



Study Agreement

for the Degree Programme / University Continuing Education Programme

Commencement of Studies (semester):

concluded between

Last name, First name

Date of birth

Address

(hereinafter referred to as the **Student**)

and

der Sigmund Freud PrivatUniversität Wien GmbH, company registration FN 588770 p,
Freudplatz 1, A-1020 Vienna, as the legal entity operating Sigmund Freud Private University

(hereinafter referred to as the **University**).



GENERAL PART

Preamble

- (A) The University is a private university accredited in Austria pursuant to the Private Universities Act (*Privathochschulgesetz – PrivHG*). The Student intends to complete a degree programme or a university continuing education programme leading to an academic degree (the **Education/Training**).
- (B) The University holds a valid accreditation as a private university pursuant to the decision no. I/PU – 187/2022 of the Agency for Quality Assurance and Accreditation Austria (AQ Austria) dated 17.11.2022. This ensures equal recognition of academic degrees with those of a public university.
- (C) This Study Agreement governs the private-law relationship between the University and the Student in connection with admission to, the conduct of, and the termination of the Education/Training.

1. Applicability of University Regulations

- 1.1. The University's regulations are published on the University's website (www.sfu.ac.at) (the **Regulations**) and form an integral part of this Agreement. This includes, in their respectively applicable current versions:
 - (a) Statutes;
 - (b) Examination Regulations including annexes;
 - (c) Faculty Regulations;
 - (d) Admission Regulations;
 - (e) Study Regulations;
 - (f) Curricula;
 - (g) Complaints Regulations;
 - (h) Code of Conduct;
 - (i) SFU Code of Good Scientific Practice;
 - (j) House Rules;
 - (k) Fire Safety Regulations; and
 - (l) any other regulations or official announcements of the University enacted by the University's governing bodies in accordance with the Statutes.
- 1.2. As an institution of public interest, the University is subject to diverse social, academic and legal developments. To safeguard academic freedom – the freedom of scientific research and teaching – and to ensure the orderly conduct of academic affairs, the Regulations are continuously



reviewed and adapted in response to evolving conditions. Any amendments become binding for Students upon their entry into force.

2. Obligations of the University

- 2.1. The University intends to offer and conduct the Education/Training in accordance with the curriculum within the ordinary course of studies and subject to accreditation by AQ Austria, in order to enable Students to complete the Education/Training within the period prescribed in the curriculum (standard period of study). Upon successful completion of the Education/Training, the University shall award the academic degree or certificate provided for.
- 2.2. The University will endeavour to provide the personnel, spatial and technical resources required to complete a curriculum and to create the conditions enabling completion within the period prescribed in the curriculum (the **Standard Period of Study**). However, for legal, personnel or other reasons, the University cannot guarantee that certain resources will be available, nor that an Education/Training programme or curriculum will be maintained or completed. Should a curriculum no longer be offered, the University will support the Student in the recognition of qualifications or examinations within the framework of the European Credit Transfer System (ECTS) in other programmes of study. Tuition fees already paid shall not be refunded.
- 2.3. The University does not guarantee that a curriculum will be offered unchanged, nor that the Student will be able to attend all courses offered in the degree programme for which the Student has been admitted. Courses are subject to ongoing changes and may be cancelled, postponed, modified or conducted at another University location. The Student's participation is subject to timely registration, fulfilment of participation requirements and availability of sufficient places.
- 2.4. The University does not owe any specific academic success on the part of the Student.

3. Obligations of the Student

- 3.1. The Student confirms that they shall familiarise themselves with the Regulations (Clause 1), continuously update and maintain such knowledge, take note of published amendments and comply with the Regulations in their respectively valid version.
- 3.2. The Student further undertakes not to impair the conduct of studies or to harm the reputation of the University and to behave in accordance with the law and accepted standards of conduct.
- 3.3. The Student confirms that they shall pay the tuition fees in due time (Clause 5).
- 3.4. The Student undertakes to comply with the behavioural obligations set out in the University's Code of Conduct (currently available at: www.sfu.ac.at/de/ueber-sfu/veroeffentlichungen-regelwerke/), unless such provisions exceptionally apply only to employees or office holders of



the University. This includes in particular the provisions on “Good Scientific Practice”, “Conduct among Members of the University” and “Handling of Information”.

