



EUROPEAN
SCHOLARSHIP
GROUP



AGREEMENT No. _____ on Scholarship Admission Support Services
Italy _____, 202__

European Scholarship Group LLC, a company legally registered in the United States, with its principal office located at 30 N Gould St, Ste R, Sheridan, Wyoming, 82801, USA, represented by **Nicholas Archer**, in the capacity of **Managing Director**, (hereinafter referred to as the “**Consultant**”),

and _____
further – “**Student**”

further together **PARTIES**, and each separately – **PARTY**,
entered into this Agreement on study (hereinafter – **AGREEMENT**) as follows:

1. SCOPE OF THE AGREEMENT

1.1 The Consultant agrees to provide full scholarship admission support services to the Student for a Bachelor's, Master's, or PhD program in Italy.

1.2 The scope of this AGREEMENT includes:

- a) Counseling on suitable academic programs and institutions in Italy
- b) Application to Italian universities on behalf of the Student
- c) Application for applicable scholarships/grants
- d) Securing official **scholarship grant letters**
- e) Assistance with **student visa preparation and submission**
- f) **Post-arrival support** in Italy including guidance on accommodation, registration, and local adaptation

2. OBLIGATIONS OF THE UNIVERSITY

The Consultant shall:

- 2.1 Guide the Student in selecting appropriate academic programs and eligible scholarships.
- 2.2 Submit applications to selected Italian universities and relevant scholarship bodies.
- 2.3 Follow up on applications and obtain official **admission and scholarship grant letters**.
- 2.4 Support the Student in preparing and submitting the **visa application** including documentation and embassy coordination.
- 2.5 Provide **post-arrival guidance** in Italy (accommodation, registration, etc.).
- 2.6 Maintain confidentiality of all Student data in accordance with international data protection standards.

3. OBLIGATIONS OF THE STUDENT

The Student agrees to:

- 3.1 Provide all requested academic, personal, and supporting documents in an accurate and timely manner.
- 3.2 Ensure that all submitted documents are authentic and legally valid.
- 3.3 Respond to communications and fulfill action items required during the admission and visa process.
- 3.4 Pay the Consultant's service fees as outlined in Section 5 of this AGREEMENT.
- 3.5 Not engage other agencies or consultants for the same application during the validity of this AGREEMENT.
- 3.6 Acknowledge that submission of forged, altered, or misleading documents will result in immediate termination without refund and may result in legal liability.

4. SERVICE FEES AND PAYMENT TERMS

4.1 The total service fee for the services outlined in Section 1 is **USD 1,000**.

4.2 The Student agrees to pay:

- a) **USD 500 (non-refundable)** upon signing this AGREEMENT, to initiate the admission and scholarship application process.
- b) **USD 500** upon issuance of the **scholarship grant letter**, which must be paid within **7 (seven) calendar days** of receiving the letter.

- 4.3 The **visa application and related services will only begin** once the total payment is received in full.
- 4.4 All payments must be made through official banking channels or as instructed by the Consultant.
- 4.5 Failure to complete payment as per clause 5.2 will result in **automatic termination** of this AGREEMENT without any further obligation on the part of the Consultant.

5. POST-ARRIVAL SUPPORT IN ITALY

- 5.1 Upon successful visa issuance and arrival in Italy, the Consultant will assist the Student with:
- a) Basic orientation regarding residence and university formalities
 - b) Guidance on opening a bank account, getting health insurance, and transportation
 - c) Assistance with accommodation search (third-party providers may be involved)

6. REFUND AND CANCELLATION POLICY

- 6.1 The initial **USD 500 advance payment is non-refundable** under any circumstance.
- 6.2 If the Student fails to make the final payment within the given timeframe, the Consultant has the right to cancel all ongoing processes without further notice and without refund.
- 6.3 If a visa is denied due to reasons unrelated to the Consultant's performance (e.g. insufficient financial proof, immigration record, embassy discretion), no refund shall be issued.
- 6.4 If the Consultant is unable to obtain a **valid admission and scholarship letter**, and the Student has complied fully with all documentation requirements, a partial refund of **USD 300** from the second installment (if already paid) may be considered at the Consultant's discretion.

7. DATA PRIVACY AND CONFIDENTIALITY

- 7.1 The Consultant shall handle all personal and academic information of the Student in accordance with international standards, including **GDPR (EU Regulation 2016/679)**.
- 7.2 No data shall be shared with third parties except those directly involved in the admission, scholarship, and visa process, and only when required.

