

On the basis of article 73 of the Law on Scientific Activity and Higher Education (National Gazette 123/03, 198/03, 105/04, 174/04, 2/07, 46/07, 45/09, 63/11, 94/13, 101/14 and 60/15), Article 83 of the Statute of the Faculty of Tourism and Hospitality Management – codified text of 30th October 2015 and Article 34 of the Rulebook on postgraduate university studies (doctoral studies) at the Faculty of Tourism and Hospitality Management of the University of Rijeka – codified text of 10th September 2018

Faculty of Tourism and Hospitality Management of the University of Rijeka, Primorska 42, P.O. Box 97, Naselje Ika, 51410 Opatija, Id.No.: 85799845149, as a course coordinator (hereinafter: **Faculty**) represented by the **Dean Dora Smolčić Jurdana, PhD, Full Professor**

and _____ from _____ IDNo. _____

(hereinafter: **student**) signed on _____ this

CONTRACT
on studying at a postgraduate study
(full-time)

I. GENERAL PROVISIONS

Article 1

- (1) This contract determines mutual rights and obligations of the signatories to the Contract at the postgraduate university doctoral study “Business Economics in Tourism and Hospitality Industry“ in the scientific area of social sciences, field of economics (hereinafter: Doctoral Study or Study). Upon the completion of the Doctoral Study the Student is issued a diploma of the acquired 180 ECTS-credits and a doctoral degree in the scientific area of social sciences, scientific field of economics.
- (2) The study lasts for 3 years.

Article 2

- (1) Parties to this contract determine that on the basis of the finalised application procedure the Student has acquired the right to enrol in the first year of Study in the academic year 2018/2019 as a full-time student.
- (2) Status of the full-time student lasts no longer than six years starting from the year of enrolment.

II. ENROLMENT IN THE STUDY

Article 3

Enrolment will be effectuated upon submission of the documents necessary for enrolment into Study.

Article 4

- (1) Student does not pay tuition until he/she is the employee of the Faculty.
- (2) The notion of tuition fees, for the purposes of this Contract, includes only the costs of the study program delivery.
- (3) If the Student terminates the contract with the Faculty, he/she can continue the enrolled study as a part-time student.

- (4) In the case referred to in paragraph 3 of this Article, the Student takes on the obligation to pay tuition fees in the amount and under the conditions established by the competent body of the Faculty, which will be concluded in the Annex hereto.
- (5) Payment obligation specified in paragraph 4 of this Article refers to the remaining duration of the study.

Article 5

Study performance is determined by the ECTS-credits acquired during one academic year.

III. RIGHTS AND OBLIGATIONS OF THE SIGNATORIES TO THE CONTRACT

Article 6

The Faculty is committed to provide the Student a complete and quality implementation of the Study programme, regular class attendance and other rights determined by the Study programme, Statute of the University of Rijeka, Statute of the Faculty and the Rulebook on postgraduate university studies (doctoral studies) at the Faculty of Tourism and Hospitality Management of the University in Rijeka.

Article 7

The Student has the obligation and the right to properly and timely fulfil the obligations of the Study programme, to complete the Study within the prescribed period, to be actively involved in the research activity such as scientific, development or professional projects through publishing activities, study visits at another domestic or foreign university, publication of papers and their presentation at national and international conferences and to respect the provisions of the regulatory acts of the Faculty and University in Rijeka, as well as their amendments and supplements.

Article 8

The Student loses the student status according to Article 38 paragraph 1 of the Rulebook on postgraduate university studies (doctoral studies) at the Faculty of Tourism and Hospitality Management.

Article 9

- (1) The Student agrees that after a successful thesis defence the Faculty will permanently publish the thesis on the public Internet base of the National and University Library, the University Library of the University of Rijeka and the repository Dabar.
- (2) Within 7 days following the successful defence of the doctoral thesis, the Student is required to submit Statement by the author on the prescribed form that allows a public network disclosure and use of digital versions of the doctoral thesis.

IV. FINAL PROVISIONS

Article 10

All issues not regulated by this contract shall be governed by the provisions of the Law on Scientific Activity and Higher Education and general regulatory acts of the University of Rijeka and the Faculty.

Article 11

- (1) By signing this contract the Parties agree to all its provisions.
- (2) The contract enters into force upon signature of the contracting Parties.

Article 12

In the event of a dispute concerning the application of this contract the Parties agree on the jurisdiction of the substantively competent court in Rijeka.

Article 13

This contract is made in 3 (three) original copies, 2 (two) held by the Faculty and 1 (one) by the Student.

CLASS: 643-03/16-01/_

ENTRY NUMBER: 2156-24-16-01-__

In Opatija, _____ 2018

Student

D e a n

Dora Smolčić Jurdana, PhD, Full Professor