DISCLAIMER

INTERNATIONAL STUDENT MOBILITY

The present English version is provided just for information purposes.

Do not sign or fill in this document!

To accept Erasmus Mobility Contract, please refer to Italian online procedure available at the webpage “Servizi online outgoing.”

In the case of conflicting meanings between language versions, the Italian version prevails.

The undersigned ………………………

Tax Code ……………………………

Being enrolled at the Department/Centre …………………

and regarding his/her request to start the international mobility initiative under the programme Erasmus for Studies for which he/she has been selected for the academic year 2020/2021 and with University insurance cover regarding accidents and civil liability, accepts responsibility in declaring that he/she:

a. has seen the document “Guidelines for international student mobility academic year 2020/2021” published on the University portal www.unito.it at: Home - Coronavirus: updates for UniTO Community - International mobility and being aware of University guidelines concerning international mobility for academic year 2020/2021;

b. has seen the document “Fact Sheet for outgoing UniTO students” published on the University portal www.unito.it at: Home - Internazionalità - Studiare e lavorare all'estero - Erasmus+ - Erasmus per studio - Istruzioni per studenti Unito (outgoing) - Istruzioni a.a. 2020-2021;

c. has been informed by UniTO about the risks associated with international mobility and undertakes to complete to complete the training course “COVID-19 Information and guidance for outgoing students” before going abroad. This training course is available on the University portal www.unito.it at: Home - Internazionalità - Studiare
e. is aware that the mobility programme is dependent on the Institute Partner’s approval and that this approval could change as the emergency evolves;

d. will stay up-to-date about the COVID-19 emergency and respect the rules concerning how to prevent and handle the situation and in particular he/she also declares they understand and accept the conditions in force in the destination country when arriving from Italy (or where residency is held) and when coming back to Italy from the host country including quarantine, restrictions, etc.

f. will rigorously uphold and respect the Institute Partner’s guidelines concerning COVID-19 as well as having read and accepted their conditions concerning on-line learning, possible limits to services including accommodation and canteen and requirements for student to take out extra insurance cover, etc.;

g. is aware of the risks and complications beyond those concerning health which could surface due to the COVID-19 emergency situation eg: quarantine, transport, housing, restrictions in access to University/Host Institute facilities, difficulties in obtaining a visa if requested by the destination country;

h. formally undertakes to check private insurance policy conditions concerning the COVID-19 health emergency;

i. relieves the Università degli Studi di Torino of any responsibility concerning costs incurred due to the previously mentioned circumstances or unexpected consequences should the mobility abroad be interrupted or cancelled for reasons connected to the COVID-19 emergency. He/she is also aware that the University will not refund unforeseen expenses due to new health prevention measures being brought into force by the Italian or destination country’s ministries and/or by transport carriers (airlines, railways, urban and non-urban public transport).

DATE AND PLACE ……………………………………………………

SIGNATURE …………………………………………………………...
The Participant states that he/she will review and accept the conditions set out in this Agreement which has been drawn up under the Erasmus+ Programme. It outlines each party’s obligations for managing the Erasmus mobility for studies as well as the EU funds which complement university-funded student mobility grants, referred to here as ‘grants’. This is to allow the student to take part in the approved mobility programme.

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SMS - Student mobility for studies

ERASMUS MOBILITY FOR STUDY PURPOSES AGREEMENT
under the ERASMUS+ programme

The University of Turin - Erasmus Code I-TORINO01, referred to here as "the Institution"

on one side, and

The Student, referred to here as "The Participant",

on the other,

HAVE AGREED,

and as fundamental parts of this Agreement ("the Agreement") the following conditions: the physical mobility period declared in the Google Form "International Mobility Period 2020/2021", the "Procedure for academic year 2020/2021", including the Learning Agreement for Studies and the Erasmus Student Charter, available on the University portal www.unito.it » Internazionalità » Studiare e lavorare all'estero » Erasmus+ » Erasmus per studio » Istruzioni per studenti Unito (outgoing), as well as in Annex I – General Conditions and Annex II - Concerning the COVID-19 Health Emergency

SPECIAL CONDITIONS
ARTICLE 1 - PURPOSE OF THE CONTRIBUTION

1.1 The Institution will make a financial contribution to the Participant with EU funds ie Erasmus+, MUR - Ministry of Universities and Research and the University of Turin in order for him/her to participate in the Erasmus mobility for studies or study and internship Erasmus+ programme.

