

STUDENT CONTRACT

(the "Contract")

BETWEEN

Saint Camillus International University of Health Sciences, located in Rome, Via di Sant'Alessandro, 8 - 00131, tax code 97962900581 (hereinafter "**UniCamillus**" or the "**University**"), in the person of the *pro tempore* Rector

	AND		
the student			
Mr./Mrs			
born in	, Prov, on//		
resident in	, Prov		
Address	, ZIP code		
Fiscal Code _			
E-mail address			
PEC/CEM address (if availab	ole)		
	se in		
(hereunder referred to as "S	tudent").		

or **the person exercising parental authority** in the case the student has not yet reached the age of 18 at the moment of enrolment:

1.1.1.1.1			/	
As	\square Mother	Father	Person with power of attorney	
born i	n		, Prov, on/,	
reside	nt in		, Prov	
Addre	SS		, ZIP code	
Fiscal	Code _	_		
E-mai	l address			
PEC/C	CEM address	(if available)		

CONSIDERING

- The Law 2nd August 1999, n. 264, regarding "Regulations on access to university courses" and subsequent integrations and modifications;

- the Decree 927 of 28th November 2017 "Institution and approval of the non-statal University legally recognized" denominata «Saint Camillus International University of Health Sciences», also called «UniCamillus» in Rome;

PROVIDED THAT

the Student (or the person exercising parental authority, if the Student has not yet reached the age of 18) is required to read the Statute, the Tuition Fees and Contribution Regulation, the Didactic Regulations and the Documents posted on the University website, which detail the teaching methodologies, the Study Plan, the services provided, the rules for the delivery of said services, the evaluation criteria, the loss of student rights, the deadlines for the tuition fees, as well as the modalities for study withdrawal, discontinuation, or outgoing transfer.



THE PARTIES HEREBY AGREE AS FOLLOWS:

Art. 1 Adhesion

The student _______enrolled in the Degree Course in

for the A.Y. 2022/2023 subscribes to the services provided by the University and accepts them in the form in which they are provided.

Art. 2 Services

The enrolment in the University for the Academic Year 2022/2023 and the regular payment of the amounts due are the conditions required for the student to benefit of the related rights and services of the University for that Academic Year.

More specifically, the University undertakes to grant for all students:

- classrooms and teaching staff;
- didactic materials also in audio-visual format;
- access to areas dedicated to study;
- secretarial and mentoring services;
- access to labs, equipment and facilities for the clinical practice, within and outside the

Lazio Region, according to terms and timing set by the University, where deemed useful, and made available for teaching.

Art. 3 Student's obligations

The Student undertakes to actively take part in the activities promoted by the University, participating in all training activities related to the Course of studies - in compliance with the current laws or laws enacted as a result of emergency situations (e.g. Covid-19) -, including those required to fill any educational debts following the admission test (Additional Education Requirements, OFA, regulated by the Didactic Regulations of each Degree Course, and by the University Regulations) and the clinical practice provided for each course at the facilities indicated by the University.

The Student undertakes to fully respect the provisions of the Code of Ethics, the University Didactic Regulation, the Tuition Fees and Contributions Regulation, and of the other Regulations and Programme Regulations for the achievement of the Student's educational and professional objectives in the context of the curriculum chosen. The Student also declares to be fully aware of the contents of the aforementioned Regulations.

The Student recognizes and accepts that - if s/he gives the consent in the attached privacy policy - her/his name and photo will be published in the graduate yearbook of the University.

Art. 4 University contributions

University contribution is regulated by the Tuition Fees and Contributions Regulation for the A.Y. 2022/2023, published on the UniCamillus website and approved by the Organising Technical Committee of 9th November 2021.

The amounts requested from the Student as taxes or specific contributions do not represent a compensation for services, but an individual contribution to cover the cost of the services offered by the University.

The Student who is not in good standing with payments cannot be admitted to the exams, nor can he be enrolled in the next year of the course, nor can he obtain the authorization to transfer to another university.

Art. 5 Exams and compulsory attendance

The exams and the compulsory attendance are regulated as provided for by the University Regulations and by the Didactic Regulations of each degree course.

Art. 6 Duration of the Contract and Right of Withdrawal

The duration of this contract (which is concluded with its signing by the Student) is equal to the official



duration of the Degree Course or of the residual legal years in case of application/enrolment to years following the first (1st), due to a transfer and/or recognition of the knowledge and/or professional skills according to art. 5, comma 7 of the Decree 22/10/2004 n. 270.

In case the Student repeats a year or is out-of-course, the Contract will be tacitly and annually renewed for each additional Academic Year compared to the official duration of that Degree Course.

