

Purpose	Legal basis	Description of the main processing operations, legitimate interests and public interests pursued by Comenius University in Bratislava in processing personal data and achieving the individual purposes of processing personal data:
<p>1. Study purposes</p>	<p>Performance of a legal obligation (Article 6(1)(c) GDPR).</p> <p>Performance of an important task carried out in the public interest (Article 6(1)(e) GDPR)</p> <p>Consent of the data subject (Article 6(1)(a) GDPR)</p>	<p>Admission procedure for studies (compliance with legal obligations and public interest) This is the processing of personal data which is necessary in particular for: (i) receiving, assessing and registering applications and other documents necessary for applying for admission to studies, (ii) organising admission interviews and examinations, evaluating their results and, where appropriate, assessing other conditions for admission to studies, (iii) preparing and delivering decisions on admission/non-admission to studies, (iv) adapting admission examinations to applicants with specific needs on the basis of their request in accordance with the law¹ (iv) <u>publishing pseudonymised results of the admission procedure, (iii) deciding on appeals against non-admission to studies, (v) receiving and evaluating notifications from admitted applicants as to whether or not they will enrol for studies.</u></p> <p>Administration of studies (fulfilment of legal obligations and public interest): this is the processing of personal data which is necessary in particular for: i) the implementation of the student's enrolment in the relevant academic year, ii) the performance of routine administration of student affairs through the study departments of the faculties (e.g. (ii) <u>receiving and handling various requests from students concerning their studies (e.g. requests to write a thesis in a foreign language, requests for tuition fee waiver/reduction, requests for interruption of studies, change of study form, etc.), (iii) administering the administration of students' studies through the faculties.) and communication with study departments on various matters related to studies, (iii) registration and use of personal data from the register of students of the scope according to the law² for the purpose of allocation of accommodation, in electronic student ID cards and for the purpose of verification of the student's legal status also in other information systems of the university during the course of studies, which is practically ensured by the use of AIS2 and the service of the Central Database of Persons (CDO UK), (iv) <u>registration and use of other personal data beyond the register of students according to the law (e.g., for the purpose of the registration of students, e.g., for the purpose of the registration of students in the register of students according to the law, e.g. data on a student's continuous classification and progression examination marking, data on a student's current timetable, examination registration, uploading of academic work, etc.), which is connected with the practical use of AIS2); (v) provision of personal data from the student register to the central register of students, the controller of which is the Ministry of Education, Research development and Youth of the Slovak Republic; (vi) evaluation and verification of the level of acquired knowledge by examination and defence of final theses of students, PhD students, rigorosants and recording the results of such evaluations according to the</u></u></p>

¹ § Section 57 (4) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

² § 73 (3) and (4) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

		<p><u>internal regulations of Comenius University; (v) calculation and application of tuition fees in the case of students who exceed the standard length of study according to the law³,</u></p> <p><u>Awarding of scholarships</u> (public interest and compliance with a legal obligation) This is the processing of personal data which is necessary in particular for: (i) <u>assessing a student's application for and entitlement to a specific scholarship from the UK's own resources under the UK's internal regulations⁴ issued under the Act⁵</u> (ii) providing a scholarship to a full-time PhD student of the UK under the Act⁶, (iii) assessing entitlement to and awarding other forms of scholarship to which the student is entitled under the Act⁷ and which are paid from the state budget under the Act (incentive scholarship, social scholarship and pregnancy scholarship).</p> <p><u>Support for student placements, internships and clinical education of students</u> (public interest) This is processing of personal data which is necessary in particular for: (i) selecting and recommending suitable student candidates for internships at a professional workplace related to the application of graduates of UK study programmes in practice, (ii) taking into account the content of the internship or placement in the assessment of the fulfilment of the study programme and the allocation of credits to the student, (ii) disclosing the personal data of selected students to the extent necessary to partners providing the internship or placement, (iii) supporting and implementing clinical education in certain study programmes (e.g. medicine, law, psychology, pedagogy), including student access to anonymized or pseudonymized data of patients or minor children during classes, including in the form of video recordings or transmissions of surgeries.</p> <p><u>Support for students with specific needs</u> (fulfilment of legal obligations and public interest) This is the processing of personal data which is necessary in particular for: (i) the assessment and review of the specific needs of the student and the provision of support services to students with specific needs under the Act⁸, (ii) <u>the activities and fulfilment of the tasks of the Centre for the Support of Students with Specific Needs (CSS) and the coordinators for such students and applicants for studies under the Act.⁹</u></p> <p><u>Use of MS Office 365 cloud services during studies</u> (public interest) This is the processing of personal data that is necessary in particular for: (i) free use of MS Office 365 cloud services licensed by the Ministry of Education, Research, Development and Youth of the Slovak Republic for the UK, respectively. (d) the use of the virtual data repository accessible via the Internet by students of the UK during their studies for the support and facilitation of their studies, in particular through the possibility of creating, editing, storing, retrieving study materials and electronic files related to their studies from the virtual data repository accessible via the Internet, secure intra-university electronic communication associated with removing doubts about the student's identity, exchange and sharing of electronic data related to the implementation of study activities and various tasks and assignments</p>
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³ § 92 (6) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴ Comenius University in Bratislava Internal Regulation No. 9/2018 Scholarship Regulations of Comenius University in Bratislava