1.2 The Participant accepts the contribution specified in Art. 5 and is committed to completing his/her mobility for studies or study and internship programme as agreed in the Learning Agreement for Studies.

1.3 In accordance with measures to combat the COVID-19 infection, mobility can take place online (virtual mobility) if necessary, provided it has the objective of mobility for studies covered by this Agreement and agreed in the Learning Agreement for Studies (i.e. "distance learning/training" organised by the host institution, online training, etc.). Mobility activities must be planned to include completion with a physical period abroad (physical mobility), should the state of emergency allow it. If some mobility is done online (virtual mobility) and some abroad, the mobility will be "blended".

1.4 Should the COVID-19 emergency restrictions persist, physical mobility may be cut short in favour of more online activities (virtual mobility) or a period of interruption between online and physical mobility abroad may be introduced, provided all activities are completed by 30/09/2021 and the minimum duration established in the Programme Guide (Art 2.6 of this Agreement) is respected. If continuing restrictions due to the emergency do not allow the Participant to complete their physical mobility abroad, an entire period of online mobility (virtual mobility) will also be eligible for their training activities to be recognised. In the case of exclusively online virtual mobility, there is no mobility grant (Art. 5 of this Agreement).

1.5 The Participant declares that he/she has read and accepted the terms and conditions of this Agreement and the procedures relating to the mobility period indicated in the "2020/2021 academic year Procedure", available on the University portal under the Erasmus programme. Any changes or additions to the Agreement must be made in writing, with an official email sent to the student.

1.6 The Participant states that the maximum mobility period covered in this Agreement does not exceed 12 months when taken during their Bachelor’s or Master's courses or a 24 month single-cycle course. This total includes other mobility periods that the student may have already carried out abroad for study or Placement/Traineeship under the Lifelong Learning Programme and/or Erasmus+, during the same course.
ARTICLE 2 - LENGTH

2.1 The Agreement will come into force when both parties have signed and will expire when all administrative practices relating to the mobility period have been concluded.

2.2 The Participant must use a specific Google Form to declare their physical arrival at the Partner Institution, indicating the actual start date and expected end date of physical mobility. The time of physical mobility declared in the Google Form is a fundamental part of this Agreement aimed at calculating the mobility contribution which is based on the information in Art. 5.

2.3 The mobility length and destination will be outlined in this Agreement.

2.4 The Host Institution will recognise the first day of mobility as Day One, whether it is online (virtual mobility) or physical mobility abroad.

2.5 Mobility will end with the last day of mobility at the Host Institution partner university, whether online (virtual mobility), physical mobility abroad or blended.

2.6 Activities lasting less than three months (90 days) are not recognised.

Activities that are eligible for contribution can take place between 1 June 2020 and 30 September 2021, according to INDIRE the National Erasmus Plus Agency terms. However, the start of mobility may be delayed in view of the national and international health emergency situation.

2.7 The mobility grant will be financed on the basis of Article. 5 of this Agreement.

2.8 Any request to extend the mobility period must be submitted at least 30 days before it is due to end. It then has to be agreed and authorised by both the Host University and the University of origin. The Erasmus stay however, cannot exceed 12 months in total including any extensions and must end by 30 September 2021.

2.9 Should students receive approval to continue their mobility beyond the period originally defined by this Agreement, additional financial contributions may be provided should there be any funds remaining.

2.10 The Certificate (called the “Declaration of Mobility”) is issued by the Host Institution at the end of the study period and certifies the actual start and end dates of the student’s mobility period, specifying physical mobility abroad as well as online mobility.
ARTICLE 3 – MOBILITY REQUIREMENTS

3.1 The Participant must have the status of a student who is enrolled at the University of Turin, otherwise this Agreement is not valid.

In particular, as outlined in Article 2 of the Erasmus Application for studies Academic year 2020/2021:

- Students can only study abroad during the first year of a master's degree course once they have enrolled in Academic year 2020/2021 and have paid the first instalment of student fees;
- Students applying for mobility in years other than the first year of a master's degree course will have to enrol in Academic year 2020/2021 and pay the first instalment of the student fees before starting their mobility and in accordance with Unito’s timetable. If enrolment for Academic year 2020/2021 has not yet opened, enrolment in the previous year will be considered valid. However, enrolment for Academic year 2020/2021 will still have to be formalised by paying the first student fee instalment, in accordance with the Unito timetable;
- Mobility students aiming to graduate in the March-April 2021 session academic year 2019/2020, enrolment in Academic year 2019/2020 will be considered valid. However, mobility must be completed by the time of graduation. If you do not graduate in the Academic year 2019/2020 session, you will need to enrol in Academic year 2020/2021.

