

ROMANIA
BABEŞ-BOLYAI UNIVERSITY OF CLUJ-NAPOCA
FACULTY OF LETTERS

HIGHER EDUCATION LEARNING AGREEMENT
STUDENTS ENROLLED IN FULL TIME EDUCATION

No. 755/ 30.07.2025

Art. 1. Legal grounds: National Education Law No. 1/2011, Government Emergency Ordinance No. 133/2000 as updated and amended, art. 1166 of Law No. 287/2009 on the Civil Code, the UBB Senate Decision No. 11516/19.09.2005 regarding the criteria for the annual ranking of students on state funded places, and UBB Senate Decision No. 11/15.02.2021 regarding the approval of the Regulation for Tuition Fees for the 2021-2022 academic year.

Art. 2. Parties:

2.1. **Babeş-Bolyai University**, located in Cluj-Napoca 400084, 1 Mihail Kogălniceanu Street, account RO35TREZ21620F330500XXXX open at Cluj-Napoca Treasury, tax code 4305849, legally represented by Rector Professor Daniel David, PhD, as an accredited state higher education institution, registered as a personal data controller under no. 5533, referred to as university and

2.2. Mr./Ms. _____, resident in _____,
Address _____, county _____, born on _____, identity card _____ serial
number _____, National Identification Number _____, as student at Babeş-Bolyai University,
Faculty of _____, field
_____, specialisation _____,
level _____, funding tuition free (state funded) / on tuition , hereinafter referred to as student.

Art. 3. Purpose of the Agreement:

3.1. The purpose of this agreement is to govern educational activities by regulating relationships between the university and students, as well as to define the rights and obligations of the signatory parties, in accordance with current legislation, ministerial orders, university statutes, and Senate decisions.

Art. 4. Term of the Agreement:

4.1. This agreement is signed for the regular school term, as defined by the applicable regulatory measures, beginning with the 2025-2026 academic year.

4.2. The University has adopted the credit transfer guidelines, the content of which will be made available to the public by posting it at the faculty premises and on its own website.

4.3. If a student does not complete the study programme within the typical time frame, they will request the conclusion of a new study agreement under the terms provided by the university at that time.

Art. 5. Rights and responsibilities of the parties:

5.1. The rights of the university are as follows:

- a) establishes the requirements for student application, enrolment, study, interruption, expulsion, reapplication, and re-enrolment;
- b) oversees and monitors the student's compliance with the contractual obligations imposed by this agreement and other agreements with the institution;
- c) oversees and monitors the student's commitment to their student responsibilities;

- d) specifies the criteria for ranking students on state-funded places in accordance with legal regulations and university administration decisions;
- e) annually distributes students on state-funded places, respectively on tuition-paying places, based on criteria established by the University Senate;
- f) determines the amount of the tuition fee based on the specific costs of education and Senate decisions;
- g) defines the method of collection and payment of tuition fees.

5.2. The responsibilities of the university are as follows:

- a) conducts educational activities at the university level, including practical training and knowledge evaluation, in compliance with legal regulations and internal rules based on university autonomy;
- b) concludes the annual learning agreement with the student prior to the start date of each academic year, which sets out the educational activities that the student undertakes to complete and the number of credits associated with each of these activities;
- c) registers the student in the Unique Matriculation Register of Romanian universities;
- d) issues free of charge study records and documentation attesting to student status, in compliance with current legislation and institutional governing bodies' decisions;
- e) organises the exit exam and registers students to sit the exit exam;
- f) in terms of the quality of the educational process, the structure of degree courses, and the implementation of scholarship criteria, there is no distinction between students admitted to tuition-paying places and those admitted to state-funded places;
- g) informs students of the tuition fee amount due for each year of study on an annual basis, at least 15 days before the start of the academic year, by posting it at faculty premises and on its own website;
- h) will not modify the amount of tuition fees established for an academic year;
- i) authorises withdrawal requests through faculty administration within 2 (two) business days of submitting the application request;
- j) sends the decision of expulsion within 10 days of issuance, by registered mail with recorded delivery to the student's last reported address;
- k) will review, at the start of each academic year, the state-funded places available for the annual student ranking procedure.

5.3. The rights of the STUDENT are as follows:

- a) engages in the didactic and professional training activities provided in the curriculum;
- b) is a member of the university community, in accordance with the legal provisions in force;
- c) undergoes examinations and other methods of evaluation of acquired knowledge during scheduled sessions;
- d) takes the final exams during the scheduled sessions;
- e) uses the material assets necessary for the educational process in good faith;
- f) benefits from free additional support and services within the legal bounds;
- g) enjoys the right to freedom of expression while conforming to legal constraints;
- h) enjoys the provisions of the Transferable Credits Regulation and the Regulation for granting student scholarships;

- i) enjoys all of the rights, facilities, and opportunities stipulated by current legislation, the Code of Student Rights and Obligations approved by M.E.C.T.S. Order No. 3666/2012, and the regulations implemented by the university's organisational structure.

