legitimate processing specified in legislation. The legal basis for the conclusion and implementation of the Agreement shall be studies or other agreement concluded between the Data Subject and the Data Processor. The legitimate interests of the Data Processor may also serve as the basis for the processing of data. The Data Processor may also process the Data Subject's personal data in order to discharge its legal obligations, or on other legitimate processing grounds specified in legislation.

III. THE PERIOD OF THE RETENTION OF DATA

3. The Data Processor shall retain the Data Subject's personal data for no longer than is necessary for the purposes of data processing, or for a period specified in legislation, provided said legislation specifies a longer period of retention. Personal data is usually retained for as long as there is a possibility of legitimate claims arising from the respective contractual relationship, or as long as such is necessary in order to secure and protect the legitimate interests of the Data Processor. Unnecessary personal data shall be erased.
4. The Data Processor shall take all the measures necessary to ensure that personal data is processed accurately, faithfully, and legitimately, and only for stated purposes in accordance with the clear and transparent data processing requirements specified in legislation.

IV. DATA PROVISION

5. The Data Processor may provide data on the Data Subject to:
- 5.1. courts and law-enforcement or public authorities, to the extent that such provision is required by legislation;
 - 5.2. data processors tasked with performing works or providing services to the University;
 - 5.3. other natural and legal entities, given the Data Subject's consent, provided said consent has been obtained for a specific case.

V. RIGHTS

6. The Data Subject shall have the right to address the Data Processor:
- 6.1. with a request for the provision of information on which of his/her personal data is being processed;
 - 6.2. with a request for the erasure or clarification of his/her personal data, or the termination of the processing thereof, except for retention, in cases where, upon inspection of the respective personal data, they have been found to be incorrect, incomplete, or inaccurate;
 - 6.3. with a request for the erasure of his/her personal data, or the termination of the processing thereof, except for retention, in cases where, upon inspection of the respective personal data, they have been found to be processed illegitimately, surplus personal data have been found to be processed in bad faith, or on other grounds specified in legislation;
 - 6.4. in order to obtain his/her data, which has been submitted to the Data Processor, in a systematic, widely adopted, and computer-readable format, provided such is technically feasible and/or does not contradict legislation.

6.5. regarding any complaints, or the enforceability of his/her rights, by email at the following address: asduomenys@kvk.lt. and/or the State Data Protection Inspectorate if the complaint was not settled directly with the Data Processor.

VI. ENTRY INTO FORCE OF THE CONSENT

7. The consent regarding the provision and processing of personal data shall enter into force on the day of the signature thereof.

Please mark the appropriate option with an 'x'

I have inspected and understood the contents ☐

I consent ☐

I do not consent (Clause 5.3 of the consent) ☐

.....
.....
.....
.....

(object of dissent)

Student / Listener

.....
.....

(Full name, signature, date)

I do not consent (Clause 5.3 of the consent) ☐

.....
.....
.....
.....

(object of dissent)

Student / Listener

.....
.....

(Full name, signature, date)

I hereby invoke the right to be forgotten ☐

Student / Listener

.....
.....

(Full name, signature, date)