

Call for scholarship applications reserved for students enrolled in the filter semester as per the Ministry of Universities and Research (MUR) decree no. 418 of 30/5/2025 - Academic Year 2025/2026

Summary

ART. 1 LEGISLATIVE FRAMEWORK.....	2
ART. 2 PREAMBLE.....	3
ART. 3 RECIPIENTS OF THE BENEFIT AND UNIVERSITY INSTITUTIONS.....	4
ART. 4 DEADLINES FOR REGISTRATION.....	4
ART. 5 DEADLINE FOR RESETTING UNIVERSITY SENIORITY.....	5
Art. 6 DEADLINE AND METHODS FOR SUBMITTING THE APPLICATION.....	5
6.1 Deadlines for submitting the application	5
6.2 Equivalent Financial Situation Index (ISEE).....	5
6.3 Documents to be submitted by students not resident in Italy or with a family unit abroad or students with income or assets abroad.....	6
6.4 Other documentation	6
ART. 7 NECESSARY REQUISITES.....	7
ART. 8 AMOUNT OF SCHOLARSHIP.....	7
ART. 9 RESOURCES.....	7
ART. 10 RANKINGS.....	7
10.1 Processing.....	7
10.2 Provisional rankings	7
10.3 Requests for review and final rankings.....	7
ART. 11 DISBURSEMENT METHODS.....	8
11.1 Accommodation service	8
11.2 The canteen service.....	9

11.3 Disbursement of the cash portion of the scholarship	9
<u>ART. 12 INFORMATION PURSUANT TO ART. 13 OF EU REGULATION 2016/679</u>	<u>10</u>
<u>ART. 13 PERSON IN CHARGE OF THE PROCEDURE.....</u>	<u>14</u>
<u>ART. 14 REFERRAL RULE.....</u>	<u>15</u>

ART. 1 LEGISLATIVE FRAMEWORK

In accordance with the following provisions, Erdis approves the provisions supplementing the call for scholarship applications for the academic year 2025/2026 approved by resolution no. 46 of 18/6/2025 by the Erdis Board of Directors as amended and supplemented:

- a) Prime Ministerial Decree 09/04/2001 "Provisions for equality of treatment on the right to university studies issued pursuant to Article 4 of Law no. 390 of 2 December 1991;
- b) Legislative Decree No. 68 of 29 March 2012, 'Revision of the legislation of principle on the right to study and the optimisation of legally recognised university colleges, in implementation of the delegation envisaged by Article 5(1)(a), second sentence, and d), of Law no. 240 of 30 December 2010, and in accordance with the principles and guiding criteria set out in paragraphs 3(f) and 6. (12G0088)"
- c) Regional Law No. 4 of 20 February 2017, 'Regional provisions on the right to study';
- d) Decree of the Minister of Universities and Research no. 1320 of 17/12/2021 concerning "Increase in the value of scholarships and eligibility requirements for the benefits for the right to study as per legislative decree no. 68/2012 in application of art. 12 of legislative decree no. 152 of 6.11.2021".
- e) Memorandum of the Minister of Universities and Research No. 13676 of 11 May 2022 issued pursuant to Article 6(1) of Ministerial Decree 1320/2021.
- f) Regional Plan for the right to study for the three-year period 2023 - 2026 approved by resolution of the Marche Regional Council no. 60 of 3/10/2023 pursuant to Article 5 of Regional Law no. 4 of 20 February 2017 and subsequent amendments and additions;
- g) Regional programme for the right to study, academic year 2025/2026 approved pursuant to Article 6 of Regional Law no. 4 of 20 February 2017 by resolution of the Marche Regional Council no. 913 of 16/6/2025;
- h) Law no. 26 of 14/3/2025 concerning the 'Delegation of power to the government for the revision of the procedures for access to degree courses in medicine and surgery, dentistry and dental prosthetics and veterinary medicine'.
- i) Legislative Decree No. 71 of 15/5/2025 concerning the 'Regulation of new access methods to single-cycle degree courses in medicine and surgery, dentistry and dental prosthetics and veterinary medicine in implementation of Article 2, paragraph 2, letters a), b), c), d), e), i) and l) of Law no. 26 of 14 March 2025.
- j) Ministry of Universities and Research (MUR) Decree No. 418 of 30/5/2025 laying down the rules for the implementation of the new procedures for access to single-cycle degree courses in Medicine and

Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine, a.y. 2025-2026 (Legislative Decree 71 of 15 May 2025, in particular Art. 4 paragraph 3 and Art. 5 paragraph 1).

- k) MUR Decree no. 431 of 20/6/2025 defining the flat-rate contribution and registration deadlines for the open semester, as well as the dates of the examinations for access to the single-cycle degree courses in Medicine and Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine, academic year 2025-2026.
- l) MUR decree no. 447 of 11/7/2025 on the modalities of fruition of the benefits of the right to study in relation to the reform in Legislative Decree No. 71 of 15 May 2025.
- m) MUR decree no. 454 of 16/7/2025 on the definition of criteria for the formation of national merit rankings and procedures for allocating university seats to students pursuant to Legislative Decree no. 71 of 15 May 2025 - academic year 2025/2026
- n) MUR Decree No. 557 of 4/8/2025 on the modification of the penalty for incorrect answers in open semester examinations for the degree courses in Medicine and Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine.
- o) MUR Decree No. 754 of 20/10/2025 providing for some simplifications with regard to the procedure relating to the 'Procedures for the conduct of the filter semester progress examinations' governed by Annex 2 to the Decree of the Minister for Universities and Research No. 418 of 30 May 2025;
- p) MUR Decree No. 1115 of 22/12/2025 on the definition of certain criteria for the conduct of tests for the recovery of university credits-CFU during the filter semester referred to in Legislative Decree N. 71/2025.
- q) Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals 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).

ART. 2 PREAMBLE

These provisions supplement the Academic Year Scholarship Announcement for the Academic Year 2025/2026 with reference to the new procedures for access to single-cycle degree courses in Medicine and Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine, introduced by Legislative Decree no. 71 of 15 May 2025, implementing Law No. 26 of 14 March 2025.

These same provisions refer in particular to the Ministerial Decree No. 447 of 11 July 2025, 'Modes for the enjoyment of the benefits of the right to study in relation to the reform referred to in Legislative Decree no. 71 of 15 May 2025' and apply to the academic year 2025/2026.

Subject to the following provisions, all the contents of the Call for Scholarship Applications for the academic year 2025/2026 is hereby confirmed, approved by resolution no. 46 of 18/6/2025 of the Erdis Board of Directors and subsequent amendments and additions (hereinafter referred to as the "Call for Scholarship Applications for the academic year 2025/2026") available at the following link: [Call for Scholarship Applications for the academic year 2025/2026 | ERDIS Marche - Regional Board for the Right to Study](#)

ART. 3 RECIPIENTS OF THE BENEFIT AND UNIVERSITY INSTITUTIONS

The following students are eligible to apply for the scholarship for the academic year 2025/2026 as set out in this announcement:

- a. students enrolled in the filter semester for access to the single-cycle master's degree in Medicine and Surgery, Dentistry and Dental Prosthetics, Veterinary Medicine in Italian for the academic year 2025/2026 at one of the universities in the Marche region who complete enrolment/registration for the second semester or enrolment/registration for a related course or another course for the academic year 2025/2026 at one of the universities in the Marche Region (University of Camerino, Macerata, Urbino and Polytechnic University of Ancona);
- b. students enrolled in the filter semester for access to the single-cycle master's degree in Medicine and Surgery, Dentistry and Dental Prosthetics, Veterinary Medicine in Italian for the academic year 2025/2026 at a university in another region, who complete enrolment/registration for the second semester or enrolment/registration for a related course or another course of study for the academic year 2025/2026 at one of the universities in the Marche Region (University of Camerino, Macerata, Urbino and Polytechnic University of Ancona);

By other courses of study we also mean the courses envisaged by the law enacted to reform the institutions for higher artistic and musical education referred to in Law 508/99 and the courses of Poliarte - the Polytechnic of applied arts for business referred to in MIUR Decree no. 623/2016.

