Consent to data transfer - transfers to "third countries" -

By signing this statement I, _	(name)
	_ (birth name)
	_ (place and date of birth)
	_ (mother's maiden name)
expressly consent and authori	ze
the department of Fötvös Lora	and University involved in the management of the application

Department	Address
Faculty of Law – International Relations Office	1053 Kecskeméti u. 10–12.
Berzsenyi Dániel Teacher Training Centre - Registration Office	9700 Szombathely, Károly Gáspár tér 4/A
Bárczi Gusztáv Faculty of Special Needs Education – International Relations Office	1097 Budapest, Ecseri út 3.
Faculty of Humanities – Department of International Affairs	1088 Budapest, Múzeum krt. 4/A,
Faculty of Business Economics – International Relations Office	1088 Budapest, Rákóczi út 7.
Faculty of Informatics – Department of Academic and International Relations	1117 Budapest, Pázmány Péter sétány 1/A
Faculty of Education and Psychology – International Relations Office	1075 Budapest, Kazinczy u. 23-27.
Faculty of Social Sciences – International Relations Office	1117 Budapest, Pázmány Péter sétány 1/A
Faculty of Primary and Pre-School Education – International Relations Office	1126 Budapest, Kiss János altb. u. 40.
Faculty of Science – International Relations Office	1117 Budapest, Pázmány Péter sétány 1/A

to submit my data provided when applying for an Erasmus+scholarship, as indicated in the data management guide,

¹ third country = not EEA country. You can find the list of EEA countries here: https://www.gov.uk/eu-eea

to the following organization / person, as a third country defined by the GDPR:

1.	(name of organization) (address) (country)
2.	(name of organization) (address) (country)
3.	(name of organization) (address) (country)

for nomination purposes in case of a successful application.

I understand that the regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation, **GDPR**) provides:

Article 45 "1. A transfer of personal data to a third country or an international organisation may take place where the Commission has decided that the third country, a territory or one or more specified sectors within that third country, or the international organisation in question ensures an adequate level of protection. Such a transfer shall not require any specific authorisation."

Under Article 49 (1) (a) of the GDPR, "1. In the absence of an adequacy decision pursuant to Article 45(3), or of appropriate safeguards pursuant to Article 46, including binding corporate rules, a transfer or a set of transfers of personal data to a third country or an international organisation shall take place only on one of the following conditions:

(a) the data subject has explicitly consented to the proposed transfer, after having been informed of the possible risks of such transfers for the data subject due to the absence of an adequacy decision and appropriate safeguards;"

I received the following information about the risks of not having an adequacy decision: My rights under the GDPR, which cannot be guaranteed when transferring data to a third country:

The right to transparent information - which allows you, as data subject to request information
on who processes your personal data, for what purpose, on what grounds and for how long,
as well as what rights you have and who to contact with your data processing questions and
complaints.

I acknowledge that this right cannot be guaranteed in case of transfer of my data to a third country, ELTE cannot provide information on the exact circumstances of the processing of my data in a third country.

2. The right of access to your personal data - which allows you to ask the controller whether your personal data is being processed and if you ask, the controller shall provide complete information and a copy of the personal data undergoing processing.

This right cannot be guaranteed in the case of the transfer of my data to a third country.

3. Upon request, the right of rectification, erasure ('the right to be forgotten') and the right to restriction of processing - whereupon you have the right to obtain from the controller the rectification of inaccurate personal data concerning you and you also have the right to have incomplete personal data completed; you can ask for the controller the erasure of your

personal data; you may also request that your personal data only be stored and not otherwise processed by the controller.

I acknowledge that these rights cannot be guaranteed in the case of transfer of my data to a third country.

4. Notification obligation regarding rectification or erasure of personal data or restriction of processing - The controller shall communicate any rectification or erasure of personal data or restriction of processing carried out, to each recipient to whom the personal data have been disclosed, unless this proves impossible or involves disproportionate effort. The controller shall inform the data subject about those recipients if the data subject requests it.

I acknowledge that this right cannot be guaranteed in the case of transfer of my data to a third country and, where applicable, I may not have any information as to whether the controller has provided such information to the recipients.

5. The right to data portability – on the basis of which you have the right to receive your personal data, which you have provided to a controller, in a structured, commonly used and machine-readable format and you have the right to transmit those data to another controller (if the controller processes your data on the basis of your consent/contract and the processing is carried out by automated means).

I acknowledge that my data portability cannot be guaranteed in the case of data transferred to a third country.

6. The right to object — you can object, at any time to processing of your personal data if the processing is based on a legitimate interest pursued by the controller or by a third party or the processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller.

I acknowledge that this right cannot be guaranteed in the case of transfer of my data to a third country.

7. The right not to be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning you or similarly significantly affects you.

I acknowledge that this right cannot be guaranteed in the case of transfer of my data to a third country.

8. The right to legal remedy – In the case of breach of your rights, you can turn to the contoller's data protection officer, or to the National Authority for Data Protection and Freedom of Information or you can sue in court.

I acknowledge that this right cannot be guaranteed in the case of transfer of my data to a third country (e.g. there may be no supervisory authority or data protection officer in the third country, or I can go to court but processing of personal data is governed by completely different rules, etc.).

day month year	
	Signature