- 3.5. The Student undertakes to personally and actively participate in the courses and examinations of the curriculum and to comply with the requirements of the respective course as set by the course instructor in accordance with the Examination Regulations. The Student shall ensure that they have the IT equipment required to fulfil their obligations (laptop, webcam, microphone, internet connection, etc.).
- 3.6. The Student undertakes to provide up-to-date contact details and to ensure that they can be reached at the details provided. The University shall provide the Student with an email account. The Student hereby agrees to use this email account as a means of communication with the University during the period of Education/Training, including for the exchange of information and documents, and to check emails regularly, including during any leave of absence pursuant to the Study Regulations or suspension pursuant to Clause 5.7 lit. a of this Agreement. Furthermore, the Student undertakes to use the University’s Campus Management System and learning platforms (*e.g.*, Moodle) in accordance with the requirements within the framework of the course offerings.
- 3.7. The Student undertakes to handle the course materials and any other materials made available by the University with due care and to use them exclusively for the purpose of their personal Education/Training. Disclosure to third parties – including of the content – is permitted only with the express consent of the University. Any damage to or loss of materials provided to the Student must be reported to the University without undue delay.
- 3.8. The Student undertakes to prepare all written assignments and academic work in accordance with the rules of good scientific practice. In this respect, the Student hereby expressly acknowledges the SFU Code of Good Scientific Practice and the procedures for dealing with suspected cases of academic misconduct at SFU, available on the University’s website, including the legal consequences in the event of misconduct provided therein. A breach of the SFU Code GSP may result in consequences ranging from exmatriculation and revocation of academic degrees already awarded to the assertion of civil-law claims and the filing of a criminal complaint.
- 3.9. As the author of an academic publication, the Student is entitled and obliged to state the University affiliation, provided that the publication was prepared within the framework of the curriculum or under the supervision of University-affiliated researchers. For all other publications, the Student must obtain the University’s approval for the intended use of the affiliation prior to publication and, in any event, prior to submission to a publisher. Any such request must be submitted in writing to the relevant faculty.



- 3.10. The Student is prohibited from recording courses by means of image and sound recordings without the express consent of the University. Likewise, the Student is prohibited from making image and sound material produced with consent available to third parties not covered by such consent.
- 3.11. Internships provided for in the curricula are, as a general rule, to be arranged by the Student themselves. The University may provide support in this regard by way of information, advice, and references to existing cooperation structures, outpatient clinics, or suitable institutions. There is no entitlement to the placement in or provision of a specific internship position by the University.

4. Intellectual Property Rights

- 4.1. All teaching, study and learning materials provided to the Student in electronic or physical form shall remain the exclusive tangible and intellectual property of the University and the respective authors. The Student is granted only a right of use limited to their own personal use and research purposes for the duration of the Study Agreement. Further distribution of works provided or reproduced to third parties, regardless of the manner or technical means (physical or digital, online or offline), is strictly prohibited. The Student shall indemnify and hold harmless the University from and against any damage and claims arising from infringements of intellectual property rights caused by the Student.
- 4.2. These obligations expressly also apply to examination questions made available. The Student is prohibited from disclosing examination questions to third parties in any form whatsoever; this applies in particular to other participants in a programme of Education/Training at the University.
- 4.3. The Student shall remain the intellectual owner of any intellectual property rights created by them, in particular the author of all intellectual creations within the meaning of the Austrian Copyright Act (*Urheberrechtsgesetz – UrhG*). Academic theses shall be published by submission to the University Library and included in the catalogue of the University Library.

5. Tuition Fees

- 5.1. The tuition fees for the following programme of study amount to:

Designation of the Education/Training

programme

[Degree programme or University continuing education programme]

[Place of delivery]

Tuition fees per commenced semester

[EUR AMOUNT]

[LOCATION]



Tuition fees shall be payable for each commenced semester. A semester shall be deemed commenced if the Student has not been exmatriculated (loss of admission) as of the announced first day of the semester. Admission shall remain valid until this Agreement is effectively terminated in accordance with Clause 6. Tuition fees shall be payable irrespective of academic success, participation in courses or examinations, or any other use of University services. Tuition fees shall also be due if the Student has earned no or only few ECTS credits or has not pursued or completed the Education/Training for any other reason. The Regulations may provide for exceptions.