5.4. The responsibilities of the STUDENT are as follows:

- a) meets the obligations imposed by the higher education learning agreement and any other agreements concluded with the university;
- b) fulfils all tasks assigned to them in accordance with the curriculum and analytical programmes of the subjects covered by the annual learning agreements;
- c) compliance with the rules and regulations enacted by the university's administration structures, particularly those pertaining to university discipline and ethics;
- d) assumes the status of a member of the university community and makes every effort, when required, to actively participate in research activities carried out at the University under the supervision of teachers and researchers in order to meet the objective of competitiveness and excellence;
- e) brings to the attention of the Faculty management any situation likely to affect the modification of the state-funded status or tuition paying student;
- f) pays the tuition fee established and published annually by the UNIVERSITY in the amount, form, and term set and announced annually by posting at each faculty and on its own website;
- g) carries a penalty of 0.04 percent of the outstanding amount for each day overdue;
- h) does not seek a refund of fees paid in the event of expulsion, academic mobility to other higher education institutions, withdrawal from studies, or shifts, except under the conditions, deadlines, and amounts specified in art. 12 of Addendum 1 of the UBB Senate Decision no.11/15.02.2021, the addendum to the present agreement, respectively.

Art. 6. Payment and terms of payment (applicable to tuition-paying students):

6.1. The amount of the tuition fee is established by the University Senate in line with legal provisions, based on the proposal of the faculties, and is specified in the terms of this agreement.

6.2. The tuition fee is paid in full or in instalments, according to the university's terms and conditions.

6.3. Failure to pay tuition fees within the terms specified in this contract results in the imposition of penalties. The late payment penalty will be paid when the entire outstanding amount is paid.

6.4. Failure to pay tuition fees and/or penalties due for non-payment on time, no later than the start date of the semester exam sessions, as provided by the established academic year structure, results in a restriction on student participation in examinations and incurs non-participation consequences.

6.5. Failure to pay tuition fees, contractual subjects, and/or penalties due for non-payment on time, no later than the beginning of the next semester, as provided by the established academic year structure, gives the institution the right to expel the student with all the implications of expulsion.

6.6. The student who was expelled for non-payment of fees and/or penalties incurred for non-payment on time may re-enrol in degree programmes offered by the university, but only if all obligations are paid.

Art. 7. Termination of the Agreement:

7.1. The learning agreement may be terminated by mutual consent of the parties. Obligations imposed prior to termination must be carried out in accordance with the contractual terms.

7.2. The learning agreement terminates upon completion of studies. Obligations imposed prior to termination must be carried out in accordance with the contractual terms.

7.3. The institution may unilaterally terminate the agreement if the student fails to meet their obligations. The institution reserves the right to seek reimbursement from the student for any accrued amounts, related penalties, and/or material losses.

7.4. The agreement is legally terminated if the student requests withdrawal or transfer to another higher education institution.

7.5. Any forbearance shown by the University cannot be construed as a waiver of the expulsion terms and the stipulated commissoria lex.

Art. 8. Annual redistribution

8.1. According to UBB Senate Decision no. 11 516/19.09.2005 regarding the criteria of annual ranking of students on state funded places, state funded places are allocated throughout one academic year based on the score obtained at the admission exam for first year students, respectively on the score obtained in the previous academic year for students in other years of study.

8.2. The state-funded places are filled at the beginning of each academic year by students who successfully completed the previous year of the diploma programme in the descending order of the scores as specified in paragraph 8.1.

8.3. The provisions of the preceding paragraphs do not apply to state funded students who were considered social cases in the previous academic year in accordance with the legal provisions.

8.4. Students who successfully completed the previous year of the diploma programme are students who have passed all their exams and who have fulfilled all their obligations as stipulated in the learning agreement and have acquired at least 60 credits throughout the previous academic year.

8.5. Where there are not enough students who have passed all their exams to fill in the vacant state funded places, the remaining state funded places may be obtained in descending order of the weighted average by students who have not passed all their exams. In this situation, the weighted average is calculated by adding grade 0 (zero) for each exam which was not passed.

Art. 9. Other provisions

9.1. Admitted students or those who continue their studies on tuition may be eligible for a scholarship funded by the state budget or the university's own revenue. They have the right to live in residence halls up to the extent of available lodging capacity, after state-funded students have been accommodated.

9.2. The student must abide by the provisions of the Safety and Health at Work Law no. 319/2006. The student consents to the processing of data indicating their status of enrolled student, particularly in order to provide legal benefits such as health insurance without contribution payment and free transportation.

9.3. In the event of a dispute resulting from the interpretation, execution, or termination of this agreement, the parties will seek redress from the Cluj-Napoca courts.

9.4. This agreement was signed at the University, today _____ 2025, in 2 (two) copies, one for each party.

9.5. This agreement is signed on behalf of the University by the Dean of the Faculty of _____, who is authorized by Decision no. _____ of _____ issued by the Rector of the UNIVERSITY.