⁵ § 15 (1) (k) of the Act and § 97 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁶ § 54 (18) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁷ § 96, §96a, §96b of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁸ § 100 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁹ § 100 (7) and (8) (a) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

		<p>related to studying at UK with other authorised Office 365 users, study-related conference calls implemented via MS Teams.</p> <p><u>Distance learning, examinations and thesis defences</u> (public interest): this is the processing of personal data which is necessary in particular for: (i) making audio and video recordings of educational activities (e.g. lectures, seminars, examinations, laboratory exercises, professional practice, etc.) at any time during the academic year on the basis of an authorisation under the law¹⁰ (ii) providing public audio or audio-video transmission of educational activities (e.g. lectures, final examinations and thesis defences) at any time during the academic year, as authorised by law (iii) the use of e-learning for student learning (Moodle) and educational webinars (MS Teams), at any time during the academic year, (iv) the provision of online learning activities with live faculty-student interactions of regular seminars and lectures (video-conferencing) during a crisis situation under the Act¹¹ (vi) the conduct of final examinations and thesis defenses via video-conferencing or other means enabling data transmission over public computer networks during a crisis situation under the authority of the Act.¹²</p> <p>Issuance of documents of study (fulfilment of legal obligation) This is the processing of personal data which is necessary in particular for: (i) the issuance of documents of study to UK students in the scope of the student card, the statement of studies (index), the statement of results of studies, the record of clinical practice according to the law.¹³</p> <p><u>Use of student ID cards</u> (public interest) This is the processing of personal data which is necessary in particular for: (i) the production of a student card based on a contactless chip card licensed as ISIC, (ii) the activation of the contactless chip card integrated into the student card at the start of the student's studies, (iii) the renewal of the contactless chip card each academic year throughout the period of study, (iv) the data integration necessary to ensure the practical use of student discounts on fares with rail carriers, public transport and road transport, as authorised by the UK under the Act¹⁴, (v) the provision of data recorded on the contactless smartcard integrated into the student card to a limited extent to UK contractors as authorised under the Act¹⁵ (vi) the provision of other necessary data of UK students to carriers beyond that permitted by the Act¹⁶, where this is not necessary for the application of fare discounts under the terms of the carrier's transport regulations.</p> <p>Issuance of evidence of graduation (fulfilment of legal obligation) This is the processing of personal data which is necessary in particular for: (i) the issuance of evidence of successful completion of the study programme to students who have fulfilled all the stipulated conditions in the form of a diploma, a certificate of state examination and a supplement to the diploma.</p> <p>Informing third parties about the course and results of studies (consent) This is the processing of personal data which is necessary in particular for: (i) the provision of information relating to the studies of a particular student to specified natural persons (e.g. parents) or legal persons requesting such information on the basis of the unambiguously expressed prior consent of the data subject to the provision of specifically specified information and personal data to such third party.</p>
<p>2. Academic, artistic and</p>	<p>Performance of a legal obligation</p>	<p>Provision of library and information services by the academic library (public interest and fulfilment of legal obligations) This is the processing of personal data which is necessary in particular for: (i) the <u>use of library</u></p>

¹⁰ § 108 (8) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

¹¹ § 108e (2) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

¹² § Section 108e(5) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts.

<p>literary purposes</p>	<p>(Article 6(1)(c) GDPR). Performance of an important task carried out in the public interest (Article 6(1)(e) GDPR) Legitimate interest (Article 6(1)(f) GDPR)</p>	<p><u>systems and their linking with personal data processed in the student register and student ID cards to the extent permitted by the Higher Education Act¹⁷, (ii) the fulfilment of the tasks of the academic library under the Act¹⁸, (iii) the fulfilment of the statutory obligations of the founder of the library under the Act.¹⁹</u></p> <p><u>Management of the registers of publication, literary and artistic activity</u> (public interest) This is the processing of personal data, which is necessary in particular for: (i) the management, recording and publication of data on authors of academic works and publications of UK employees or PhD students in the Register of Publication Activity of the UK and uploading data to the central register of the record of publication activity CREPČ²⁰ or the central register of the record of artistic activity CREUČ, which are operated by the Ministry of Education, Science, Research and Sport of the Slovak Republic through the CVTI.</p> <p><u>Academic Self-Government</u> (public interest) This is the processing of personal data which is necessary in particular for: (i) receiving, evaluating and administering applications from candidates for election as members of the UK Board of Trustees and the activities of the UK Board of Trustees in the exercise of its powers under the Act²¹ (e.g. to propose a candidate for election as Rector) and informing the public about its activities by publishing various documents and annual reports on its activities, which may include e.g. information about its members, meetings, attendance and absence of members at meetings, recommendations of the Board of Trustees, minutes of its meetings and a record of its decisions (ii) the activities of the UK Academic Senate under the Act²², (iii) the activities of the Rector of the UK pursuant to the Act²³ and the internal regulations of the UK issued pursuant to the Act, (iv) the activities of the Scientific Council of the UK pursuant to the Act²⁴ and the internal regulations of the UK issued pursuant to the Act, (v) the activities of the Disciplinary Board pursuant to the Act²⁵ and the internal regulations of the UK issued pursuant to the Act, respectively. ²⁶(vi) the organisation of elections for the appointment of academic self-government bodies.</p> <p><u>Promoting academic mobility</u> (public interest) This is the processing of personal data which is necessary in particular for: (i) promoting, organising and arranging exchanges with partner foreign universities for UK students, (ii) UK's participation and involvement in various student mobility programmes, grant programmes supporting funding for student and academic mobility and the use of international cooperation with foreign university and</p>
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¹³ § Section 67 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts.

