**APPENDIX No. 2 to privacy notice**

Annex 3 to Act CCIV of 2011 on National Higher Education

I/B. Student data

1. The data recorded pursuant to this Act are the following:

*a)* data pertaining to admission:

*aa)* the applicant’s first name and family name, gender, image, name at birth, mother’s first name and family name, place and date of birth, nationality, place of residence, place of stay, address for service, email address and other contact details, telephone number, identification number, ~~and~~ identification document’s type/number/ expiration, tax identification number, social security number, digital citizenship’s identification number, in the case of non-Hungarian nationals, the purpose of stay in the territory of Hungary and the name and number of the document entitling to stay – in the case of persons having the right of free movement and residence pursuant to a specific law, the document certifying the right of residence – the data of the Certificate of Hungarian Nationality, Certificate for Dependants of Persons of Hungarian Nationality, and the international health insurance plan,

*ab)* data on the secondary school leaving examination,

*ac)* secondary school data,

*ad)* data necessary for the assessment of the application for admission,

*ae)* the data of the admission procedure, the application identification number,

*af)* the identification number of the declaration made persons classified as applicants whose studies may be funded through full or partial state scholarships regarding the acceptance of the conditions of such form of funding;

*b)* data pertaining to student status:

*ba)* the student’s name, gender, name at birth, mother’s name, place and date of birth, nationality, place of residence, place of stay, address for service, telephone number, email address and, in the case of non-Hungarian nationals, the purpose of stay in the territory of Hungary and the name and number of the document entitling to stay – in the case of persons having the right of free movement and residence pursuant to a specific law, the name and number of the document certifying the right of residence –,

*bb)* type of student (guest student) status, when and how student status was acquired and terminated, name of programme pursued, any state funding received for the programme, mode of study, expected date of completion, assessment of student performance, data on examinations, semesters commenced, period of funding used, suspension of student status,

*bc)* places and dates of courses taken at other higher education institutions abroad,

*bd)* credits collected and recognised in the course of the programme, validated studies,

*be)* data on student allowances, data necessary for the assessment of eligibility (social situation, data on parents, data on maintenance),

*bf)* data on student employment,

*bg)* data on disciplinary and damages cases involving the student,

*bh)* data necessary for the assessment of eligibility for special treatment as a disabled student,

*bi)* data on accidents involving the student,

*bj)* serial number of student identity card, identification number of master data sheet,

*bk)* student identification number, number and photograph of the personal identification document, social security number,

*bl)* an electronic copy of the thesis and the diploma supplement, data on the completion of the practice period, the final certificate, the final examination (doctoral defence), the language examination, and the diploma and diploma supplement,

*bm)* data necessary for the exercise of rights and fulfilment of obligations arising from student status;

*c)* graduate tracking data;

*d)* tax identification number;

*e)* data serving to identify the documents supporting the data;

*f)* data on fees and costs paid by the student – and any payment in instalments, deferment or exemption related to payment obligations –;

*g)* in the case of student or housing assistance, if the student is eligible to these due to receiving infant care benefit, childcare assistance, child-raising allowance, childcare benefit, regular child protection allowance, or due to being in a disadvantaged position, data on these;

*h)* in the case of scholarships – established by the Government by way of a decree pursuant to Article 85(1) an (2) – data on the scholarship provided in support of the studies pursued by the student and disbursed on the basis of student status;

*i)* data on student competence assessments and the results thereof;

*j)* data on the existence and type of the loan granted by the Student Loan Centre and, in the case of a tied loan, the amount of the student loan applied for by the student, the number of the loan agreement, the amount transferred to the higher education institution and the date of transfer.

*k)* the date and reason for removal from the Personal Data and Address Register.

2. The purpose of data processing, as defined in Subsection (1) of Section 18. Higher education institutions shall be allowed to process personal and sensitive data only in relation to the legal relationship, for the determination of allowances and benefits, for the determination and fulfillment of obligations, for national security reasons and for the purpose of managing the registers defined in this Act, to the extent necessary and for the purpose of data processing.

3. Duration of data processing: data may be processed for eighty years from the notification of the termination of student status.

4. Conditions for transferring data: data may be transferred as follows:

a) all data may be transferred to the maintainer for the purpose of performance of the tasks related to maintainer control;

b) data for taking a decision on a specific matter may be transferred to the court, the police, the public prosecutor’s office, the bailiff or the government body concerned;

c) all data necessary for the performance of tasks defined in the NSA Act may be transferred to the national security service;

d) all data may be transferred to the body responsible for the operation of the higher education information system;

e) [-]

f) data on the training program and on student status may be transferred to the body in charge of keeping records of compliance with the conditions of Hungarian State scholarship.

5. The higher education institution retains data regarding the student's marital status and student status as a parent for ten years from the date of the notification of the termination of the student status, for the purpose of determining the duration of the Hungarian state scholarship support.