Art. 2 of this Agreement covers the beginning and the conclusion of the mobility period.

3.2 Conditions in Art. 3.1 are to be considered mandatory clauses and the Agreement will be nullified and amounts already paid must be returned in the event of non-compliance.

ARTICLE 4 – FINAL DOCUMENTATION

4.1 The Participant must submit all the following documents together to the Institution no later than 20 days after the end of mobility:

1. the "Declaration of Mobility" certifying the start and end dates of mobility, duly signed and stamped by the Host Institution at the end of the study period abroad. This document should specify the period of mobility abroad and any online mobility;

2. Copy of the latest version of the Learning Agreement for Studies, approved by the Host University;

3. the "Transcript of Records" confirms the results of the training activity abroad including internship/research for theses. It is a document issued by the University Partner and sent...
directly to the Participant. If the Transcript of Records is not received before the deadline to submit it, the Participant must send a copy of the reminder email sent to the foreign university with the request for its urgent release.

4.2 The non-delivery of the "Declaration of Mobility" (Art. 4.1) before 31 October 2021 means the full amount of mobility must be returned.

4.3 At the end of the mobility period, the Participant must also submit the Narrative Report on Mobility (EU SURVEY) online duly filled out and no later than 30 days after receipt of the completion request.

4.4 The Participant may be asked to provide an additional Narrative Report to allow the completion of information recognising the activities completed.

ARTICLE 5 - MOBILITY FUNDING

5.1 The Participant declares that he/she accepts the scholarship funded by the European Union and co-funded by the Ministry of Universities and Research and the University of Turin.

The contribution consists of all or some of the following items:

A - Monthly grant of €250.00 corresponding to about €8.33 per day for 30 days or €300.00 per month equal to €10 per day for 30 days based on the destination country:

- Group 1 (high cost of living): €300 per month for mobility to Denmark, Finland, Iceland, Ireland, Luxembourg, Sweden, United Kingdom, Lichtenstein, Norway;

- Group 2 (average cost of living): €250 per month for mobility to Austria, Belgium, Germany, France, Greece, Spain, Cyprus, the Netherlands, Malta, Portugal;

- Group 3 (low cost of living): €250 per month for mobility to Bulgaria, Croatia, Czech Republic, Estonia, Latvia, Lithuania, Hungary, Poland, Romania, Slovakia, Slovenia, former Yugoslav Republic of Macedonia, Turkey.

This grant is funded by contributions from INDIRE the National Erasmus Plus Agency, MUR (Ministry of Universities and Research) and the University of Turin. The grant value is based on the number of days of mobility supported by certificates and multiplied by the daily/monthly amount according to the destination country.
Months of mobility will be considered as lasting 30 days regardless of their duration. If some months are incomplete, the financial contribution for the incomplete month will be calculated by multiplying the number of days remaining, after calculating the whole months, by the daily amount due (equal to 1/30 of the monthly unit cost).

**EXAMPLE:**

Grant value: €250 per month
Expected mobility: 5 months (150 days)
Actual mobility from 16/10/2020 to 02/03/2021
Mobility period count: 15 days in October (16 to 30 October) + 30 days x 4 whole months
(November – December - January - February) + 2 days in March
Total days: 15 + (30 x 4) + 2 = 137
Grant value: €250.00 / 30 x 137 = €1,141.66.

However, while respecting the minimum duration (90 days), if the mobility period falls short by up to five days of the Agreement’s conditions the period will be counted as fully realized.