- 5.2. Upon first admission to the University, payment of the tuition fees shall become due upon conclusion of this Agreement and issuance of the invoice. One half of the tuition fees for the first semester shall be payable within fourteen (14) days. Timely payment is required for planning certainty and organisation of University resources and secures the Student's study place. In the event of late or incomplete payment, the University reserves the right to allocate the study place otherwise at any time and to not admit the Student (even in the event of subsequent full payment) or to admit the Student at a later date (*e.g.*, the following academic year). The second half of the tuition fees shall be paid no later than by the start of the semester.
- 5.3. If the Student withdraws from the Agreement after its conclusion but before the beginning of the semester and does not take up the study place, the obligation to pay half of the tuition fees for the first semester shall remain in force. This shall not apply in the case of a justified withdrawal pursuant to Clause 9 of this Agreement.
- 5.4. Even after admission, timely and full payment of the tuition fees is a prerequisite for making use of the University's services, in particular participation in courses, taking examinations and preparing academic work.
- 5.5. Tuition fees cover the University's study offerings but do not include the costs of specialist literature, learning materials (other than those made available online free of charge), internships, travel, accommodation or subsistence costs or other chargeable learning resources, unless otherwise agreed. Depending on the Education/Training, ancillary fees are published on the University's website.
- 5.6. Tuition fees are invoiced per semester and shall be paid from the second semester until the end of the payment deadline stated in the invoice, but no later than the start of the semester. Any bank charges for the transfer shall be borne by the Student. Deviating payment modalities may be permitted upon application in individual cases in accordance with the announcements published on the University's website (<https://www.sfu.ac.at/de/ueber-sfu/finanzwesen-und-controlling/>). There is no legal entitlement thereto.



- 5.7. If the Student fails to transfer the tuition fees in full to the account designated by the University by the end of the payment deadline, the following consequences of default shall apply:
- (a) Simple Default. From the first day of default, the Student shall lose the right to make use of the services offered by the University under this Agreement, in particular to attend courses offered, take examinations offered and use the physical and electronic facilities and services of the library ("Suspension"). Any admission already granted to the Student shall remain valid during the period of suspension, as shall the Student's obligations under this Study Agreement. The suspension will be lifted as soon as the Student pays the amount due, plus default interest of 4% p.a. from the due date, and reasonable dunning fees, calculated based on actual expenses and in proportion to the outstanding claim. The University will send the Student at least one written reminder, setting a grace period and indicating the suspension. If payment is not made by the expiry of the grace period set, the Student shall be in simple default.
 - (b) Qualified Default. If payment is not made after expiry of the grace period set in the first reminder, the Student shall be in qualified default, which shall constitute good cause for termination of the Agreement within the meaning of Clause 6.1 iv. The University shall then be entitled to terminate the Study Agreement for cause with immediate effect, whereby the Student shall permanently lose the right to make use of the University's services. The tuition fees due at that time shall in any event be payable to the University (including interest and reminder fees). The Student undertakes to bear the costs of the University incurred for necessary legal enforcement.
- 5.8. Tuition fees must be paid in full for each semester in accordance with the standard period of study specified in the curriculum, regardless of whether the Student completes the Education/Training during the semester started or withdraws early. If the Student exceeds the Standard Period of Study, no new fees will be charged for the first two subsequent semesters (two tolerance semesters). For each additional semester commenced, tuition fees must be paid in full.
- 5.9. Upon termination of the Agreement in accordance with Clause 6 of this Agreement, the obligation to pay tuition fees shall cease as of the semester following termination. Any outstanding tuition fees plus interest and reminder fees for commenced semesters shall be paid immediately. No refund of tuition fees paid for commenced semesters shall be made.
- 5.10. Should the University deviate from the fee-related or other provisions of this Agreement as a gesture of goodwill (also vis-à-vis other Students), the Student shall not derive any rights from such conduct. Such conduct is voluntary in individual cases and does not constitute a general practice of the University.



5.11. It is expressly agreed that the tuition fees shall be subject to value retention (indexation). The Consumer Price Index 2020 – CPI 2020 (*Verbraucherpreisindex 2020 – VPI 2020*) published monthly by Statistics Austria shall serve as the benchmark for calculating any increase or decrease. The index figure finally published for the first month of commencement of studies (first semester) shall serve as the base value for indexation. An adjustment will be made before the start of each semester based on the index figure published two months prior to the beginning of the semester (July or December) and the base value. If the index figure for that month is not available or not published in time in that month, the index figure from the previous month shall be used. All amounts shall be commercially rounded up or down to the nearest EUR 10. The index figure on the basis of which the adjustment is made shall in each case form the new base value for calculating the next adjustment. An adjustment shall take effect for the Student for the first time for the second semester following admission.

6. Termination of the Study Agreement

6.1. The Study Agreement shall terminate upon (i) achievement of the Education/Training objective, (ii) termination by mutual agreement, (iii) ordinary termination (“Termination for Convenience”), (iv) extraordinary termination (“Termination for Cause”), or (v) other grounds for termination.