¹⁴ § 73 (5) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

¹⁵ § 73 (5) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

¹⁶ § 73 (5) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

¹⁷ § 78 (10) of Act No. 131/2002 Coll. on the Protection of Personal Data and on Amendments and Additions to Certain Acts

¹⁸ § Act No. 126/2015 Coll. on Libraries and on amendment and supplementation of Act No. 206/2009 Coll. on Museums and Galleries and on the Protection of Objects of Cultural Value and on amendment of Act No. 372/1990 Coll. of the Slovak National Council on Offences, as amended by Act No. 38/2014 Coll. on the Protection of Objects of Cultural Value.

¹⁹ § 4 (2) and § 13 of Act No. 126/2015 Coll. on Libraries and on amendment and supplementation of Act No. 206/2009 Coll. on Museums and Galleries and on the Protection of Objects of Cultural Value and on amendment of Act No. 372/1990 Coll. of the Slovak National Council on Offences, as amended by Act No. 38/2014 Coll. on the Protection of Objects of Cultural Value.

²⁰ <http://cms.crepc.sk/Default.aspx>

²¹ § 40 and § 41 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

²² § 6 (2) and § 9 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

²³ § 10a of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

²⁴ § 12 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

²⁵ § Section 13 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

²⁶ § 72 of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

		<p>college partners in promoting academic mobility and various student exchanges, (iii) the admission of foreign students to study at the UK on the basis of the Act²⁷ , (iv) the administrative processes associated with the selection of suitable UK students, postgraduates and staff applying for a foreign study placement under available academic mobility programmes, (v) in rare cases, the transfer of limited personal data to third countries not guaranteeing an adequate level of protection of personal data on the basis of an exemption under Art. 49 of the GDPR or on the basis of the conclusion of such contractual relations with the importer of the data which contain standard contractual clauses laid down by the European Commission Decision of 4 June 2021 , (vi) the disclosure of personal data of UK students who have been successful in the selection for a specific student mobility programme and, where applicable, other processing operations which would be necessary for the performance of contractual relations with partners or of the UK's obligations arising from the use of a specific student mobility programme or a grant scheme supporting the funding of academic mobility</p> <p>Scientific research (public interest) This is the processing of personal data which is necessary in particular for: (i) the implementation of scientific research activities in the fulfilment of the mission of the public university according to the law²⁸ and the funding of scientific research according to the law²⁹ , which includes specifically in particular (ii) the acquisition of funding for various scientific research projects from various sources and grant schemes available both at national level (e.g. Scientific Grant Agency of the Ministry of Education, Science, Research and Sport of the Slovak Republic and the Slovak Academy of Sciences (hereinafter referred to as "VEGA") , both at the EU level (e.g. Horizon 20 programme) and at the international level (e.g. National Institute of Health USA); (iii) conducting biomedical research under the conditions and limitations of a specific law³⁰ , including the use of a special category of personal data and the activities of the ethics committees of the medical faculties of Comenius University; (iv) conducting historical, sociological, political science, psychological scientific research, including the possible use of special category personal data, (v) conducting scientific research at the level of all faculties of Comenius University with the possible presence of special category personal data, (vi) elaborating analyses, studies, scientific publications and expert opinions on various professional issues and topics in cooperation with state administration bodies, municipalities, higher territorial units and with institutions from the field of culture and economic life; (vii) pseudonymisation or anonymisation of personal data of participants in scientific research within specific phases of a scientific research project; (viii) administration and project management of scientific research in the activities of the faculties of the UK, the UK Science Park and the UK Centres of Excellence, including the organisation of the work of scientific research teams, the preparation of applications for funding of scientific research projects, the documentation of the costs incurred and their demonstration to the authorised audit body, (ix) disclosure of personal data of UK students, UK PhD students and UK employees who have received a scientific research grant or other subsidy from public financial sources, (x) creation, assessment and administration of a special internal subsidy scheme intended exclusively for UK PhD students for the support and funding of scientific research carried out by them through an internally developed electronic system, (xi) activities of specialised research and development departments and artistic departments established at the UK pursuant to the Act.³¹</p>
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²⁷ § 58a of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

