

APPROVED
by Rector's Order No.
ISAK_39/SKPC
of 10 June 2019

LEARNING AGREEMENT FOR STUDIES
BETWEEN LITHUANIAN SPORTS UNIVERSITY AND A STUDENT IN A STATE NON-FUNDED POSITION
NO.
(Date)

Lithuanian Sports University (hereinafter referred to as the University), represented by proxy No. 01-09-197 **Studiju prorektorės Jūratė Požėrienė** and student **Anwar Mohammed Farhan, 2003.08.23, BNLSPV-24-2** (referred to as a student) in **2024** year of **I cycle, Sports and Tourism Management, , full time** study programme in accordance with legal acts of the Republic of Lithuania, have concluded the present Agreement:

I. GENERAL PROVISIONS

1. This Agreement is concluded for the whole period of studies with a student admitted to a state non-funded position (hereinafter referred to as a state non-funded student) (hereinafter collectively referred to as a student). It establishes the conditions and procedure for studies.

2. A student shall study according to the study programmes prepared and approved by the University in accordance with the procedure, which are registered in the Register of Study and Training Programmes.

3. The conditions for the issue and return of a Lithuanian Student Identity Card are determined by the Procedure for the Issue and Return of a Lithuanian Student Identity Card in line with the Lithuanian National Union (Unions) of Students.

4. The definitions used in this Agreement correspond to those used in the Law on Higher Education and Research of the Republic of Lithuania.

5. In addition to these conditions, the Agreement may include individual conditions discussed by the Parties, which are not in conflict with the Civil Code of the Republic of Lithuania, the Law on Higher Education and Research of the Republic of Lithuania and other legal acts. The Parties cannot determine such terms of the Agreement that would worsen a student's position in comparison with the one established by laws and other legal acts of the Republic of Lithuania.

6. This Agreement shall be registered with the Studies Division within 30 days of its conclusion.

II. RIGHTS AND OBLIGATIONS OF THE UNIVERSITY

7. The University shall have the right to require:

7.1. implementation of the study programme;

7.2. adherence to academic ethics and internal rules of procedure;

7.3. implementation of the commitments laid down in the Statute of the University and other internal legal acts;

7.4. termination of the present Agreement in the event of failure to comply with the obligations under Paragraph 12.

8. The University shall:

8.1. ensure the academic quality of the chosen study programme;

8.2. award a corresponding professional qualification and/ or qualification degree to a student who has completed the entire study programme and issue a diploma certifying this;

8.3. fulfil other obligations set out in the Statute of the University and other internal legal acts.

8.4. to manage and use the Student's personal data only for the implementation of the terms and conditions in this Agreement and for the purpose of organizing and administering the studies of the Student in accordance with the applicable legal acts of the Republic of Lithuania; April 27 Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of individuals with regard to the processing of personal data and the free movement of such data, and repealing Directive 95/46 / EC by ensuring the confidentiality and protection of the Student's personal data.

9. The University may grant incentive scholarships to the best students taking into consideration their study results or other academic achievements from the University or other funds following the procedure established by the University.

10. The University informs that a Click-to-Sign electronic signature is used in its information system, which represents a legal confirmation equivalent to a written signature.

III. STUDENT'S RIGHTS AND OBLIGATIONS

11. A student shall have the right to:

11.1. use classrooms, libraries, laboratories, other equipment and tools for studies;

11.2. choose a teaching staff member (if the same subject is taught by several teaching staff members), study pursuant to an individual plan of studies in compliance with the procedure laid down by the University;

11.3. assess the study programme and its quality and address the University administrative staff for the assessment of knowledge;

11.4. terminate and renew studies in accordance with the procedure laid down by the Statute of the University;

11.5. receive study-related information;

11.6. express thoughts and views freely;

11.7. participate in the management bodies of the University;

11.8. elect a Students' Representative body and be elected to it;

11.9. address a dispute settlement commission regarding the violation of interests;

11.10. exercise other rights laid down by laws, the University Statute and other legal acts.