**EXAMPLE:**

Grant value: €250 per month
Expected mobility: 5 months (150 days)
Actual mobility from 05/09/2020 to 02/02/2021
Actual mobility days: 148
Calculation: 250 / 30 x 150 = €1,250

**B - Supplementary monthly contribution** to students with the following requirements:

1. **Specific economic requirements:**

   having an ISEE 2019 under €50,000 in order to receive a supplementary financial contribution that will vary depending on the value of the ISEE and based on the following table/distribution and added to item A of the Erasmus grant:

   **ISEE value and subsequent supplementary contribution:**

<table>
<thead>
<tr>
<th>ISEE Value</th>
<th>Monthly sum</th>
<th>Daily sum</th>
</tr>
</thead>
<tbody>
<tr>
<td>ISEE ≤ 13,000</td>
<td>€ 450</td>
<td>€ 15.00</td>
</tr>
</tbody>
</table>
2. At least one of the following merit requirements must be checked at the end of the mobility period (on the student’s profile):

- recognition of at least two university credits for every month of mobility;
- proven work towards thesis and/or during internship leading to recognition of at least one university credit for international mobility;
- proven PhD research and/or training.

If there is insufficient funding to make a contribution to all claimants (See B), students with the lowest ISEE will receive a contribution while budget is still available.

C - EU funds for students with special needs related to physical, mental or health conditions during mobility for studies.

Reimbursement of costs incurred for special needs, when applicable, is made once the Participant has presented relevant supporting documents. Further information will be made available from the International Mobility and Education Section following the definition of the conditions by “INDIRE” the National Erasmus Plus Agency.

Any additional financial aid made available by the student’s own Department or Course management will be provided according to their own procedures.

D – Should funds be available, a TOP-UP contribution of €200.00 per month will be recognised based on the ISEE (and up to the ISEE value provided for the right to study - €23,253) for those who do not benefit from EDISU’s International Mobility Contributions.

5.2 The mobility participant studying in Switzerland does not receive contributions relating to A, but does receive a grant provided directly by the Swiss Government based on procedures defined by foreign partners. You might however be entitled to B, C and D if you meet the requirements.
5.3 Financial contributions cannot be used to cover costs similar to those already reimbursed with European Union funds.

5.4 Except as specified in Article 5.3, the financial contribution received by the Participant is compatible with any other form of funding including income/pay that the Participant may receive by working provided he/she carries out and completes the Learning Agreement for Studies activities.

5.5 The financial contribution or part of it must be returned if the Participant does not comply with the terms of this Agreement. If the Participant reduces the physical mobility abroad for more than five days, they will have to reimburse the equivalent amount already paid. However, if the Participant has not been able to complete their mobility under this Agreement for reasons of force majeure, the contribution corresponding to the mobility actually carried out may be granted after sending a special report to their Institution and being accepted by INDIRE the National Erasmus Plus Agency.

5.6 The amount of the contribution will initially be based on the mobility period that the Participant declares in the Google Form (Art. 2.2). When the mobility finishes, the amount will be recalculated based on the physical mobility declared on the Declaration of Mobility, (Art. 5.8). The Participant can check the number of days the contribution will be calculated over, using INDIRE, the National Erasmus Plus Agency calculator or:

https://www.unito.it/sites/default/files/calcolatore_periodo_mobilita_erasmus.xlsx

The Participant should use Google Forms to declare:

- A shorter physical stay than the number of days stipulated in this Agreement. The amount is calculated by multiplying the daily amount by the number of days resulting from the dates declared by the Participant in the Google Form;
- A physical stay corresponding to the number of days stipulated in this Agreement. The amount is calculated by multiplying the daily amount by the number of days resulting from the dates declared by the Participant in the Google Form;
- A longer physical stay than the number of days stipulated in this Agreement. The amount is calculated by multiplying the daily amount by the number of days outlined in the agreement;

5.7 Should the mobility be entirely online (see Art. 1.3 and 1.4 of this Agreement), the Participant will not be eligible for any contribution in accordance with the European Commission and INDIRE, the National Erasmus Plus Agency, with Note 4/2020 of 19/06/2020. Only if the Participant has to conclude their mobility physically abroad, will they receive the relevant contribution for the actual days of physical mobility abroad.
5.8 At the end of physical, blended or totally virtual mobility, the Participant must provide proof of the actual start and end dates, certified by the Host Institution specifying the period of physical mobility abroad and virtual, in order to verify the actual amount due.

ARTICLE 6 - PAYMENT METHODS

6.1 In response to the COVID-19 pandemic, the contribution is now regulated like this:

- 100% of the monthly Erasmus grant (see Article 5.1 - A) according to Art. 5.6 of this Agreement based on when the Participant submitted their Google Form (Art 2.2) and when they started their physical mobility abroad. The payment will take place around the 25th day of the month if the student had previously submitted their Google Form and started their physical mobility abroad before the first working day of the same month. If you submit your Google Form and start your physical mobility abroad from the second working day onwards, payment will take place from the 25th of the following month.