²⁸ § 1 (4) No. 131/2002 Coll. on higher education and on amendment and supplementation of certain acts

²⁹ Act No. 292/2014 Coll. on the Contribution from the European Structural and Investment Funds and Act No. 172/2005 Coll. on the Organisation of State Support for Research and Development

³⁰ Act No. 576/2004 Coll. on health care, services related to the provision of health care and on amendment and supplementation of certain acts

³¹ § 39a of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

		<p>Literary and journalistic purposes (public interest and fulfilment of legal obligations) This is the processing of personal data which is necessary in particular for: (i) <u>the creation, editorial activity, publication of official printed periodicals published under the auspices of the UK (e.g. the university magazine Our University), or under the auspices of the faculties of the UK (e.g. scientific journals Digital Science Magazine, Comenius Management Review, Marketing Science and Inspiration, etc.</u>³²(ii) publishing scholarly or popular science blogs on the official websites of the UK or the faculties of the UK, (iii) preparing and publishing press releases and news relating to the activities of the UK on the UK website, (iv) protecting the source of the information by keeping its identity confidential and exercising the right to rectification or comment or the right to additional notification, and fulfilling the publisher's other obligations under the law³³</p> <p>Awarding of medals, honours and honorary degrees (public interest) This is the processing of personal data, which is necessary in particular for (i) the awarding of distinguished personalities who have made an outstanding contribution to the building and development of the University, the development of science, education and academic freedoms, they have obtained significant results in educational and scientific research activities and have contributed to the development of the University's cooperation with other universities and institutions at home and abroad, mainly by awarding medals of the University, conferring the title of "doctor honoris causa" and the title of "emeritus professor"</p> <p>Other important academic activities (public interest) This is the processing of personal data that is necessary in particular for: i) the implementation of academic cooperation, publishing and publication of academic proceedings of professional conferences and scientific symposia, ii) ensuring the UK's membership in international organizations of universities (e.g. for the participation and contributions of UK employees in international conferences, the activities of UK representatives in such organizations, etc.), (iii) ensuring compliance with the UK Code of Ethics, including disciplinary liability towards employees, doctoral students and students in accordance with internal regulations on the basis of the activities of the UK Ethics Council, which has the character of a permanent advisory body to the Rector of the UK, (iv) sending questionnaires for research necessary for the preparation of theses of UK doctoral students to the university e-mail accounts of students and employees of the UK, (v) promotion of humanism, democracy, tradition of university education and the fulfilment of the mission of the university as defined in the law³⁴ by organising graduation ceremonies, matriculation ceremonies and other official academic events that have an educational effect on students and other members of the academic community, (vi) registration for specific supplementary lectures and professional seminars provided beyond the normal teaching hours, which may be of increased interest to members of the academic community for capacity reasons.</p>
<p>3. Alumni purposes</p>	<p>Consent (Article 6(1)(a) GDPR)</p> <p>Legitimate interest (Article 6(1)(a) GDPR)</p>	<p>Establishing and maintaining relationships with alumni at the level of faculties of Comenius University (legitimate interest) This is the processing of personal data, which includes in particular: (i) the creation and operation of the so-called. (ii) contacting alumni for the purpose of obtaining structured (questionnaire) feedback on their graduation, employment in practice and opportunities for cooperation with their alma mater (iii) internal administrative activities and tasks necessary to ensure the tasks of alumni clubs according to internal regulations issued within the scope of the faculties of the UK.</p>

³² § 108 (11) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

³³ Act No. 265/2022 Coll. on publishers of publications and on the register in the field of media and audiovisual and on amendment and supplementation of certain acts (Publications Act)

