

individual contract identifier:.....

application identifier:.....

UNIVERSITY RESEARCH SCHOLARSHIP PROGRAMME

..... SCHOLARSHIP

SCHOLARSHIP AGREEMENT

2026/2027 academic year

which was concluded by and between

name:
registered office:
tax number:
institutional ID:
represented by:
as the **host institution of higher education** (hereinafter: University),

and

name:
name at birth:
place and date of birth:
mother's name at birth:
place of residence:
temporary domicile:
tax identification code:
social security number:
account holder financial institution:
bank account number:
citizenship:
e-mail address:
as the **Scholarship holder** (hereinafter: Scholarship holder),

hereinafter jointly: the Contracting Parties, on the date and at the place set out below, under the following terms and conditions:

I Background

1 Based on Government Decree 24/2013 (II. 5.) on National Higher Education Excellence (hereinafter: Government Decree 24/2013), within the framework of the national higher education excellence scholarship titled University Research Scholarship Programme (hereinafter: Programme), the University, by its decision dated **30 August** 2026, has awarded scholarship funding to the application submitted by the Scholarship holder under ID number (hereinafter: Application). This application was submitted in response to the Call for Applications announced on **1 May** 2026 for the 2026/2027 academic year for the Undergraduate Student Research Scholarship / Master's Student Research Scholarship / Doctoral Student Research Scholarship / Doctoral Candidate and Postdoctoral Research Scholarship / Early Career Research Scholarship (hereinafter: Call for Applications).



2 The Contracting Parties shall use the terms applied in this Agreement as defined and interpreted in the Call for Applications.

II Subject matter and purpose of the Agreement

1 Title of the research funded under the Call for Applications:

.....
...

Name of the field and branch of science¹

.....

Code of the field of study ² (relevant for undergraduate and master's (single-cycle long programme) Scholarship holders):

.....

Host faculty/doctoral school of the Scholarship holder:

.....

Supervisor:

.....

2 The Scholarship holder undertakes to conduct scientific research work during the period of the scholarship disbursement in the subject area specified in the Application—as recorded in point II.1—in cooperation with the supervisor, according to the attached research plan (hereinafter: Research Plan).

3 The University declares that it has evaluated the Application submitted by the Scholarship holder from both formal and substantive perspectives, in accordance with the rules of the Call for Applications. Based on the Application, the University shall disburse a non-reimbursable monthly scholarship to the Scholarship holder to support the implementation of the Research Plan.

4 The University undertakes to provide the Scholarship holder with the professional and material conditions necessary for the implementation of the programme set forth in the Research Plan throughout the entire duration of the scholarship period, including the provision of a supervisor to support the implementation of the Research Plan. The University shall bear any costs associated with the potential remuneration of the supervisor.

III Duration of the Scholarship Legal Relationship, Scope of the Agreement

1 Commencement of the scholarship legal relationship:

By signing this Agreement, the Scholarship holder declares that they have commenced/shall commence the fulfilment of the obligations set forth in the Agreement and the research activity funded under the scholarship legal relationship as of 1 September 2026 /

¹ Pursuant to point IV.3 of Annex No. 5 (Application Form) of the Call for Applications
² Pursuant to point IV.3 of Annex No. 5 (Application Form) of the Call for Applications



2 The duration of the scholarship legal relationship is 5/6/7/10/12 (five/six/seven/ten/twelve) months; its completion date is:

3 If the autumn semester at the host higher education institution concludes before 31 January 2027, or the spring semester concludes before 30 June 2027, the closing date of the scholarship legal relationship shall be the final day of the autumn/spring semester, provided that the Scholarship holder shall remain entitled to the full amount of the scholarship for the months of January and June in this case as well.

4 In the event that the Scholarship holder obtains their certificate of completion (*absolutorium*) in the autumn semester in January, on a day prior to 31 January, or in the spring semester in June, on a day prior to 30 June (in the programme for which they are eligible for the National Excellence Research Programme scholarship), their scholarship legal relationship shall terminate on the date of obtaining the final certificate of completion; however, they shall remain entitled to the full amount of the scholarship for the months of January and June.

IV Rules governing the scholarship

1 Source of the scholarship: Provided by the National Research, Development and Innovation Fund.

2 Monthly amount of the scholarship: net..... HUF, i.e., HUF.

3 Total amount of funding under the scholarship legal relationship for the entire scholarship period: net HUF, i.e., HUF.