- 70% of supplementary contributions based on economic requirements (see Article 5.1 - B) eligible under Art. 5.6 of this Agreement and based on when the Participant submitted the Google Form and declared to have started their physical mobility abroad. The payment will take place around the 25th day of the month if the student had previously submitted their Google Form and started their physical mobility abroad before the first working day of the same month. If you submit your Google Form and start your physical mobility abroad from the second working day onwards, payment will take place from the 25th of the following month.

This timing does not apply to the months of August, December or January when payment is always made the following month.

If mobility requirements set out in Article 3 of this Agreement are not met at the time of payment, the full contribution will have to be returned.

Should any balance, equivalent to 30% of supplementary contributions based on economic requirements (see Article 5.1 - B), be due, it will be paid at the end of the recognition procedure.

Should there be any outstanding balance, the Institution will check the actual period of physical mobility abroad following the Declaration of Mobility. The Institution will also check the number of university credits recorded for international mobility during the period of physical and virtual mobility compared to the number of months of overall mobility (physical and online) rounded down.
It will then calculate the amount due which could be a credit or debit based on the number of recognized credits and actual period of physical mobility abroad.

6.2 Payments will be made by transfer to the Participant’s IBAN code of his/her Italian/European bank account indicated at the time of the Participant’s acceptance of this Agreement. Should the Participant have a European but not Italian bank account, they should send their BIC/SWIFT code to the internationalexchange@unito.it as soon as possible. Any changes to the IBAN code before completing all paperwork under this Agreement should be communicated to the internationalexchange@unito.it.

ARTICLE 7 – RETURNING THE GRANT AND PENALTIES

7.1 The mobility period must last at least three months (90 days), otherwise the Participant will have to return the full amount (except when applying the Force Majeure clause as approved by INDIRE, the National Erasmus Plus Agency and based on Article 5.5 of this Agreement).

7.2 The Participant chooses to come home before the end of the mobility period stipulated in the Agreement, so he/she will have to return the surplus amount, calculated and based on Art. 5.5.

7.3 The Participant must return the grant received (A + and B if eligible) in the following cases and according to the Institution’s procedures:

- Withdrawing from the mobility scheme;
- Returning from mobility early or before 90 days (unless Force Majeure clause applied approved by INDIRE the National Erasmus Plus Agency for emergency situations);
- Cancellation of this Agreement;
- Failure to deliver the “Declaration of Mobility” by 31 October 2021;
- Failure to comply with the requirements in Art. 3 of this Agreement.

7.4 The Participant will have to return the supplementary contribution (B of the grant) in accordance with Institution procedures in the following cases:

- At least two credits per month for the mobility period fail to be recognised;
- Credits for thesis and/or internship (excluding mobility for PhDs) fail to be recognised;
- Any delays that are attributable to the Participant in delivering the complete documentation within the deadlines (Art. 4 of this Agreement) may result in them losing their right to previously granted monies.

7.5 The Participant must return part of the received grant (A + B if entitled) in accordance with the Institution procedures in the following cases:
• Mobility days not used for contributions relating to A and B;
• Non-compliance with the obligations under this Agreement.

7.6 Should the student need to make a return, the Institution will determine the amount, time and means for making the payment.

7.7 Based on the University Taxes and Contributions Rules, the Participant must return the amount requested within the timeframe set by the Institution or the student’s profile will be frozen.

ARTICLE 8 – INSURANCE COVERAGE

8.1 The Participant is covered during the entire mobility (including an authorised extension) for activities provided and authorized by this Agreement with liability insurance to third parties, as well as accident coverage based on contracts between the University and insurance companies. More information is available on the portal www.unito.it » Università e Lavoro » Tutela e assistenza » Assicurazioni (English: https://en.unito.it/ - Home - Services - Insurance)

8.2. The Participant will be given a copy of the insurance coverage provided by the University for the mobility period before starting their mobility. Any additional obligations in terms of insurance coverage might, however, be provided by the Host Institution.