Under penalty of exclusion from the competition, students under (a) and (b) must have been enrolled in the filter semester.

ART. 4 DEADLINES FOR REGISTRATION

For the academic year 2025/2026, the students referred to in Article 3 must be enrolled in the courses by the dates set out in the current ministerial regulations (MUR Decree no. 454 of 16/7/2025 as supplemented by MUR Decree no. 1115 of 22/12/2025).

ART. 5 DEADLINE FOR RESETTING UNIVERSITY SENIORITY

Any request for a university career reset as referred to in Article 4.5 of the Call for Scholarship Applications for the academic year 2025/2026 must be submitted by the deadline set out in Article 6 in the online application for the benefit.

Art. 6 DEADLINE AND METHODS FOR SUBMITTING THE APPLICATION

6.1 Deadlines for submitting the application

The application for the scholarship referred to in this call must be submitted, under penalty of exclusion from the competition, by **12 March 2026, in accordance with the provisions set out in art. 10 of the Call for Scholarship Applications for the academic year 2025/2026.**

In order to apply, it is necessary to have already completed enrolment/registration for the second semester or enrolment/registration for a related course or another course for the academic year 2025/2026 at one of the universities in the Marche Region.

All students wishing to take part in this competition are required to submit an application, including those who have already submitted an ordinary application with a deadline of 29/8/2025 and who are included in the 'List of students enrolled in the filter semester referred to in MUR Decree no. 418/2025 awaiting the results and enrolment' attached to the final rankings approved by the decision of the Head of the External Services Area no. 195 of 15/10/2025.

6.2 Equivalent Financial Situation Index (ISEE)

To submit the application, you must be in possession of the ISEE certificate for subsidised benefits for the right to university study (ISEE 2025).

The student must therefore have electronically submitted the self-declaration including form MB2 - Schedule C (university benefits) provided for in art. 10 of Prime Ministerial Decree no. 159/2013 in due time to an authorised CAAF or directly to INPS. **Under penalty of exclusion from the benefit, the ISEE certificate for subsidised benefits for the right to university study must refer to the year 2025.**

The online application procedure will acquire the data relating to the last valid ISEE certificate calculated for the right to university study issued in the year 2025 from the INPS computer archives, evaluated on the basis of the single self declaration (DSU) submitted in due time by the student.

The student's independent status, if any, pursuant to Article 8.4 of the Call for Scholarship Applications for the academic year 2025/2026, must refer to the date of signing of the last self declaration made for ISEE purposes for the right to university study made in the year 2025.

6.3 Documents to be submitted by students not resident in Italy or with a family unit abroad or students with income or assets abroad

The students referred to in art. 3 who are **not resident in Italy** (non-EU or EU with a family nucleus abroad) and the **foreign student referred to in art. 3 who is resident in Italy and is not independent, with a family unit of parents who are resident** abroad referred to in art. 8.8 of the Call for Scholarship Applications for the academic year 2025/2026, who are enrolling in the second semester of the single-cycle degree courses in Medicine and Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine in Italian for the academic year 2025/2026 at one of the universities in the Marche region, or matriculate/enrol in a related course or another course for the academic year 2025/2026 at one of the Universities in the Marche Region, must submit the documentation required for the calculation of the officially recognised ISEEU/ISPEU equivalent as indicated in art. 11.2 of the Call for Scholarship Applications for the academic year 2025/2026 **by and no later than 12/3/2026**.

The composition of the household must refer to the date 29/8/2025.

This provision also applies to resident students with a family unit in Italy who have income or assets abroad.