BABEȘ-BOLYAI UNIVERSITY OF CLUJ-NAPOCA

STUDENT

RECTOR,

Last Name:

First Name:

FACULTY CHIEF ADMINISTRATOR,

Signature:

ADDENDUM - Regulations for special cases in accordance with Tuition Regulation Article 12

1. Withdrawal from education (undergraduate or master's degree) is available by submitting an application request accepted by the faculty management or head of faculty prior to or after enrolment.
 - a. First year students, admitted on tuition will sign the learning agreement upon confirmation of place. If a student files a registered request to withdraw from studies to the faculty secretariat during the time period from signing the agreement to the day preceding the start of the academic year, tuition payments (fees) will be fully repaid.
 - b. With the exception of first-year students, all students who request to withdraw from studies prior to the start of the academic year will get a full refund of their tuition cost paid in advance.
 - c. Following the start of the academic year, for registered students attending tuition-based programmes, regardless of the year of study, the tuition due is calculated according to the date of submitting the request for withdrawal as follows:
 - If the withdrawal request is made during the first semester, the tuition fee will be reduced by half;
 - If the withdrawal request is made during the second semester, the tuition cost is payable in full.
 - d. Net cost owed on withdrawal will be calculated as the difference from the overall payable fee to the overall fee paid cumulatively from the start of the academic year, to which will be added any outstanding fees in the preceding academic years.
 - e. The refunding of any amounts of tuition fees will be made only upon request after the withdrawal.
2. **Re-enrolment** - undergraduate, master's degree - students will pay the re-enrolment cost in addition to any payments owed from previous academic years of study while they were enrolled in degree programmes at UBB, as well as the first instalment of the tuition fee for the academic year in which the re-enrolment is done.
3. **Interruption of studies** - undergraduate, master's level - students must meet the requirements resulting from the updating of the curricula, including those relevant to changes in the tuition cost, upon resuming studies. The tuition fees to be paid by students enrolled on tuition that require interruption of studies is determined as follows:
 - a. After the start of the academic year, the tuition due for enrolled students attending degree programmes on tuition, regardless of the year of study, is calculated based on the date of submitting the request for interruption of studies, as follows:
 - If the request for interruption of studies is submitted during the first semester the tuition fee due will be 50%;
 - If the request for interruption of studies is submitted during the second semester the tuition cost is payable in full;
 - b. Net fee payment at the time of interruption of studies is calculated as the difference between the total fee payable and the total fee paid cumulatively from the beginning of the academic year to which any unpaid fees in previous academic years will be added.
4. **Student academic mobility from other institutions on tuition places.** Students who benefit from academic mobility will comply with the system established for the programme and year of study to which they were transferred. Students will pay corresponding tuition for the academic year in which the academic mobility was operated.
5. Candidates are entitled to a tuition fee refund or a refund of the instalment paid upon confirmation of place if they are redistributed from a tuition place to a state funded place following the admission exam, as a result of the withdrawal of candidates initially admitted on state funded places, or as a result of supplementing the number of state funded places. A place is considered confirmed if the student pays in advance at least one instalment of the tuition fee and signs the learning agreement. Tuition fee refunds are granted based on a request made to the Faculty within three years of the date of tuition payment.
6. In the event of a transfer from state-funded to tuition-based places, students in years 2, 3, and 4 who are on a regular track with no interruptions in their studies will pay the tuition fee equivalent to their class.



DECLARATION OF CONSENT

I, the undersigned _____, resident in _____, National Identification Number _____, as a candidate applying for admission/candidate admitted to the degree programmes offered by Babeş-Bolyai University in Cluj-Napoca, hereby expressly and unequivocally consent to the processing of my personal data by any means, including lawful transmission to third parties in accordance with the applicable European legislation - Regulation 2016/679 /EU, Directorate 2002/58CE, by the public higher education institution and by any other entity empowered to assess or to exercise control over its activities.

Consent freely and unequivocally expressed covers legitimate data processing conducted by Babeş-Bolyai University of Cluj-Napoca throughout the admission period and afterwards during my studies. The consent also extends to the legitimate processing of data carried out by Babeş-Bolyai University of Cluj-Napoca after graduation, where such processing is required by law, carried out in the public interest, or is intended for the normative operations of public authorities and agencies.

I fully understand and agree that the data processing carried out by Babeş-Bolyai University in Cluj-Napoca is carried out for all purposes specified in Law No. 1/2011 or subsequent legislation, as well as for purposes related to the higher education institution's mission or closely related to this mission. I also understand that I have the right to exercise the rights derived from the execution of Articles 15-22 of Regulation 2016/679/EU at any time and without restriction, taking responsibility for any consequences that may result from this.

This Declaration covers the processing of any personal data, including identification, biometrics, and data related to academic records. This statement also covers, for instances involving the declarant's direct benefit, any processing linked to health status, ethnic origin, or religious affiliation.

Last name and first name:

_____ Date: _____ .2025

Signature: _____