8.3 The Participant is required to find out about health insurance requirements in the host country. In the case of mobility in one of the 27 EU Member States, Iceland, Liechtenstein, Norway and Switzerland, basic health insurance coverage is usually provided by the National Health Service via the European Health Insurance Card (EHIC). However, the coverage of the European Health Insurance Card may not be sufficient, especially in the case of repatriation or specific medical conditions. Private supplementary insurance is recommended for those going to these countries.

8.4 Non-EU participants will have to take out a private health insurance policy, even if they have EHICs, as they do not have similar health coverage outside Italy.

8.5 Should the student’s mobility not be included in the countries mentioned in the previous Article, the Participant is required to find out about the host country’s health insurance requirements. He/she should take out adequate private insurance that has the minimum requirements for staying in the country, as stipulated by local authorities and the Host Institution might request this information.

8.6 Should the Participant take out a private insurance policy, they must also check conditions concerning the ongoing health emergency Covid-19.
ARTICLE 9 – ONLINE LANGUAGE SUPPORT

9.1 This article only applies to students who have received their credentials so they can to sign in to the Online Linguistic Support (OLS) portal.

9.2 Participants must check their language skills online (See Art. 9.1), before and after mobility in one of the destination country’s study/training languages. Unless they are native speakers, they will have to take the initial test in one of the following languages: Bulgarian, Estonian, Czech, Croatian, Danish, Finnish, French, Greek, English, Irish, Latvian, Lithuanian, Dutch, Maltese, Polish, Portuguese, Romanian, Slovak, Slovenian, Spanish, Swedish, German or Hungarian.

Erasmus+ programme legislation requires Participants to complete the online assessment before starting their physical and virtual mobility programme, except in properly justified cases.

The Participant should inform the Institution immediately if they are unable to take the online assessment.

9.3 Participants may be assigned an online language course for mobility (See Art 9.1) if there are sufficient licenses available. If they reach a B2 level or higher at the end of the test, they can apply for the online course license for the destination country’s language, if available, and not for the language they will be studying in. If they receive the license, Participants must take the OLS language course and commit to completing it. Should they be unable to take the online course they must inform the Institution immediately.

9.4 Payment of the last instalment of the financial contribution may be subject to Participants completing the mandatory check online (See Art. 9.1) at the end of the mobility.

ARTICLE 10 - ACADEMIC RECOGNITION

10.1 The Institution guarantees that academic activities carried out during mobility will be recognised in accordance with its published Guidelines.

10.2 The Institution and Participant agree a clearly defined programme before the Participant goes abroad (Learning Agreement).

10.3 In order to draft the Learning Agreement for Studies and by accepting this Agreement, the Participant declares to have seen the study constraints relating to international mobility published by his/her University department, where present.
10.4 The Host Institution must issue the Participant with the Transcript of Records and/or any certificate of internship/research for thesis at the end of the mobility period.

10.5 The Institution will check that the Participant has complied with the conditions set out in this Agreement and that all procedures related to the mobility period have been completed. It will then ensure that the Participant has full academic recognition of the studies carried out at the Host Institution. Recognition can only be refused if the Participant has not reached the level required by the Host Institution or not met the conditions imposed by the partner institutions.

10.6 The student will not be able to graduate before they have completed their study abroad and received recognition for the studies there.

ARTICLE 11 - CHANGES TO THIS AGREEMENT

11.1 The Institution may make changes to this Agreement in accordance with any update to Erasmus Programme's legislation or indication of any emergency situations, such as the COVID-19 pandemic health emergency concerning mobility for the academic year 2020/21.

11.2 Any changes must be communicated in writing by updating the Outgoing Student Procedure. The parties are not bound by verbal agreements.

ARTICLE 12 – APPLICABLE LAW AND COURT

12.1 This Agreement has been drawn up under Italian law.

12.2 The court responsible under applicable national legislation will have exclusive jurisdiction for any disputes that arise between the Institution and the Participant regarding the interpretation, application or validity of this Agreement, where it is not possible to reach an amicable understanding.
ANNEX I

GENERAL CONDITIONS

Article 1: Responsibilities

Each party in this Agreement will exempt the other from any liability for damages he/she or staff suffer as a result of this Agreement being implemented, provided that such damages are not the result of serious or deliberate misconduct by the other party or his/her staff. The Italian National Agency, European Commission or their staff are not liable for complaints about the contents of the Agreement and damage caused during mobility. The Italian National Agency or European Commission cannot consequently comply with any claim for damages or compensation.