12. A student shall:

12.1. study pursuant to a chosen study programme;

12.2. check health every semester (if involved in sports-related exercises);

12.3. adhere to the rules of academic ethics and internal rules of procedure;

12.4. read the documents published on the University website, which regulate the organization of the study process;

12.5. use University e-mail and other information systems;

12.6. fulfil other obligations laid down in the Statute of the University and other legal acts of internal rules of procedure.

IV. PAYMENT ARRANGEMENTS AND CONDITIONS FOR EXECUTION OF STUDIES

13. A student in a state non-funded study position shall pay a tuition fee, which amounts to € per semester and is indicated in the Student Admission Rules of the year of his/ her admission approved by the University.

14. The tuition fee shall be paid during the first 30 days of each semester (except for students who need a state-supported loan, the loan period is delayed until the loan is received) to the specified bank account.

15. Tuition fees may be indexed in accordance with the procedure established by legal acts of the Republic of Lithuania.

16. Pursuant to the procedure and to the extent prescribed by the Government, the persons in the student places of the first, and second cycles or integrated studies not funded by the state, who have finished with the best results shall be reimbursed for the tuition fee paid for the studies during a respective period (a part of the fee which does not exceed the normative cost of studies). The number of persons for whom the tuition fee (a part of the fee which does not exceed the normative cost of studies) is reimbursed shall be determined according to a specific study field of a higher education institution in the manner prescribed in paragraph 2, Article 79 of the Law on Higher Education and Research. Ranking lists of persons who finished with the best results in the student places which are not funded by the state shall be set in the manner prescribed by a higher education institution according to study fields. This paragraph does not apply to students referred to in Article 4 of the Description of the Procedure for Reimbursement of Tuition Fee.

17. A person who has studied in a state non-funded position and received a scholarship and who is expelled from the higher education institution or terminates studies has to return the funds to the state budget or part thereof in the cases established by the Government. The institution authorized by the Government shall calculate default interest for the funds not paid in time or the remaining part thereof, 0.02 per cent for each day of delay.

18. A student may be exempted from the tuition fee, its amount may be reduced and the term of payment extended according to the procedure established by the University.

IV. FINAL PROVISIONS

19. The Agreement is concluded in 2 (two) copies of equal legal force, one for each Party.

20. The Agreement enters into force on the day it is signed by both Parties.

21. A student has the right to terminate this Agreement at any time upon leaving the University.

22. The Agreement may also be terminated upon student exclusion from the University if he/ she:

22.1. violates the University Statute and legal acts governing internal procedures;

22.2. does not comply with the requirements of the study programme;

22.3. does not fulfil financial obligations.

23. The Agreement shall expire upon fulfilment of all obligations of the Parties:

23.1. after issuance of a diploma and a diploma supplement to a student confirming the completed study programme and the acquired higher education qualification;

23.2. upon termination of the Agreement on the grounds provided in Paragraphs 21 and 22 of this Agreement.

24. Agreed upon by both Parties, the terms of the Agreement can be amended if a student changes the financing for studies, study programme, mode of studies, in case the tuition fee changes as specified in Paragraph 15 of this Agreement or other cases determined by the University. Amendments shall be made in a separate document, which is an integral part of the Agreement.

25. Tuition fees paid shall not be reimbursed for a student who has graduated, left or has been expelled from the University.

26. The student is informed about ongoing video surveillance at the University's premises with information signs installed before entering the video surveillance field.

27. Disputes concerning the execution of the Agreement shall be settled by mutual consent. If the Parties fail to reach an agreement, disputes are resolved in accordance with the procedure established by law of the Republic of Lithuania.

DETAILS OF THE PARTIES

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Student: **Anwar Mohammed Farhan, 2003.08.23, BNLSPV-24-2, Ernakulam, Kochi 8848176019 mohammdfarhan.anwar@gmail.com**

SIGNATURES OF THE PARTIES

(University)

SIGNED Anwar Mohammed Farhan

(Student)