6.4 Other documentation

Students who consider themselves to be included in one of the conditions described below must produce:

a) Rental agreement

Students resident in other towns or cities who receive scholarships and who are not housed in the organisation's housing facilities must submit a copy of the rental contract which requires payment, registered with the Inland Revenue Office, stipulated with the landlord for a period of at least 3 months, **referring to the academic year for which the scholarship is requested** (from the opening of the services until September 2026) by 14/5/2026. In order to obtain disbursement of the accommodation portion of the scholarship, should the conditions set out in Article 11.1 be met, the place of accommodation must be located within the municipality where the student is attending university or in a neighbouring municipality.

The rental agreement may start in September 2025.

b) Medical certificate for students requesting monetisation of the canteen service

Students who, for health reasons, intend to request monetisation of the canteen service must send their relative request indicated in art. 16.2 of the call for scholarship applications for the academic year 2025/2026 together with the documents described in Article 11.3 letter h) of the call for scholarship applications for the academic year 2025/2026 by 14/5/2026.

c) Documents for additional scholarship funds to purchase teaching aids for students with disabilities

The disabled student who applies for additional scholarship funds referred to in art. 12.8 of the call for scholarship applications for the academic year 2025/2026, must submit the application by 14/5/2026, together with tax documentation proving the expenses incurred in the year 2025.

ART. 7 NECESSARY REQUISITES

The student applying for the scholarship must meet the merit and financial asset requirements set out in Articles 7 and 8 of the Call for Scholarship Applications for the academic year 2025/2026.

ART. 8 AMOUNT OF SCHOLARSHIP

The amount of the scholarship corresponds to the annual scholarship and is determined in accordance with the provisions of Article 12 of the call for scholarship applications for the academic year 2025/2026.

ART. 9 RESOURCES

This call is financed with the resources still available from the funds described in Article 13 of the call for scholarship applications for the academic year 2025/2026.

ART. 10 RANKINGS

10.1 Processing

The rankings referred to in this notice are drawn up in accordance with the criteria and procedures set out in Article 14 of the call for scholarship applications for the academic year 2025/2026.

10.2 Provisional rankings

The provisional rankings are approved by a decision of the competent manager indicatively by 26/3/2026.

The outcome of the competition will be announced to all participating students by means of a special notice on the website www.erdis.it and can be consulted in the student's private area.

10.3 Requests for review and final rankings

Students may submit a request for review, in accordance with Article 15.2 of the call for scholarship applications for the academic year 2025/2026 by no later than the fifth day following the date of publication of the notification on the website as referred to in Article 15.1 of the call for scholarship applications for the academic year 2025/2026.

Requests for review are granted or rejected by decision of the manager in charge. If the appeal is successful, the position is determined by approval of the scholarship final ranking list.

ART. 11 DISBURSEMENT METHODS

The scholarship is awarded to successful student applicants in services and cash in accordance with article 12 of the call for scholarship applications for the academic year 2025/2026, as follows:

11.1 Accommodation service

For students from other towns and cities who have been awarded a scholarship, the accommodation service will be granted until 17 July 2026.

The Institution will **only reimburse the accommodation fee** to students benefiting from a scholarship if, **on 30/4/2026**, it is unable to accommodate them in its own accommodation facilities **due to a lack of service or vacancies** and on condition that they prove that they have paid for accommodation for a period of at least **3 months**. A prerequisite for reimbursement is requesting the accommodation service when applying online and submitting the rental contract referred to in Article 11.3 letter a) of the call for scholarship applications for the academic year 2025/2026.

In addition to the ten months for which the full accommodation fee (€ 2782.00) is reimbursed, in the case of paid accommodation for a period of three months or more but less than ten months, an amount is reimbursed in proportion to the actual duration of the rental period indicated in the contract submitted.

Failure to request the accommodation service at the time of application will mean that no payment of the relative fee is made.

In the event that an accommodation place is renounced, the relevant fees will be used to grant scholarships to other students.