³⁴ § Section 1(4) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

		<p>Use of the social platform to maintain and deepen relationships within the wider academic community (consent) This is the processing of personal data which is necessary in particular for: (i) managing and using the official UK alumni account in the context of communicating and building relationships with registered members, in particular students, lecturers, UK alumni and students, alumni and lecturers of partner universities via the hiberbite social platform, (ii) facilitating social interactions and networking between UK students and UK alumni through the management of the UK profile on the hiberbite social platform. When using the hiberbite social platform, personal data will also be processed for the purposes of Kit United SAS, 5 rue des italiens, 75009 Paris, France registration number: 753 391 713 RC.S. and further information is available here: https://hivebrite.com/privacy-policy - the UK will not be legally responsible for such processing of personal data.</p>
<p>4. Arranging catering and accommodation</p>	<p>Performance of a legal obligation (Article 6(1)(c) GDPR)</p> <p>Performance of the contract (Article 6(1)(b) GDPR)</p> <p>Performance of an important task carried out in the public interest (Article 6(1)(e) GDPR)</p>	<p>Provision of accommodation and additional services (fulfilment of legal obligation, contract and public interest): this is the processing of personal data which is necessary in particular for: (i) <u>assessing eligibility for the allocation of dormitory accommodation to UK students taking into account criteria such as the student's social situation and academic achievement, the student's health, the temporal accessibility of the school by means of public transport from the student's place of permanent or temporary residence, including profiling and automated individual decision-making on these entitlements carried out in the e-accommodation application</u> as well as the recording of the so-called "student accommodation", i.e. (ii) the conclusion and execution of contracts for accommodation and the provision of additional services, which may include, making payments for accommodation and additional services related to accommodation via the e-wallet application, (iii) <u>taking into account the specific needs of disadvantaged (disabled) students in the allocation of suitable accommodation, including the processing of personal data about their personal assistant pursuant to section 108(1)(a) of the Act. 7 of the Higher Education Act.</u></p> <p>Provision of meals (performance of a legal obligation, performance of a contract and public interest): this is the processing of personal data which is necessary in particular for: (i) the provision of supplementary payment services for meals via the e-wallet application, (ii) the <u>recording of meal consumption history in order to control the consumption and economic use of food stocks intended for the preparation of meals</u>, (iii) <u>the use of data on the consumption of food and beverages of specific persons to control the adequacy and economy of the use of raw materials for the preparation of meals in the warehouse management of the autonomous economic units of the University</u>, (iv) the receipt and handling of suggestions, comments and proposals relating to catering.</p>
<p>5. Provision of services related to the preparation for studies and the provision of complementary lifelong learning</p>	<p>Consent of the data subject (Article 6(1)(a) GDPR)</p> <p>Contract (Article 6(1)(b) GDPR)</p>	<p>Provision of assistance and adaptation services for foreigners (consent) This is the processing of personal data that is necessary in particular for: (i) the provision of assistance, administrative, translation services in obtaining a residence permit for foreigners in the Slovak Republic in the case of foreign nationals who are preparing for future studies at the University of Applied Sciences or life, business or other studies in the Slovak Republic through language courses provided by the Centre for Continuing Education of the University of Applied Sciences (hereinafter referred to as the "CDV UK") (e.g. checking and assisting with completing documents for the application for residence permit).</p> <p>University of the Third Age and language courses (contract) This is the processing of personal data which is necessary in particular for: (i) the conclusion and performance of a purchase contract for the relevant educational course, subject to the acceptance of the <u>general terms and conditions of the</u> UK Further Education Centre by the participant of the educational course.</p> <p>Supplementary educational seminars for secondary school teachers (consent): this is the processing of personal data which is necessary in particular for: (i) the invitation, participation and issuance of a certificate of</p>

		<p>completion of an educational seminar or course for secondary school teachers, usually organised at the level of certain departments of certain faculties of the Comenius University.</p> <p>Provision of supplementary education for secondary school students (consent): this concerns the processing of personal data of adult or nearly adult secondary school students, which is indispensable in particular for: (i) organizing professional educational seminars, events, preparatory courses for admission interviews to the faculties of the UK or studies at the university and the related registration of participation and the issuance of a certificate of participation in or completion of such educational activities, seminars, which are organized in cooperation with a faculty of the UK, (ii) accompanying and ensuring the participation of secondary school teachers in such activities and events.</p> <p>Provision of lifelong learning (fulfilment of legal obligation and contract): this is the processing of personal data which is necessary in particular for: (i) the provision of education focused on the development of security studies within the framework of the Academy of Security Studies, in cooperation with joint controllers (Slovak Information Service and Slovak Technical University in Bratislava, National Security Office, Ministry of Defense of the Slovak Republic, military intelligence), (ii) the provision of other educational courses and webinars (iii) the administration of the teaching and the processes directly related to it (e.g. (iv) the implementation of the admission procedure to the Academy of Security Studies and other specific educational programmes that require the implementation of an admission procedure (v) the conclusion and fulfilment of the terms and conditions of UK educational courses (vi) the fulfilment of the obligations of a continuing education institution under a specific regulation.³⁵</p>
6. Voluntary disclosure of personal data	Consent of the data subject (Article 6(1)(a) GDPR)	Voluntary disclosure of personal data (consent) This is the processing of personal data which is necessary in particular for: (i) any disclosure of personal data beyond the UK's authorisation to disclose personal data for the purposes of the presentation of graduates and the possibility of verifying the proper completion of their studies according to the law ³⁶ , (ii) the disclosure of personal data of living teachers and former employees of the UK in various annual publications (e.g. the publication "Professors of the Faculty of Medicine of the University of Bratislava in the jubilee year 2019" for the period from 1919 to 2019, etc.), (iii) publication of basic identification and contact details of UK teaching staff and associates, UK PhD students and UK students for the purpose of contacting and linking them with coordinators and beneficiaries of various voluntary assistance, (iv) the disclosure of photographs and videos on the basis of implied consent for specific processing purposes, based on specifically explained information provided by the UK at mass events to event attendees, subject to compliance with the UK's internal procedures and the advice of the UK Responsible Person; (iv) other situations where the possible disclosure of personal data in a particular situation will be based on the consent or non-consent to disclosure by the data subject.
7. Fulfilling the duties and tasks of a public university	Compliance with legal obligations (Article 6(1)(c) GDPR)	Originality check of theses (fulfilment of legal obligations and public interest) This is the processing of personal data which is necessary in particular for: (i) verification of theses in terms of maintaining originality and protection against plagiarism not only through the Central Register of Theses and Dissertations (hereinafter referred to as "CRZP") within the meaning of the law ³⁷ , <u>but also through verification in the Theses system, which is provided by Masaryk University in Brno as a sub-processor of Comenius University,</u> (ii) uploading relevant opinions of opponents, supervisors, thesis supervisors, reviewers or other persons to the CRZP.