3.1 Amount of the scholarship provided by the Grantor for the entire duration of the scholarship period: net HUF, i.e., HUF.

3.2 Amount of the University's supplementary funding for the entire duration of the scholarship period: net HUF, i.e., HUF.

4 The condition for the disbursement of the scholarship is that the Scholarship holder, in accordance with the Call for Applications, must maintain—during the term of the scholarship legal relationship—an active full-time student status in any work schedule in an undergraduate programme; or an active student status in any work schedule in a master’s (integrated) or doctoral programme; or, in the case of young lecturers or researchers, a legal relationship for the purpose of teaching or research work, or other legal relationship for the purpose of work at the University.

5 Following the entry into force of the scholarship agreement and the provision of the funds from the National Research, Development and Innovation Fund serving as the coverage for the scholarship, the University shall transfer the scholarship amount to the Scholarship holder as follows:

In the case of persons holding undergraduate, master’s (integrated), or doctoral student status, or a legal relationship for teaching/research work or other work-related legal relationship, the scholarship amount for 5 (five) months calculated for the first semester shall be paid in a lump sum no later than 31 December 2026. The scholarship amount for 5 or 7 (five or seven) months calculated for the second semester shall be paid in a lump sum following the second-semester enrolments, no later than 31 March 2027. Additionally, it is possible to transfer the seven-month scholarship for the second semester in two instalments. In the event of payment in two instalments, the University shall transfer the first five months’ scholarship amount

in a lump sum following the second-semester enrolments no later than 31 March 2027, and the remaining two months' scholarship amount in a lump sum by 31 July 2027, provided that the Scholarship holder's legal relationship still exists.

OR

In the case of a 12-month scholarship, the five-month scholarship amount calculated for the first semester shall be paid in a lump sum no later than 31 December 2026, and the seven-month scholarship amount calculated for the second semester shall also be paid in a lump sum no later than 31 March 2027, or the total amount of the 12-month scholarship shall be paid by 31 December 2026.

In the doctoral candidate category, for a six-month scholarship, if the Scholarship Agreement (also) covers the period between September and December 2026, the University shall transfer the scholarship amount in a lump sum no later than 31 December 2026; if the Scholarship Agreement covers only the period after 1 January 2027, the transfer shall be made in a lump sum within 30 days following the conclusion of the agreement.

6 The Scholarship holder acknowledges that pursuant to Section 4.12.1. c), and Sections 4.12.2. and 4.12.3. of Annex No. 1 of Act CXVII of 1995 on Personal Income Tax, the scholarship disbursed to them by the University constitutes tax-exempt income.

V Rules for the Performance of the Agreement

1 The Scholarship holder undertakes to display the logos and the following text on all publications or documents produced and published by them in connection with the subject of this Agreement during the term of the scholarship legal relationship (available for download from the website:

a) <https://www.uni-miskolc.hu/hallgatoknak/osztondijak-palyazatok/egyetemi-kutato-i-osztondij-program>):a) on Hungarian language publications or documents:

“A KULTURÁLIS ÉS INNOVÁCIÓS MINISZTERIUM EGYETEMI KUTATÓI ÖSZTÖNDÍJ PROGRAMJÁNAK A NEMZETI KUTATÁSI, FEJLESZTÉSI ÉS INNOVÁCIÓS ALAPBÓL FINANSZÍROZOTT SZAKMAI TÁMOGATÁSÁVAL KÉSZÜLT.”



On foreign-language publications or documents:

“SUPPORTED BY THE UNIVERSITY RESEARCH SCHOLARSHIP PROGRAMME OF THE MINISTRY FOR CULTURE AND INNOVATION FROM THE SOURCE OF THE NATIONAL RESEARCH, DEVELOPMENT AND INNOVATION FUND.”



b) if the nature of the publication does not allow for the display of logos, the following text shall be included:

“A KULTURÁLIS ÉS INNOVÁCIÓS MINISZTERIUM EGYETEMI KUTATÓI ÖSZTÖNDÍJ PROGRAMJÁNAK A NEMZETI KUTATÁSI, FEJLESZTÉSI ÉS INNOVÁCIÓS ALAPBÓL FINANSZÍROZOTT SZAKMAI TÁMOGATÁSÁVAL KÉSZÜLT.”

On foreign-language publications or documents:

“SUPPORTED BY THE UNIVERSITY RESEARCH SCHOLARSHIP PROGRAMME OF THE MINISTRY FOR CULTURE AND INNOVATION FROM THE SOURCE OF THE NATIONAL RESEARCH, DEVELOPMENT AND INNOVATION FUND.”