Of any beds available, at least 70 per cent are reserved for students enrolled in the first year and the remaining 30 per cent for students enrolled in years subsequent to the first.

First-year students are allocated places by giving priority to those with the lowest ISEE and students enrolled in years following the first year by giving priority to those with the highest performance indicator. This coefficient is calculated according to the criteria described in Article 14.1 letter b) of the call for scholarship applications for the academic year 2025/2026.

Of the places available, a quota of 3%, rounded up to the nearest whole number, is in any case reserved for scholarship holders with a disability recognised by the competent commission pursuant to Law 104/1992 or with a disability of at least 66%. In the event that the student finds that the bed provided is incompatible with their disability, payment in cash of the equivalent price of the accommodation service may be authorised upon presentation of the rental contract referred to in Article 11.3 letter a) of the call for scholarship applications for the academic year 2025/2026.

Students must accept their accommodation allocation no later than the strict deadline (under penalty of disqualification) of five days from the date of the notification.

Subsequently, students who have accepted are notified of the date of availability and placement. Students who do not take possession of the room by collecting their key by the deadline date stipulated in the communication sent by ERDIS are considered to have forfeited their place.

Students resident in other towns and cities awarded scholarships following this notice who paid for bed allocation during enrolment in the filter semester at Erdis accommodation facilities in the academic year 2025/2026 will be reimbursed any fees paid.

Students resident in other towns and cities awarded scholarships following this notice who paid for bed allocation in the academic year 2025/2026 during their enrolment in the filter semester at universities in other regions will receive reimbursement of the accommodation fee from Erdis on the condition that they can prove that they have paid for accommodation for a period of at least 3 months; a prerequisite for reimbursement is requesting the accommodation service when applying online and submitting the rental contract referred to in Article 11.3 letter a) of the call for scholarship applications for the academic year 2025/2026. In addition to the ten months for which the full accommodation fee (€ 2782.00) is reimbursed, in the case of paid accommodation for a period of three months or more but less than ten months, an amount is reimbursed in proportion to the actual duration of the rental period indicated in the contract submitted.

Rental costs during enrolment in the filter semester at a university in another region and rental costs during enrolment in the second semester at a university in the Marche Region may be taken into account for the purpose of reimbursing accommodation fees.

11.2 The canteen service

Students are entitled to use the catering service free of charge for the entire period of validity of the scholarship in accordance with Article 16.2 of the call for scholarship applications for the academic year 2025/2026.

The students appointed as scholarship holders following this call for applications are reimbursed for the meals they have paid for at the Erdis canteens and refreshment facilities during the academic year 2025/2026.

11.3 Disbursement of the cash portion of the scholarship

The monetary portion of the scholarship, to the extent relatively due, is paid at the times specified below:

- a. for students enrolled in the first year, the cash portion of the scholarship is paid in a lump sum starting from June 2026 upon achievement of at least 20 credits for courses organised in several teaching periods, terms, semesters or modules, and 10 credits for others, provided they are achieved by 10 August 2026.

Without this minimum number of university credits (CFU), students who reach the minimum number of CFU laid down in art. 7.15 letter b) of the call for scholarship applications for the academic year 2025/2026

by 30/11/2026 retain the right to receive 50% of the cash portion of the scholarship. The scholarship is revoked if the student does not achieve the above-mentioned credits (as stipulated in art. 7.15 letter b) of the call for scholarship applications for the academic year 2025/2026) by 30 November. In this case, the student must return the cash equivalent of the services used and the sums of money collected in the manner indicated in Article 21 of the a.y. Scholarship Notice 2025/2026.

- b. For students enrolled in years following the first year, the cash portion of the scholarship is paid in a lump sum by June 2026.

Collection modes are described in Article 16.3 of the call for scholarship applications for the academic year 2025/2026.

ART. 12 INFORMATION PURSUANT TO ART. 13 OF EU REGULATION 2016/679

The General Data Protection Regulation (EU Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016) hereinafter also referred to as 'GDPR' on the protection of individuals with regard to the processing of personal data, provides for the protection of individuals with regard to the processing of personal data as a fundamental right.