³⁵ § 6 of Act No. 568/2009 Coll. on Lifelong Learning and on Amendments and Additions to Certain Acts

³⁶ § 73 (11) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

³⁷ § Section 63 (7) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

	Public interest (Article 6(1)(e) GDPR)	<p>Habilitation and inauguration procedures (fulfilment of legal obligations) This is the processing of personal data that is necessary in particular for: i) the evaluation of candidates for the award of the rank of "Associate Professor" or "Professor" by the Faculty or University Scientific Council, respectively. (ii) receiving applications and supporting annexes from candidates for habilitation or inauguration, issuing decrees and publishing candidates' data pursuant to a special regulation³⁸, (iii) submitting proposals for the appointment of professors to the Minister of Education, who submits them to the President of the Slovak Republic.</p> <p>Rigorous proceedings (fulfilment of legal obligations): this is the processing of personal data which is necessary in particular for: (i) the assessment of the application of the participant in the rigorous proceedings, (ii) the selection and approval of the topic of the rigorous thesis, (iii) the collection of the fees for the rigorous proceedings, (iv) the defence of the rigorous thesis and the rigorous examination, (v) the award of the academic degree of "Doctor" in the case of successful completion of the rigorous proceedings.</p> <p>Withdrawal of university degrees and the procedure for deciding on the invalidity of state examinations (fulfilment of legal obligations) This is the processing of personal data which is necessary in particular for: (i) the decision of the Rector of the UK on the invalidity of a state examination or a part thereof under the Act³⁹, (ii) the decision of the Rector of the UK on the invalidity of a rigorous examination or a part thereof under the Act⁴⁰, (iii) the decision of the Rector of the UK on the withdrawal of the scientific-pedagogical title or the artistic-pedagogical title "Associate Professor" under the Act⁴¹, (iv) the decision of the Rector of the UK on the submission of a proposal for the dismissal of a professor under the Act, (v) the decision of the Rector of the UK on the⁴²</p> <p>Recognition of study documents from abroad (so-called nostrification) (fulfilment of legal obligations) This is the processing of personal data which is necessary in particular for: (i) deciding on the recognition of education documents, rejecting an application for recognition of documents or imposing an obligation to take a differential examination, but only in the case of the need to continue studies, issue an EU Blue Card or exercise a profession that is not regulated in the Slovak Republic under the law⁴³ - in other cases the UK is not entitled to decide on the recognition of study documents from abroad.</p> <p>Issuance of replacement graduation documents (fulfilment of legal obligations) This is the processing of personal data which is necessary in particular for: (i) processing the application of a natural person whose name or surname has been changed due to a change of gender by issuing a replacement graduation document with the changed name, surname and maiden name⁴⁴</p> <p>Sharing of student data within the academic community (public interest) This is processing of personal data which is necessary in particular for: (i) supporting the performance of the student's study obligations or in connection with his/her membership of a college or faculty body, the college is entitled to make available, provide</p>
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³⁸ Decree of the Ministry of Education, Science, Research and Sport of the Slovak Republic No. 246/2019 Coll. on the procedure for obtaining the scientific-pedagogical titles or the artistic-pedagogical titles of associate professor and professor

³⁹ § 108f (1) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴⁰ § 108f (2) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴¹ § 108f (3) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴² § 108f (4) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴³ Act No. 422/2015 Coll. on the recognition of documents on education and on the recognition of professional qualifications and on the amendment and supplementation of certain acts

⁴⁴ § 68 (12) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

or disclose the student's data to members of the college's academic community to the extent provided for in the Act.⁴⁵

Promotion of gender equality and prevention of sexual harassment (public interest and consent) This is the processing of personal data which is necessary in particular for: (i) the creation of a non-discriminatory gender-balanced environment to support female and male employees as a result of the analysis of relevant indicators (such as: : number of employees, comparison of highest educational attainment and salary levels) (ii) conducting surveys and focus group interviews with respondents from the academic community for the possibility of reflecting on the measures taken or proposed and creating audio recordings, from which anonymised textual transcripts will subsequently be produced (iii) conducting internal training and workshops to support the achievement of the purpose (iv) recording reports of sexual harassment and dealing with incidents of sexual harassment through formal or informal procedures in accordance with the UK's internal regulations¹ (v) monitoring the handling of incidents of sexual harassment arising on campus by a confidential person and informing the reporting party of the resolution of the case (vi) preparing end of year reports, plans, analyses and concept papers on the status and development of the overall gender equality and sexual harassment prevention agenda at UK.