- i. Achievement of the Education/Training Objective. This Study Agreement shall terminate when the Student has successfully completed the Education/Training. Unless otherwise provided in the Study Regulations, this shall be the date on which the final examination or the academic work required for completion is graded.
- ii. Termination by Mutual Agreement. This Study Agreement may be terminated at any time by mutual written agreement between the University and the Student.
- iii. Ordinary Termination (“Termination for Convenience”). The University and the Student may terminate this Study Agreement by giving one month’s written notice, effective as of 31 January or 31 August (each a termination date).

If the Student terminates this Study Agreement for convenience, the Education/Training shall end on the termination date. The notice of termination must be given in writing (Section 886 Austrian Civil Code – *Allgemeines Bürgerliches Gesetzbuch*, ABGB; Section 4(1) first sentence Austrian Signature and Trust Services Act – *Signatur- und Vertrauensdienstegesetz*, SVG). The Student’s obligation to pay tuition fees for the current semester (winter or summer semester) shall remain unaffected.

If the University terminates this Study Agreement for convenience, the Education/Training shall end on the termination date. The notice of termination must be given in writing



(Section 886 Austrian Civil Code – *Allgemeines Bürgerliches Gesetzbuch*, ABGB; Section 4(1) first sentence Austrian Signature and Trust Services Act – *Signatur- und Vertrauensdienstegesetz*, SVG). The Student's obligation to pay tuition fees until the termination date shall remain unaffected.

- iv. Extraordinary Termination (“Termination for Cause”). This Study Agreement may be terminated by either party with immediate effect if there is good cause for termination of the Education/Training relationship. On the part of the University, good cause shall exist in particular – but not exclusively – in the following cases:
- (c) in the event of a serious or repeated breach by the Student of the Regulations within the meaning of Clause 1, in particular the Code of Conduct and the SFU Code of Good Scientific Practice;
 - (d) in the event of conduct by the Student which seriously or repeatedly disrupts academic operations, harms the Student themselves, others, or the learning environment, is liable to endanger the reputation of the University, or violates the law or accepted standards of conduct in such a manner that continuation of the Education/Training relationship is unreasonable;
 - (e) in the event of qualified default in payment of tuition fees or the Austrian National Union of Students (*Österreichische Hochschülerinnen- und Hochschülerschaft* – ÖH) statutory and mandatory contribution pursuant to Clause 5.7 lit. b and Clause 7.2 of this Agreement respectively;
 - (f) if the requirements for the Student's admission pursuant to the Admission Regulations of the respective faculty are no longer met;
 - (g) if, following a review of academic performance and study duration by the University based on the requirements set out in the curriculum, no substantial academic or examination progress can be expected;
 - (h) if, in the course of academic and examination activities, the University concludes that the Student's personal suitability for continuation or completion of the programme of study is no longer ensured;
 - (i) if continuation is not possible or reasonable for the University for legal or regulatory reasons;
 - (j) in the event of incomplete, inaccurate or false information, or withheld information, that would have been relevant to the decision on the Student's admission under the applicable Admission Regulations;



- (k) if the Student exceeds the Standard Period of Study provided for in the curriculum plus two tolerance semesters, unless the Study Regulations stipulate an earlier maximum duration; and
- (l) in the event of other grounds for termination stipulated in the University's Regulations.

6.2. Other Grounds for Termination. This Study Agreement shall terminate automatically, without the need for a notice of termination:

- (m) if, under the applicable Study Regulations or Examination Regulations, the Student can no longer achieve the Education/Training objective, for example due to qualitatively or quantitatively insufficient examination performance;
- (n) prior to the beginning of the first semester, if a cohort of an Education/Training does not materialise or an Education/Training is discontinued. The minimum number of participants required for each Education/Training is published on the University's website. The University shall take the final decision on whether an Education/Training will be offered or discontinued no later than the beginning of the academic semester;
- (o) in the event of permanent closure of University operations in Vienna or at the respective location where the Education/Training is conducted; or
- (p) upon the death of the Student.