Pursuant to art. 13 of the GDPR, personal data provided to “ERDIS Marche - Ente Regionale per il Diritto allo Studio Universitario” will be processed for institutional purposes only.

Data controller

The data controller is ERDIS Marche - Ente Regionale Diritto allo Studio in the person of the delegate of the legal representative, the Director General.

Address: Via Tiziano n.44 - 61025 Ancona (AN) - Italy - Telephone: 0722 35191

The Data Controller's contact data is the certified mailbox: erdis@emarche.it

Data Protection Officer (DPO)

The Data Protection Officer is Mr. Emanuele Florindi

The DPO's contact details are:

e-mail: dpo@erdis.it; certified email address: erdis@emarche.it ; emanuele.florindi@avvocatiperugia.it

Data subjects

Are those who participate in the call for applications for the awarding of scholarships

Internal data processors (designated)

Data Processor (E.Q.) for the Right to Education function for the Camerino and Macerata campuses is Dr. Emanuela Emiliozzi

The contact details for the data processor are:

Telephone 07335620229; e-mail: emanuela.emiliozzi@erdis.it certified email (Pec): erdis@emarche.it

Data Processor (E.Q.) for the Right to Education function for the Ancona and Urbino campuses is Dr. Roberto Corradetti

The contact details for the data processor are:

Telephone 071 227411; e-mail: roberto.corradetti@erdis.it Certified email: erdis@emarche.it

Authorised processors (proxies)

Individuals within the body/employees formally authorised and instructed by the Data Controller and/or Internal Data Processor to process the data by reason of their assigned tasks and/or duties. The list of authorised processors is kept at the Controller's head office and at the Data Processor's office.

External data processors

External third parties, appointed pursuant to Article 28 of the GDPR, which Erdis uses to carry out the activities and related processing of personal data for which it is the Data Controller.

Type of data processed

Personal data: any information relating to an identified or identifiable natural person ('data subject'), i.e. one who can be identified directly or indirectly by means of an identifier such as a name, identification number, location data, online identifier or one or more characteristics of their physical, physiological, genetic, mental, economic, cultural or social identity (Art. 4(1)(1) GDPR)

Categories of data for the evaluation of the economic requirements: in accordance with Article 14 of the GDPR, we inform you that for the purposes indicated under letters a) and c) below, in order to evaluate the possession of the necessary economic requirements, Erdis will have to acquire the ISEU value, the composition of the family unit, as well as all the information provided in the DSU, provided that it is relevant and not excessive for the said purpose, directly from the INPS database in application of the Prime Ministerial Decree No. 159 of 5 December 2013.

For the purposes of the data processing indicated below, in specific situations, categories of data may be collected and processed (art. 9 GDPR) such as: racial and ethnic origin (for non-EU citizens, and for refugee status); state of health (in the case of pregnancy or for students with disabilities); judicial data (for detained users and students); sexual life and/or sexual orientation (for possible rectification of sex attribution).

Purpose and legal basis

In compliance with the principles of lawfulness, correctness, transparency, appropriateness, relevance and necessity referred to in Article 5(1) of Regulation (EU) 2016/679, ERDIS, as Data Controller, will process personal data, exclusively for the purposes related to the performance of institutional tasks of public interest.

In particular, the data provided are collected and processed for the following purposes:

- a) Drawing up of the rankings for the allocation of scholarships and university accommodation as per Prime Ministerial Decree of 9 April 2001 and Legislative Decree no. 68 of 29 March 2012 and subsequent granting of the relevant benefits;
- (b) fulfilment of monitoring, evaluation and control obligations under Reg. (EU) No 2021/1060 et seq. (also with reference to what is expressly provided for in Art. 49.5) and Reg. (EU) No. 2021/1057 et seq. including the measurement of the indicators defined in Reg. (EU) No 2021/1057 and in the PR Marche ESF+ 2021/27;
- (c) provision of other contributions, facilities and services relating to the right to university study;
- (d) issue of the Erdis identification card;
- e) statistics and historical and scientific research, on aggregated or anonymous data, without the possibility of identifying the user.
- f) compliance with legally binding requests to fulfil a legal obligation, regulations or court orders; in addition, to defend a right in court Erdis may also process data to fulfil a legal obligation and/or to defend a right in court.