Presentation of UK graduates in the verification of proper completion of studies (public interest) This is the processing of personal data, which is necessary in particular for: (i) verifying information on successful completion of studies at UK via an electronic service integrated into the UK website: <https://absolventi.uniba.sk/index.do> and publishing data on graduates to the extent provided by law. ⁴⁶

Evaluation of teachers by students (public interest) This is the processing of personal data which is necessary in particular for: (i) the evaluation of students' views from an anonymous evaluation questionnaire on the pedagogical activity of a particular teacher, including the teacher's response to the students' views given in the questionnaire, and their transparent disclosure to students within the scope of the teacher's data under the Act ⁴⁷

Scanning, copying or otherwise recording personal data from official documents (public interest) This is the processing of personal data which is necessary in particular for: (i) ensuring the performance of the tasks of the college in admissions decisions, deciding on matters relating to the academic rights and obligations of students, issuing evidence of studies and issuing evidence of graduation on the basis of the authorization under the Act⁴⁸

Creating and making available records of educational activities and public hearings (public interest) This is processing of personal data which is necessary in particular for: (i) the making of an audio or audiovisual recording to the extent necessary for the pursuit of scientific or educational purposes on the basis of the law⁴⁹ , (ii) the performance of a public transmission of a lecture or a public part of a state or rigorous examination, a public part of the defence of a rigorous thesis, the defence of a habilitation thesis, a habilitation lecture and an inaugural lecture (e.g. (iii) enabling the participants in the public hearings to ask questions and the public transmission of the public hearing on the UK website, including the publication and preservation of the audiovisual or audio recording until the day following the date of the election or appointment of the successful candidate under the Act.⁵⁰

Provision of free counselling to students (legal obligation⁵¹) This is the processing of personal data which is

¹ Internal Regulation No. 30/2022 Directive of the Rector of Comenius University in Bratislava on the handling of sexual harassment cases at Comenius University in Bratislava

		<p>necessary in particular for: (i) improving mental health and their motivation to study, assisting with problems that could jeopardise the proper completion of studies and assisting with the application on the labour market in the form of psychological, career and effective learning counselling by the activities of selected departments and faculties under the jurisdiction of the University (e.g. the Psychological Counselling Centre of the University).</p> <p>Provision of student loans from the scholarship fund (public interest) This is the processing of personal data which is necessary in particular for: (i) the assessment and decision of the Dean of the Faculty of Comenius</p>
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⁴⁵ § 73 (6) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴⁶ § 74 (6) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴⁷ § 73 (11) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴⁸ § 108 (6) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁴⁹ § 108 (8) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁵⁰ § 108 (14) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁵¹ § 100a of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

		<p>University on an application for a student loan pursuant to the internal regulations of Comenius University⁵² and on the basis of the law⁵³ in order to contribute to the costs associated with studies and to meet the social needs of the student.</p> <p>Notification of data to the foreign Police (fulfilment of a legal obligation): this is the processing of personal data which is necessary in particular for (i) ascertaining and recording whether a third-country student has been granted a temporary residence permit for the purpose of study pursuant to a special law or not⁵⁴, (ii) notification of data on the commencement of studies, interruption of studies, abandonment of studies, exclusion from studies or termination of studies of a third-country national who has been granted temporary residence in the Slovak Republic for the purpose of studies to the competent police department pursuant to a special law.⁵⁵</p> <p>Contributing to the prevention of disease (public interest) This is processing of personal data which is necessary in particular for: (i) the performance of the College's role under the⁵⁶ Act in providing data on lecturers and students involved in volunteering activities to persons requesting the assistance of volunteers from the UK, which is related to e.g. (e.g. sewing drapes, taking temperatures before entering a hospital, medical assistance to health care providers, translation of disease-related technical texts, field sampling, assistance in laboratories during pandemics, etc.).</p>
<p>8. Provision of pharmacy and health care</p>	<p>Compliance with legal obligations (Article 6(1)(c) GDPR)</p>	<p>Provision of pharmaceutical care (performance of a legal obligation) This is the processing of personal data which is necessary in particular for: (i) the storage of special prescriptions and special orders marked with an oblique blue bar for 10 years in accordance with the law⁵⁷; (ii) the disclosure of documents relating to the acquisition and dispensing of medicines to health insurance companies for the purposes of inspections; (iii) the dispensing of medicines and medical devices on the basis of a prescription or a medical voucher; (iv) the verification of the correspondence of the data on the prescription or medical voucher with the data in the prescription record and with the data on the insured person's card, (iv) the electronic chip ID card or electronic chip residence card and make a correction if it finds that the prescription or medical voucher data is incorrect in the first name, surname, birth number or health insurance company code number, in the case of an obvious clerical error; (v) the use of an information system with verified compliance within the meaning of Act No. 153/2013 Coll. on the national health information system in the performance of tasks and obligations under the relevant legislation; (vi) keeping records of holders of authorisations for the wholesale distribution of medicinal products for human use and holders of marketing authorisations for medicinal products for human use; (viii) verifying the identity of the patient when dispensing a medicinal product for human use, a medical device or a dietetic food reimbursed or partially reimbursed under public health insurance; (vii) keeping records of monetary or non-monetary benefits provided directly or indirectly to a health professional or health care provider; (viii) providing the National Centre for Health Information with the prescribed data; (ix) reporting adverse effects of medicines and pharmaceuticals to the State Institute for Drug Control.</p>

