

The tuition fee does not include differential exams, services covered by Study+ package or additional obligations as determined by the Commission for Study and Student Affairs. Individual certificates and applications shall be additionally charged in accordance with the price list of the school.

If the student shall not settle all his/her financial obligations he/she shall be disabled access to the online Moodle and the performance of study obligations.

When a student enrolls in a higher year, the faculty has the right to adjust the tuition fee and other contributions to the level of inflation.

#### Article 5

If the payer of the tuition fee as per the previous paragraph shall not pay the tuition fee, the student shall be obliged to pay the remaining obligations in accordance with the rules as determined in the Code of Obligations (Official Gazette of the Republic of Slovenia no. 97/2007, UPB1, with amendments) that apply for as joint and several liability. If the tuition fee shall not be paid, the school shall act in accordance with the rules of civil law (obligations and execution procedure) and shall also charge legal default interest on the due amount as well as the costs of reminders.

#### Article 6

#### Article 7

If not enough students apply for the study programme, as determined in the call for enrollment, in the current academic year, for which this Contract is concluded, the School has the right to withdraw from the Contract and the study programme shall not be implemented.

If not enough students are admitted to a study year, pedagogical work can be implemented as consultations.

### CONTRACT VALIDITY

#### Article 8

This contract is concluded for the academic year \_\_\_\_\_ an it is drawn up in two copies. The Contract shall enter into force on the day when signed by both Contracting Parties and shall become valid on 1 October of the current academic year.


### FINAL PROVISIONS

#### Article 9

The Contracting Parties shall settle any disputes arising from this Contract in an amicable manner; otherwise, the court in Nova Gorica will be responsible for settling their disputes.

In \_\_\_\_\_, date \_\_\_\_\_  
date 16-10-2024

Student

  
\_\_\_\_\_

In Nova Gorica,

Dean

\_\_\_\_\_