Nature of data provision

The data subject is obliged to provide the personal data requested; any refusal or request for erasure or opposition or restriction of processing will result in exclusion from the competitions and the impossibility of using the services requested.

Data processing modes

In relation to the above-mentioned purposes, processing may be carried out manually, with paper documents and also with the aid of electronic or otherwise automated means. Data are collected and processed in special document/server archives. Erdis will take all measures to promptly rectify data that are inaccurate for the purpose of processing. Personal data are processed using appropriate technical and organisational security measures in accordance with Art. 32 of the EU Regulation so as to ensure a level of security appropriate to the risk by minimising the risks of destruction or loss, unauthorised access or processing not in accordance with the purposes of collection. Personal data are not subject to automated decision-making or profiling. The personal data collected by Erdis are managed and stored on servers located within the territorial sites and/or on external servers of suppliers of certain services required for technical-administrative management that may come to know the personal data of the data subjects for the sole purpose of the service requested. The same data may feed into regional, national and EU information systems for managing and monitoring interventions financed by the European Social Fund Plus (ESF+).

Recipients of personal data and possible data transfers abroad

The data processed for the above-mentioned purposes will be communicated or will in any case be accessible to the employees and collaborators assigned to the relevant Erdis offices, who in their capacity as data protection

contact persons, and/or system administrators, and/or data processors will be adequately instructed by the data controller for this purpose. Erdis may also communicate the personal data it holds to other public administrations should they have to process said data for any proceedings falling within their own institutional competence, as well as to all those public entities to which, in the presence of the relevant prerequisites, communication is mandatory in accordance with Community provisions, laws or regulations, as well as to insurance bodies for any accident cases.

The data may be communicated to the Marche Region, to Universities, to AFAM Institutions, to other University Institutions, to INPS, to the Inland Revenue Agency, to the Ministry of Education and Merit, to the Ministry of University and Research, to the Ministry of the Interior, to the Ministry of Defence, to the National Association for the Right to University Studies (Andisu), as well as to other public and/or private entities for control, statistical or research purposes or necessary for the preparation of the Erdis identification card.

Personal data may also be disclosed to public administrations and public or private companies where activities required to support the provision of services may take place.

The data provided will be made available to the Certifying Authority and the Audit Authority for the fulfilment of their obligations under the European Regulations. They can also be made available to the European Commission services, to central administrations (e.g. MEF-IGRUE, Anpal) and other Supervisory Authorities (e.g.: Court of Auditors, Guardia di Finanza) for the performance of their institutional functions.

Erdis relies on the support of external suppliers for the provision of certain services required for technical-administrative management, who may become aware of students' personal data for the sole purpose of the requested service.

The same data may feed into regional, national and EU information systems used to manage and monitor interventions financed by the European Social Fund Plus (ESF+).

The data collected, for the pursuit of some of the institutional purposes mentioned above and in accordance with express legal provisions, may have to be transferred to a country outside the European Union (so called Third country).

Personal data will not be subject to dissemination.

Personal data retention period

Personal data relating to the register will be stored indefinitely, taking into account the archiving obligations imposed by current legislation. Other data collected for the use of services and communications will be retained for the period of time stipulated by current legislation or Erdis regulations.

Rights of the data subject

The data subject has the right to request the following from ERDIS, as the data controller, in accordance with Articles 15, 16, 17, 18, 19, 20, 21 and 22 of the GDPR:

- access to one's personal data and to all the information referred to in Article 15 of the GDPR;
- rectification of inaccurate personal data and the integration of incomplete data;
- erasure of their own data, except for those contained in documents that must be mandatorily kept by ERDIS and unless there is an overriding legitimate reason to proceed with the processing;
- restriction of processing where one of the cases referred to in Article 18 of the GDPR applies.