7. Austrian Students' Union (ÖH)

- 7.1. Pursuant to Section 3(2) of the Austrian Students' Union Act (*Hochschülerinnen- und Hochschülerschaftsgesetz 2014 – HSG 2014*), the Austrian Students' Union (*Österreichische Hochschülerinnen- und Hochschülerschaft – ÖH*) is established at the University as a body governed by public law. Mandatory membership in the ÖH exists for the Student for as long as they are admitted to the University. The contributions stipulated for this membership pursuant to Section 38(3) HSG shall be paid to the University, which forwards them to the ÖH.
- 7.2. The ÖH contributions shall be invoiced in September for the winter semester and in March for the summer semester. The ÖH contribution shall be payable during valid enrolment irrespective of any leave of absence, suspension or other release. The provisions on default in payment of tuition fees pursuant to Clause 5.7 of this Agreement shall *apply mutatis mutandis* to default in payment of the ÖH contribution.

8. Liability

- 8.1. The University shall generally be liable only in cases of intent or gross negligence. This limitation of liability shall not apply in the event of personal injury. The University does not assume any



duties of safekeeping and shall not be liable for any movable property brought onto the University's premises or the University campus by the Student.

- 8.2. The University shall not be liable for the conduct of persons for whom it is not legally responsible, in particular for the conduct of other Students or visitors of the University. The University shall also not assume any liability for the conduct of animals on the University's premises or on the University campus. The animal owner shall be liable to ensure that their animal does not cause any disturbance (in particular noise) or endanger any person and shall be responsible for all contamination and damage caused by the animal on the University's premises or on the University campus.

9. Right of Withdrawal in Distance and Off-Premises Contracts (FAGG)

- 9.1. Outside the scope of application of the Distance and Off-Premises Contracts Act (*Fern- und Auswärtsgeschäfte-Gesetz – FAGG*), the Student shall have no right of withdrawal.
- 9.2. In the case of a Study Agreement concluded exclusively by means of distance communication without the simultaneous physical presence of the contracting parties pursuant to Section 3, point (2), of the Austrian Distance and Off-Premises Contracts Act (FAGG), or in the case of a Study Agreement concluded off business premises pursuant to Section 3, point (1), FAGG, the Student shall be entitled, pursuant to Section 11, paragraph (1), FAGG, to withdraw from this Study Agreement without giving any reasons within fourteen (14) days from the conclusion of the Study Agreement. The notice of withdrawal is not subject to any particular form. The withdrawal period shall be deemed to have been complied with if the notice of withdrawal is dispatched within the withdrawal period. Any tuition fees already paid shall, in such case be refunded without undue delay and at the latest within fourteen (14) days from receipt of the notice of withdrawal. The statutory and mandatory ÖH contribution pursuant to Clause 7.2 is non-refundable.

10. Confidentiality and Processing of Personal Data

- 10.1. The Student undertakes to treat all documents, materials and confidential information made available in the course of the Education/Training, as well as any access data to online platforms, as confidential and not to disclose them to third parties. This applies in particular to sensitive or personal data of which the Student becomes aware of in the course of the Education/Training and which are subject to the provisions of the Austrian Data Protection Act (*Datenschutzgesetz – DSGVO*) and the General Data Protection Regulation (GDPR). These obligations shall apply without limitation in time and shall continue beyond the term of this Agreement.
- 10.2. The Student acknowledges that, in the context of study administration, the University processes and stores personal data relating to the Student. The Student acknowledges the University's



privacy policy (<https://www.sfu.ac.at/de/datenschutzerklaerung/>) and hereby agrees that they have taken note thereof. The Student is generally entitled to the rights of access, rectification, erasure, restriction of processing and to data portability, pursuant to the DSG and the GDPR.

- 10.3. Within the scope of study administration, the University processes in particular the following categories of personal data: surname, first name, if applicable academic title(s), gender, date of birth, place of birth, nationality, address data, degree programme or Education/Training, home address, telephone number, electronic contact details, social security number, Student ID number (matriculation number), attendance data, academic performance data, and the date of commencement and completion of studies. SFU processes personal data pursuant to Article 6(1)(b) and (c) GDPR for purposes of study law and study administration. Disclosure of data to third parties is permitted only within the framework of statutory provisions and to cooperation partners involved in the programme of study. It is further noted that the processing of additional data not listed above and provided by Students is based on Article 6(1)(a) GDPR and may be withdrawn at any time.
- 10.4. The collection and storage of Student data for the administration of studies is mandatory for the prescribed documentation and proof of studies. By signing this Agreement, SFU receives the Student's consent for the Student's contact details to be transmitted for internal communication purposes to lecturers, persons entrusted with the organisation of studies and quality assurance, and to those cooperation partners involved in the programme of study.
- 10.5. The Student hereby confirms that, for the purpose of performing this Agreement, for teaching and research purposes, and for security reasons, the University is entitled to process personal data relating to the Student. The University is entitled to use learning management and security management systems. In processing, storing and using the Student's data, the University shall observe the protection of the Student's personality rights and ensure compliance with the GDPR.
- 10.6. Personal data shall be deleted as soon as they are no longer required for the purpose for which they were collected. In the case of data collected for study-law purposes, this shall be after eighty (80) years, calculated from the completion of studies or other termination of the Study Agreement.
- 10.7. The Student has the right to withdraw any consent to the processing of personal data at any time without giving reasons and without any particular form. Such withdrawal shall not affect data processing that has already taken place up to that point and is necessary for the performance of the Study Agreement nor required due to statutory retention obligations. Any withdrawal must be addressed to the Rectorate of the University (Sigmund Freud Private University, Freudplatz 1, 1020 Vienna, rektorat@sfu.ac.at).