If this Contract is concluded remotely or outside University's grounds, within 14 (fourteen) days by the day of signing of this Contract (if the date is missing or is incorrect, the day of payment by the Student shall prevail), the Student may exercise their right reconsider and unilaterally terminate the Contract communicating clearly to UniCamillus their will to terminate, through a registered letter with notice of return (Raccomandata A/R).

If the Student exercises this right of reconsideration, UniCamillus will reimburse to the student the costs incurred for the enrolment within the following 14 days, withholding only the 5% of the amount paid by the Student, for secretarial and enrolment services born by the University, - using the same means of payment used by the User for the initial payment, unless expressly indicated a different means of payment. Exercising the right to reconsider is equivalent to submitting a study waiver request.

Art. 7 Transfer, Abandonment of Studies or Study Waiver

The Abandonment, the Transfer and/or the Study Waiver are regulated in terms and conditions as provided for by the Tuition Fees and Contributions Regulations of reference, by the Didactic Regulations of each study course, and by the Calls for Application for the Admission to which the student participated, which are all published on the UniCamillus website.

Exercising the right of abandonment, waiver, and/or outgoing transfer, the Student is not obliged to pay the annual fees following those already benefitted, and s/he will not have access to any didactic activity and/or title to use the tools provided by UniCamillus.

In case of study waiver or outgoing transfer there will be no reimbursement to the Student, in any case, of the amounts already paid until the date of the submission of the waiver or transfer request, also regardless of the use of seminars ancillary to the medical profession made available to the Student by the University, in light of the provisions of the Call for applications relating to the admission of EU students and equivalent to the Degree courses of the University of Saint Camillus International University of Health Sciences (UniCamillus) for the academic year 2022/2023.

The authorization for outgoing transfer and the release of the relative documentation can only be granted to students in good standing, on the date of submission of the application, with the payment of academic contributions, taxes and stamps.

The Student who waives or abandons her/his studies after the lessons started is required in any case to pay in full the amounts provided for by the Tuition Fees and Contributions Regulation relating to the Academic Year to which the student is enrolled.

Art. 8 Ethical Code and Organizational Model ex D. Lgs. 231/2001

Given that UniCamillus adopted the Ethical Code and, pursuant to the principles and guidelines provided for by the legislative decree 231/2001, the Organizational Management and Control Model ex D. Lgs. 231 (from now on "Organizational Model 231") published on the website <u>www.unicamillus.org</u>, the Student explicitly declares to acknowledge the Ethical Code and the Organizational Model 231 adopted by the University UniCamillus, and commits to behave in accordance with the principles contained therein and in accordance with the legal provisions, and also to inform of all possible violations of the Ethical Code of the Organizational Model 231 of which they should become aware, as well as related protocols and procedures, to the Supervisory Board of the University UniCamillus, to the e-mail address <u>odv@unicamillus.org</u>.

Moreover, the Student acknowledges that in the case of non-observance of the abovementioned commitments in this declaration, UniCamillus may proceed with the resolution of the contract in accordance with and by art. 1456 c.c. notwithstanding the right to compensation for damages caused.

Art. 9 Communications with the University

Communications between the University and students via e-mail is regulated by the Electronic Mail Regulation and by the University Regulations published on the UniCamillus website.



For any interlocution relating to the Student's career, including administrative matters, starting from the age of majority, the University will deal exclusively with the Student, therefore communications, of any nature and purpose, from third parties, including parents, will not be taken into consideration and in any way met.

Art. 10 Competent Court and ascribable discipline

All disputes that may arise in order of validity, interpretation, execution or resolution of the Contract, the only competent Court is the one of Rome.

Art. 11 Acceptance

By signing this Agreement, the student (or, if a minor, whoever exercises parental authority) declares to have read and fully accepted its contents.

Date __/__/____

STUDENT'S SIGNATURE

Or whoever exercises parental authority (if the Student is a minor)

In accordance with and by articles 1341 and 1342 of the Civil Code, the student approves specifically the following disposition of this contract: Art. 3 (Student's Obligations); Art. 4 (University Contribution); Art. 5 (Exams and Compulsory Attendance); Art. 6 (Duration of the Contract); Art. 7 (Transfer, Abandonment or Withdrawal from Studies); Art. 8 (Ethical Code and Organizational, Management and Control Model ex D.lgs. 231); Art. 9 (Communication with the University); Art. 10 (Competent Court and ascribable discipline).

STUDENT'S SIGNATURE

Or whoever exercises parental authority (if the Student is a minor)