They are also entitled to:

- portability of their own personal data;
- object to the processing of their personal data, without prejudice to what is provided with regard to the necessity and obligatory nature of the processing for the purposes of establishing the relationship;
- revoke any consent given for non-compulsory data processing, without thereby affecting the lawfulness of the processing based on the consent given prior to revocation;
- not be subject to a decision based solely on automated processing, including profiling, which produces legal effects concerning him or significantly affects him in a similar way.

Methods for exercising rights

The data subject may exercise all the above rights by sending an e-mail to the Data Protection Officer at the following e-mail address: dpo@erdis.it or a certified email (PEC to: erdis@emarche.it emanuele.florindi@avvocatiperugiapec.it)

Complaint

The data subject also has the right to lodge a complaint with the Data Protection Authority pursuant to Article 77 of the GDPR and to request an inspection by the Authority.

Information and instructions for submitting and sending documents, as well as the complaint form, are published on the website of the Privacy Guarantor (*Garante*) in the Complaints section at the following link: Complaints - Privacy Guarantor.

ART. 13 PERSON IN CHARGE OF THE PROCEDURE

The officials in charge of the scholarship awarding procedure are managers holding "Right to Study" I.E.Q. status, each according to the relevant areas.

ART. 14 REFERRAL RULE

For anything not expressly provided for in these provisions, please refer to the Call for Scholarship Applications for the academic year 2025/2026 and the applicable national and regional regulations set out in Article 25 of the same call and the following regulatory sources:

- a. Legislative Decree No. 71 of 15/5/2025 concerning the 'Regulation of new access methods to single-cycle degree courses in medicine and surgery, dentistry and dental prosthetics and veterinary medicine in implementation of Article 2, paragraph 2, letters a), b), c), d), e), i) and l) of Law no. 26 of 14 March 2025.
- b. Ministry of Universities and Research (MUR) Decree No. 418 of 30/5/2025 laying down the rules for the implementation of the new procedures for access to single-cycle degree courses in Medicine and Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine, a.y. 2025-2026 (Legislative Decree 71 of 15 May 2025, in particular Art. 4 paragraph 3 and Art. 5 paragraph 1).
- c. MUR Decree no. 431 of 20/6/2025 defining the flat-rate contribution and registration deadlines for the open semester, as well as the dates of the examinations for access to the single-cycle degree courses in Medicine and Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine, academic year 2025-2026.
- d. MUR decree no. 447 of 11/7/2025 on the modalities of fruition of the benefits of the right to study in relation to the reform in Legislative Decree No. 71 of 15 May 2025.
- e. MUR decree no. 454 of 16/7/2025 on the definition of criteria for the formation of national merit rankings and procedures for allocating university seats to students pursuant to Legislative Decree no. 71 of 15 May 2025 - academic year 2025/2026
- f. MUR Decree No. 557 of 4/8/2025 on the modification of the penalty for incorrect answers in open semester examinations for the degree courses in Medicine and Surgery, Dentistry and Dental Prosthetics and Veterinary Medicine.
- g. MUR Decree No. 754 of 20/10/2025 providing for some simplifications with regard to the procedure relating to the 'Procedures for the conduct of the filter semester progress examinations' governed by Annex 2 to the Decree of the Minister for Universities and Research No. 418 of 30 May 2025;
- h. MUR Decree No. 1115 of 22/12/2025 on the definition of certain criteria for the conduct of tests for the recovery of university credits-CFU during the filter semester referred to in Legislative Decree No. 71/2025.

In the event that regional or state measures are subsequently approved that establish a different regulation from the provisions of this notice, the Director General is authorised to issue their own measure that allows for a full adaptation of the notice to the aforementioned regulations.