10.8. The Student has the right to lodge a complaint with a data protection supervisory authority if they consider that the processing of the personal data concerned infringes the GDPR (Article 77 GDPR). In Austria, the competent authority is the Data Protection Authority (DSB), Barichgasse 40–42, 1030 Vienna, email: dsb@dsb.gv.at.

11. Final Provisions

- 11.1. This Agreement is concluded upon countersignature by the University of the Agreement previously signed by the Student. The Student is bound to their offer until the commencement of the study semester (first semester). If the Agreement is not concluded by the commencement of the study semester, the Student's offer shall lapse.
- 11.2. Any amendments or supplements to this Agreement may be made exclusively by mutual consent and in writing (Section 886 Austrian Civil Code – *Allgemeines Bürgerliches Gesetzbuch*, ABGB; Section 4(1) first sentence Austrian Signature and Trust Services Act – *Signatur- und Vertrauensdienstegesetz*, SVG). This shall also apply to any waiver of this written form requirement.
- 11.3. This Agreement shall be executed in one original, which shall remain with the University. The Student, the third party assuming liability, and the University shall each receive one copy.
- 11.4. Should any provision of this Agreement be or become invalid or unenforceable, this shall not affect the validity of the remaining provisions or of this Agreement as a whole.
- 11.5. The place of performance for all claims arising from this Agreement shall be the registered seat of the University in Vienna.
- 11.6. For all disputes or claims arising out of or in connection with this Agreement, including disputes regarding its negotiation, conclusion, validity, breach, termination or nullity, the courts having jurisdiction under the applicable statutory provisions shall have jurisdiction. If, at the time of conclusion of this Agreement, both the Student and the University have their domicile or habitual residence in Austria, the Austrian courts shall retain exclusive international jurisdiction, even if the Student subsequently relocates abroad.
- 11.7. This Agreement and its negotiation shall be governed by Austrian law; however, a consumer whose habitual residence is outside Austria shall not be deprived of the protection afforded to them by provisions of the law of their country of habitual residence from which no derogation may be made by agreement (Article 6(2) of the Rome I Regulation).
- 11.8. This Agreement may be executed in one or more language versions. For the avoidance of doubt, the German language version of this Agreement shall at all times be the sole authentic, legally binding and authoritative version. In the event of any discrepancies, inconsistencies or differences



in interpretation between the German language version and any foreign-language version, the German language version shall prevail. This shall also apply if this Agreement is executed or signed exclusively in a foreign-language version.



Signature Page

Place, Date

Place, Date

Student

University



ANNEX

Model Withdrawal Form for the right of withdrawal in Distance and Off-Premises Contracts (FAGG)

To:

Sigmund Freud Privatuniversität Wien GmbH

Freudplatz 1

A-1020 Vienna, Austria

rektorat@sfu.ac.at

Name: _____

Address: _____

Education/Training: _____

I hereby withdraw from the concluded Study Agreement
(concluded on _____).

Reason (not mandatory):

Signature (only if submitted on paper)

Date



Assumption of Liability with Waiver of Defences (§ 880a second case Austrian Civil Code –ABGB)

By signing below, the undersigned declares to assume liability, waiving any defences and upon first demand, for the obligations of the above-named Student pursuant to Clause 5 (Tuition Fees) and Clause 7.2 (ÖH Contribution) of the General Part of the Study Agreement if the Student is in default. The undersigned shall be liable for full satisfaction. The assumption of liability by the undersigned shall be understood as a guarantee of performance within the meaning of Section 880a second case ABGB.

Last name, first name(s) of the Student

Last name, first name(s) of the undersigned

Address of the undersigned

Date, Signature