2 By signing this Agreement, the Scholarship holder declares that

- a) he shall fulfil the commitments undertaken in the Research Plan (mandatory commitments defined in the Call for Applications and freely chosen commitments);
- b) he shall repay any scholarship amount received without entitlement;
- c) the Scholarship holder is obliged to notify the University in writing of any change in his personal data or any essential circumstance related to the performance of this Agreement (including the grounds for exclusion specified in the Call for Applications) immediately, but no later than within 8 days of becoming aware of such change;
- d) shall continuously maintain their active student status or their legal relationship aimed at the performance further student/teacher or research work or other legal relationships aimed at the performance of work with the University, as detailed in Clause IV.4 of this Agreement, for the entire duration of the scholarship legal relationship.

3 The Reporting System:

3.1 The Scholarship holder undertakes to prepare and submit a final professional report to the University following the conclusion of the scholarship period, no later than, in compliance with the formal and substantive requirements defined in the Call for Applications.

3.2 The University shall send a notification to the Scholarship holder regarding the due date of the report.

3.3 The Scholarship holder acknowledges that, based on the data provided in the application documentation, the University shall provide data for statistical purposes to the Ministry of Culture and Innovation, as well as to the National Research, Development and Innovation Office acting as the managing body, and to their respective statistical systems.

3.4 The Scholarship holder acknowledges that an expert acting on behalf of the University shall evaluate the final professional report by scoring and shall submit a proposal for its qualification. The qualification of the final professional report (unsatisfactory, satisfactory, excellent) shall be determined by the University.

The Scholarship holder acknowledges that in the event of an "unsatisfactory" qualification, the University may decide to revoke the scholarship and may determine that the previously disbursed payments constitute scholarship funds received without entitlement. In the case of scholarship funds received without entitlement, the Scholarship holder's repayment obligation shall extend to the amount of the scholarship



disbursed without entitlement. In this case, the scholarship legal relationship shall terminate on the day the Scholarship holder receives the host higher education institution's written decision regarding the revocation of the scholarship.

The University shall decide on the acceptance of the final professional report. No objection may be filed against the University's decision regarding the acceptance of the final professional report or in connection with the qualification of the final professional report.

3.5 The University shall notify the Scholarship holder in writing regarding the qualification of their final professional report.

4 The Contracting Parties shall cooperate with each other during the performance of this Agreement and are obliged to immediately inform each other of any circumstances affecting the performance of the Agreement.

VI Communication

1 In connection with the performance of the Scholarship Agreement, the University designates the following person(s) for personal and electronic contact³:

Name:
Position:
Telephone number:
E-mail:

The University shall also publish the contact person(s) on its official website.

2 In all other respects, the following rules shall apply to the calculation of deadlines for notifications and formal demands (hereinafter: notification) sent by the contracting parties, as well as for making declarations to one another:

In the case of delivery by post, the notification must be sent and delivered as an official document. If delivery by post fails because the addressee or their authorized representative declares that they refuse to accept the consignment, the notification shall be considered delivered on the day of the attempted delivery. If the consignment is returned with a 'not claimed' marking even after the second postal delivery attempt, a presumption of delivery shall—unless proven otherwise—apply on the fifth working day following the day of the second postal delivery attempt.

The day of communication or delivery shall not be included in the calculation of the deadline.

A deadline set in months or years shall expire on the day that corresponds numerically to the start date; if such a day is missing in the month of expiration, the deadline shall expire on the last day of the month.

In the case of a declaration sent by post, the date of posting, and in the case of a declaration submitted electronically, the date of sending shall be considered the date of the declaration. In such cases, the deadline for providing a response to the declaration shall begin on the day it is deemed delivered, provided the

³ The University reserves the right to make changes (which shall not constitute an amendment to the agreement). Current information, as well as office hours and locations, are available on the University's website.

declaration was sent by post. For declarations submitted electronically, the deadline for the response shall begin on the following working day.

The legal consequences of missing a deadline or of delay shall take effect upon the expiration of the final day of the deadline. In case of doubt, the deadline shall be considered as having been met.

VII Termination and Rescission of the Agreement, Breach of Contract

1 The contracting parties may not exercise the right of ordinary termination, given the priority nature of the Programme and the long-term legal relationship existing between them.

