

CONTRACT OF STUDY

I Contracting Parties

1. EuroAmerican University of Washington Inc.

With the registered office at Columbia Center Building, Fifth Avenue No. 701, Downtown, Seattle 98104, State of Washington, U.S.A., Registered with the Unified Business Identifier No.(UBI) 604 652 985, Tax Identification No.: 98-0532405, APPID 822841 and EIN: 32-0636370.

(as the party providing the performances and services in question)

(hereinafter referred to only as "EAUW")

2. Name and surname:		
Permanent residence:		
Number of the identity card (passport):(as the party of the participant in study in the area	Date of birth:	

(hereinafter referred to only as the "Customer")

II Subject Matter of the Contract

The subject matter of this Contract is the specification of basic rights and obligations between the Contracting Parties, which are connected with the organisation and arrangement of

STUDY AT EUROAMERICAN UNIVERSITY OF WASHINGTON INC

on the part of EAUW according to the scope of ordered services on the part of the Customer.

III Rights and Obligations of the Customer

- 1. On the basis of this Contract the Customer shall be entitled to implement the study in the field specified in the Application for Admission to Study, organised in accordance with the Study Program and Study Rules for this type of study.
- 2. Additional pedagogical study shall take place in accordance with the valid wording of the Study and Examination Rules of EAUW.
- 3. The Customer shall be bound to comply with the valid Study Program and Study Rules issued on the part of EAUW and fully observe them.
- 4. The Customer undertakes to pay the fee for the study fully and on time by the deadlines and at the sums specified in Article V. herein.

IV Rights and Obligations of EAUW

- 1. EAUW shall be bound to arrange for the Customer lessons at the scope and under the terms and conditions specified in the valid Study Program and Study Rules for the given type of study.
- 2. EAUW shall be entitled to prematurely end the study of the Customer if the Customer fails to comply with study obligations, specified in the Study Program and Study Rules and also in the case of the price of the performance subject to the following Article V. not having been settled fully and on time. The provisions of Article III., Sub-section 4 shall relate also to these cases.

V Price of Performance

1.	1. The price of performance, which is to be paid by the Customer, represents	the participation	ın	the
	settlement of the provider's costs, connected with arranging the study in question			

- 3. The price of the performance specified above shall be paid into the EAUW account on the day of the study commencement at the latest.
- 4. The partial performance shall be paid for only after approval on the part of EAUW.
- 5. The Customer shall be entitled to a refund of a part of the price of performance only if he/she is not capable of continuing studying for serious health reasons, which he/she shall substantiate with a medical report. In this case the Customer shall be returned a part of the already paid price of performance after deducting an administrative fee at the amount of 30% of the paid price of the performance.

VI Final Provisions

- 1. The Contract shall become valid on the day of its signing by both of the Contracting Parties.
- 2. The Contract has been produced in English languages, where each Contracting Party shall receive one of each version.
- 3. The Contract is being concluded for the standard period of the study duration.
- 4. The Contracting Parties declare that they have read the Contract thoroughly, they are signing it freely and not under duress, in good faith of being bound by its provisions and in witness thereof they are affixing signatures in their own hand.
- 5. The Contract shall be governed by the law valid in the State of Washington, USA.

Seattle, on	 on
EAUV	 Customer