8. TERMINATION OF THE AGREEMENT

- 8.1 This AGREEMENT shall be terminated under the following conditions:
- a) Completion of all agreed services
 - b) Mutual written consent of both PARTIES
 - c) Failure of the Student to pay service fees as agreed
 - d) Submission of fraudulent or misleading documentation by the Student
 - e) Inability to proceed due to force majeure (war, natural disaster, embassy closure)
- 8.2 In the event of termination under 9.1, all paid fees are non-refundable unless otherwise specified in Section 7.

9. GOVERNING LAW AND DISPUTE RESOLUTION

- 9.1 This AGREEMENT shall be governed by the laws of the **State of Wyoming, USA**, and where applicable, Italian regulations related to student mobility and visas.
- 9.2 Any disputes arising from this AGREEMENT that cannot be resolved amicably shall be submitted to the competent courts of **Sheridan County, Wyoming, 81802, USA**.

10. FINAL PROVISIONS

- 11.1 This AGREEMENT constitutes the entire understanding between the PARTIES and supersedes all previous agreements.
- 11.2 Amendments to this AGREEMENT shall be made in writing and signed by both PARTIES.
- 11.3 This AGREEMENT is issued in **two original copies**, each having equal legal force — one for each PARTY.
- 10.2. The **AGREEMENT** shall be on hold for the entire term of the *Student's* academic leave.
- 10.3. The final academic transcript can be issued by the *University* to the *Student* only in case of the termination of studies.

11. CANCELLATION AND REFUND POLICY

- 11.1 A student may exercise the right to be refunded the tuition fees when:
- 11.1.1 In case of visa rejection.
- 11.2 This agreement does not preclude the student from taking further action under the Consumer Affairs Act (Cap378 Laws of Europe)

12. THE DEFAULT CLAUSES FOR THE EDUCATIONAL INSTITUTION

12.1 The **University** is in default and hence obliged to refund the student with the tuition fees which have been paid and any other expenses, such as travel and accommodation expenses, incurred for the purpose of studying in Malta, when:

12.1.1. The educational programme does not start on the agreed starting day or on the day agreed with all the students enrolled for the course, after being adequately informed with the valid reasons for the delayed start.

12.1.2. The educational programme ceases to be provided at any time after it starts but before it is completed.

12.1.3. The educational programme is not provided in full to the **Student** due to a condition or restriction imposed on the **University** by the Authority in accordance with the regulations in S.L607.03 or due to the revocation, by the Authority, of the applicable license or accreditation in accordance to S.L.607.03. Provided that where the intending **Student** or the **Student** has withdrawn from the programme before the day on which such circumstances arise, the **University** shall not be deemed to be so in default.

12.1.4. The educational institution fails to issue all examination and other assessment results to the **Student** upon the **Student** having completed all the necessary assessment requirements of the programme or parts thereof.

13. DATA SHARING CLAUSE

13.1 In accordance to Article 5 of the Further and Higher Education Act (CAP 607 Laws of Malta) and without prejudice to the data protection provisions established by virtue of Regulation (EU) 2016/679 (the General Data Protection Regulation (GDPR)), the **University** shall grant access to the Malta Further and Higher Education Authority (MFHEA) to the information collected through this student agreement. The data shall be transmitted to the Authority within a reasonable time from when it was requested and shall be used by the Authority in pursuance of its functions.

14. OTHER CONDITIONS

14.1. All changes and amendments to the **AGREEMENT**

shall be made in writing as a supplementary agreement which becomes an integral part thereof.

14.2. All disputes and disagreements that may arise between the **PARTIES** during the validity and execution of the **AGREEMENT** will, if possible, be resolved through negotiations. If the settlement of disputes by negotiation is not possible, they shall be considered in accordance with the procedure established by the current legislation. This Agreement is governed by Maltese Law and does not preclude the parties from seeking other legal remedies provided under the Laws of Malta.

14.3. All matters not covered by this **AGREEMENT** shall be resolved considering the current legislation.

14.4. This **AGREEMENT** is made and signed in two copies, each of which has: the same legal force – one for each of the **PARTIES**.

14.5. The **PARTIES** agreed to consider the conditions of the **AGREEMENT** as trade secret and not disclose it without the consent of the other **PARTY**.

16. DETAILS AND SIGNATURES

European Scholarship Group LLC

Address: 30 N Gould St, Sheridan, Wyoming, 82801, USA

WhatsApp Number: +1 (539) 967-0578

E-mail: apply@eu-edu-group.com

STUDENT

(Surname/Name)

Passport of the citizen of

Passport number

Tel. +

E-mail

Nicholas Archer
Managing Director

Signature of the Student