2 The University is entitled to withdraw from the agreement with a unilateral written declaration with immediate effect, or to terminate the agreement with immediate effect and to reclaim the scholarship in full or in part, if at least one of the following conditions occurs:

a) the Scholarship holder fails to fulfil, or improperly fulfils, their obligations set forth in this agreement or in the Call for Applications for reasons attributable to them;

b) the Scholarship holder fails—for reasons attributable to them—to submit their final professional report within the deadline specified by the University despite the University's notification to submit; or the University sets a deadline for the replacement or other correction of the final professional report and the Scholarship holder fails to comply with the request for completion for reasons attributable to them; or the University qualifies the Scholarship holder's final professional report as "unsatisfactory";

c) any of the grounds for exclusion set forth in the Call for Applications arises in relation to the Scholarship holder during the scholarship period.

In the cases specified in points VII. 2. a–c, the University shall, within 15 days of becoming aware of the occurrence of the cause, provide for the revocation of the scholarship and any potential payment obligations in its legal declaration of termination or rescission.

3 If the University determines a payment obligation based on the provisions of point VII. 2, it shall issue a written formal demand to the Scholarship holder to repay the already disbursed scholarship within a 60-day payment deadline.

4 Furthermore, the scholarship legal relationship shall terminate in the following cases:

a) the Scholarship holder resigns from their scholarship;

b) the Scholarship holder's student status, legal relationship aimed at the performance of teaching/research work, other legal relationships aimed at the performance of work, or MTA Bolyai János Research Scholarship status—which serves as the basis for the scholarship legal relationship—is terminated;

c) the Scholarship holder changes institutions of higher education, faculties, or majors during the scholarship period.

5 If the Scholarship holder resigns from their scholarship, they must immediately notify the University in writing. The Scholarship holder shall not be entitled to the scholarship from the first day of the month in which the resignation is announced, and the scholarship may not be disbursed to them; if payment has

nevertheless occurred, the Scholarship holder is obliged to repay the scholarship received without entitlement to the University without further notice within 60 days of the resignation. Within 30 days of the announcement of the resignation, the Scholarship holder must submit a final professional report to the University, which the University shall evaluate by appointing experts.

6 If the Scholarship holder fails to submit the final professional report, or if the University does not accept the final professional report and the reason for resignation, the University may determine that previous scholarship payments constitute scholarship funds received without entitlement, which the Scholarship holder shall be required to repay to the University.

7 If the Scholarship holder's student status, legal relationship aimed at the performance of teaching/research work, other legal relationships aimed at the performance of work, or MTA Bolyai János Research Scholarship status (hereinafter: basic legal relationship), which serves as the basis for the scholarship legal relationship, is terminated during the scholarship period, the Scholarship holder shall not be entitled to the scholarship from the first day of the month in which the basic legal relationship is terminated. The Scholarship holder is obliged to repay the scholarship amount paid without entitlement to the University without further notice within 60 days following the termination of the basic legal relationship. The Scholarship holder is required to submit a final professional report on the implementation of the research to the University within 30 days of the termination of the scholarship legal relationship, which the University shall evaluate by appointing experts.

8 If the Scholarship holder changes institutions of higher education, faculties, or majors during the scholarship period, the scholarship legal relationship shall terminate on the date the institutional decision regarding the change of institution, faculty, or major becomes final and binding, from which date the Scholarship holder shall not be entitled to the scholarship. The Scholarship holder is obliged to repay the scholarship amount paid without entitlement to the University without further notice within 60 days following the date the institutional decision regarding the change of institution, faculty, or major becomes final and binding. The Scholarship holder is required to submit a final professional report on the implementation of the research to the University within 30 days of the termination of their scholarship legal relationship, which the University shall evaluate by appointing experts.

9 **Suspension:** If a long-term illness, pregnancy, childbirth, extended stay abroad, or any other equitable reason prevents the execution of the submitted application in its original form, or if the Scholarship holder's student/doctoral candidate/teaching/research legal relationship aimed at the performance of teaching/research work, other legal relationships aimed at the performance of work, or MTA Bolyai János Research Scholarship status with the University is suspended, but the Scholarship holder intends to continue the research, they have the option to suspend the scholarship legal relationship. In the case of a 12-month scholarship period, the suspension may last for a minimum of 2 and a maximum of 6 months (partial months are not permitted); in the case of a 10-month scholarship period, it may last for a minimum of 2 and a maximum of 5 months (partial months are not permitted). There is no possibility to suspend a scholarship legal relationship with a duration of 5, 6, or 7 months. The request for the suspension of the scholarship legal relationship—along with the modified Research Plan and documents supporting the reason for suspension as attachments—must be submitted to the University, which shall decide on the matter, involving experts if necessary. If the Scholarship holder suspends their scholarship legal relationship, they shall not be entitled to the scholarship for the duration of the suspension. If the scholarship has already been paid for the duration of the suspension, the Scholarship holder is obliged to refund it to the University

within 30 days without further notice. The duration of the suspension of the scholarship legal relationship shall not extend the overall duration of the scholarship legal relationship.