Article 2: Termination of the Agreement

If the Participant is unable to fulfil his/her obligations under the Agreement (without considering the consequences of applicable law), the Institution is legally entitled to terminate or cancel the Agreement without further legal formalities, should the Participant not take any action within one month of having received notice.

If the Participant pulls out of the Agreement before the terms expire or if he/she does not fulfil their obligations, they will have to return the amount already paid (See Art. 5).

Should the Participant terminate the Agreement for reasons of force majeure, ie an unpredictable cause or event that the Participant cannot control and which is not attributable to his/her error or negligence, they may receive the amount corresponding to the actual duration of the mobility. In this case, the Participant must send a special report to his/her own Institution for acceptance by INDIRE, the National Erasmus+ Agency. Unused sums must be returned to the Participant’s own Institution.

Article 3: Data protection

The University of Turin applies the provisions of the EU Regulation 2016/679 in accordance with the information attached to the Erasmus Call academic year 2020/2021.

Article 4: Audits and Accounting Reviews

The Agreement parties are committed to providing all the information requested by the European Commission, the Italian National Agency or any other body authorized by the European Commission or Italian National Agency in order to check that the mobility and Agreement conditions have been properly implemented.
ANNEX II

PROVISIONS CONCERNING THE HEALTH EMERGENCY COVID-19

Art. 1 – The participant declares to have seen the document “Guidelines for international student mobility academic year 2020/2021” published on the University portal www.unito.it at: Home - Coronavirus: updates for UniTO Community - International mobility and being aware of University guidelines concerning international mobility for academic year 2020/2021.

Art. 2 – The Participant declares that he/she has seen the document “Fact Sheet for outgoing UniTO students” published on the University portal www.unito.it at: Home - Internazionalità - Studiare e lavorare all'estero - Erasmus+ - Erasmus per studio - Istruzioni per studenti Unito (outgoing) - Istruzioni a.a. 2020-2021.

Art. 3 – The Participant states that UniTO has informed him/her about the risks associated with international mobility and undertakes to complete the training course “COVID-19 Information and guidance for outgoing students” before going abroad. This training course is available on the University portal www.unito.it: Home - Internazionalità - Studiare e lavorare all'estero - Erasmus+ - Erasmus per studio - Istruzioni per studenti Unito (outgoing) - Istruzioni a.a. 2020-2021.

Art. 4 – The Participant is aware that mobility is still subject to the Partner Institution accepting and that acceptance conditions may change as the emerging situation evolves.

Art. 5 – The Participant commits to staying updated and observing the rules for preventing and managing the COVID-19 emergency situation and, in particular, to have seen and accepted the conditions in force in the destination country for those arriving from Italy (or the current country of residence) and for those who return to Italy from the host country eg quarantine, restrictions, etc.

Art. 6 – The Participant undertakes to carefully follow the Partner Institution’s provisions, including those concerning COVID-19 containment measures, to have seen and accepted the University/Destination Authority’s conditions regarding services and facilities, including online learning, possible lack of access to basic services such as university accommodation and canteens and any obligation to take out supplementary insurance coverage, etc.

Art. 7 The Participant is aware of the inconvenience and risks, beyond the health risks that can arise due to the COVID-19 emergency situation, for example: quarantine, transport, housing, restrictions to University/Host Institution facilities, possible need for a visa if requested by the destination country.

Art. 8 – Should the Participant have private insurance, he/she formally commits to checking the conditions concerning the COVID-19 health emergency.

Art. 9 – The Participant relieves the University of Turin of any liability related to costs incurred for circumstances listed above or any unforeseen events resulting in the interruption/cancellation of mobility for COVID-19 emergency related reasons. He/she is also aware that there will be no reimbursement for costs incurred as a result of health prevention measures, adopted, taken, even without warning, by the Italian or destination countries’ ministries and/or transport carriers (airlines, railways, urban and non-urban public transport).
ACCEPTANCE

The Participant is understood to have accepted this Agreement once he/she has clicked on the "ACCEPT" button available at the webpage “Servizi online outgoing”. After acceptance, the Participant will receive the draft summary of the Agreement in pdf format at his/her University email address. The final copy of the Agreement will be sent to the Participant's email address when the Institution accepts the Agreement.