10 If the implementation of the activities set forth in the Research Plan fails or encounters a permanent obstacle for reasons not attributable to the Scholarship holder, the Scholarship holder—in addition to fulfilling the written notification obligation pursuant to point V.2.c)—must resign from the unused portion of the scholarship, or may request the suspension of the scholarship pursuant to point VII.9, or the amendment of this Agreement. The written request for suspension or amendment must be submitted by the Scholarship holder to the University within 15 days of the occurrence of the failure or permanent obstacle, or from the date of becoming aware thereof. The University shall decide on the request.

11 The Scholarship holder acknowledges that if a payment obligation arises under this Agreement and they fail to fulfil it within the deadline specified in this Agreement or by the University, they shall be liable to pay default interest pursuant to Act V of 2013 on the Civil Code.

12 No appeal, objection, or legal remedy shall lie against the University's decision; the University excludes all claims for damages in connection with the above.

VIII Amendment of the Agreement

1 Any amendment to this Agreement shall be valid only in writing. It shall not constitute an amendment to the Agreement if either party fails to exercise any of its rights provided in the Agreement or exercises its rights in a manner more favourable to the other party. The other party may not rely on such unilateral concessions.

2 By signing this Agreement, the contracting parties simultaneously accept the University's amendment to the Agreement set forth in a unilateral legal statement, provided that it occurs due to applicable legislation or a mandatory provision of bodies specified by law, and it provides additional rights to the Scholarship holder or does not establish additional obligations for the Scholarship holder.

IX Closing provisions

1 The contracting parties irrevocably accept that the Application, the Call for Applications, and its annexes shall be considered applicable, and these annexes shall form an integral and inseparable part of this Agreement at all times, even if they are not physically attached hereto. In the event of any discrepancy, the provisions of this Agreement shall prevail.

2 The Scholarship holder acknowledges that the University may process the data specified in the present Agreement, as well as all information and personal data related to this Agreement, in accordance with the provisions of Act CXII of 2011 on the Right to Informational Self-Determination and on the Freedom of Information, and in accordance with its relevant internal regulations, and may transfer it to organisations specified by law that participate in the monitoring of the program, as well as to external control bodies in accordance with the law and the present Agreement. The scope of the processed data extends to all data provided by the Scholarship holder to the University in the application documentation and in this Agreement, as well as to all data sent by the Scholarship holder to the University during the term of this Agreement.



3 The contracting parties acknowledge that the bodies authorized by law, as well as the Ministry of Culture and Innovation and the National Research, Development and Innovation Office, may audit the implementation of the Programme at the University.

4 The contracting parties shall primarily settle any disputes arising from this Agreement through negotiations.

5 Regarding matters not regulated, or not regulated in sufficient detail, in this Agreement, the documents relating to the Scholarship holder's Application (in particular the Call for Applications and its annexes), the Scholarship Operation Regulations, and the rules of Hungarian law—primarily the provisions of Act V of 2013 on the Civil Code—shall prevail.

6 Simultaneously with the signing of this Agreement, the University's representative shall verify and, by signing all original copies of the Scholarship Agreement, certify that they have confirmed the identity of the Scholarship holder.

7 This Agreement shall enter into force on the day it is signed by the last party to sign it. The Parties stipulate that they had orally agreed on the terms of this Agreement prior to its conclusion and the performance of the Agreement has commenced; the Parties shall effectively apply the provisions of this Agreement in their mutual relations as of 1 September 2026.

The contracting parties have read and understood this Agreement, consisting of 10 (ten) numbered pages, and sign it in approval as being in full agreement with their intentions. This Agreement was prepared in 3 (three) original copies, identical in all respects, of which 1 (one) copy shall be sent to the Scholarship holder and 2 (two) copies shall remain with the University.

Attachment:

I. Research Plan

Dated: Miskolc,2026 Dated: Miskolc,2026

.....
.....
..... University

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Scholarship holder