⁵² Art. 9/2018 Scholarship Regulations of Comenius University in Bratislava

⁵³ § 101 (3) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁵⁴ Act No. 404/2011 Coll. on the Residence of Foreigners and on Amendments and Additions to Certain Acts

⁵⁵ § Section 115(4) of Act No. 404/2011 Coll. on the Residence of Foreigners and on Amendments and Additions to Certain Acts

⁵⁶ § 1 (4) (g) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

⁵⁷ Act No. 362/2011 Coll. on Medicinal Products and Medical Devices and on Amendments and Additions to Certain Acts

		<p>Provision of healthcare (compliance with a legal obligation) This is the processing of personal data which is necessary in particular for: (i) the performance of laboratory tests by specialist departments of the medical faculties of the UK for the needs of and on behalf of other healthcare providers, (ii) the collection of samples and the performance of laboratory PCR tests for the identification of the SARS-CoV-2 virus and the reporting of the results to the My-eHealth application administered by the National Centre for Health Information for the needs of the Public Health Authority, (iii) the obtaining and storage of informed consent from patients for the provision of healthcare, if required by law⁵⁸, (iv) maintenance of medical documentation and creation of electronic records in the electronic patient health book within the national health information system (eHealth) through information systems with compliance verification, (v) provision of other forms of health care for which the medical faculties of the CU would be entitled as independent health care providers, including in the framework of the necessary cooperation with the University Hospitals in Bratislava and Martin, and fulfilment of other obligations of a health care provider under specific laws.⁵⁹ (e.g. summarising performances for health insurance companies).</p> <p>Provision of biobanking services in biomedical research and healthcare provision (performance of legal obligations and the performance of an important task in the public interest) This is processing of personal data which is necessary in particular for: (i) <u>the collection, testing, preservation, storage, analysis, matching, distribution of biological material containing genetic data of the data subject,</u> (ii) <u>the processing of health-related data attached to a sample of biological material of the data subject,</u> (iii) <u>performing pseudonymisation of samples by means of meaningless codes and encryption of digitally processed data,</u> (iv) <u>performing anonymisation of non-anonymised samples of biological material,</u> (v) <u>storing data on data subjects linkable to their genetic data, or (v) storing data on data subjects linkable to their genetic data, or (iv) the data subject's data relating to his/her data (subject to informed consent for the purposes of the biobank).</u> (v) maintenance and use of a register of informed consents obtained to enable the Biobank to carry out biomedical research under the Special Act⁶⁰, (iv) maintenance and use of a register of samples and associated data, including data obtained by analysing the sample and other data necessary for the purposes of the Biobank within the scope of the Special Act (vii) maintenance and use of a register of codes under the Special Act⁶¹ (viii) <u>disclosure of data on the basis of an authorisation under the Special Act to eligible applicants, or to the Biobank, as the case may be.</u> ⁶²(ix) making reports to the National Register of Biobanks of the Slovak Republic to the extent provided for by the Special Act.⁶³</p>
<p>9. Fulfilling other legal obligations</p>	<p>Compliance with legal obligations</p>	<p>Whistleblowing: (compliance with a legal obligation): this is the processing of personal data which is necessary in particular for: (i) receiving, recording and evaluating complaints or notifications of antisocial activity within the internal system of verification of notifications, (ii) storing incoming complaints for a period of 3 years from the</p>

⁵⁸ § 6 (9) of Act No. 576/2004 Coll. on health care, services related to the provision of health care and on amendment and supplementation of certain acts

⁵⁹ Act No. 576/2004 Coll. on health care, services related to the provision of health care and on amendment and supplementation of certain acts and Act No. 578/2004 Coll. on health care providers, health care workers, professional organisations in health care and on amendment and supplementation of certain acts

⁶⁰ § 6 (4) of Act No. 576/2004 Coll. on health care, services related to the provision of health care and on amendment and supplementation of certain acts

⁶¹ Act No. 576/2004 Coll. on health care, services related to the provision of health care and on amendment and supplementation of certain acts

⁶² Act No. 576/2004 Coll. on health care, services related to the provision of health care and on amendment and supplementation of certain acts

⁶³ Act No. 576/2004 Coll. on health care, services related to the provision of health care and on amendment and supplementation of certain acts

	(Article GDPR) 6(1)(c)	<p>receipt of the complaint, or (iii) storing the information for a period of 3 years from the receipt of the complaint, or (iv) storing the information for a period of 3 years from the receipt of the complaint, or (v) storing the information for a period of 3 years from the receipt of the complaint. (iii) communicating the result of the verification of the notification and the action taken, if taken directly to the whistleblower (iv) carrying out actions related to the protection of the whistleblower of the anti-social activity pursuant to Section 7 of the Act on the Protection of Whistleblowers of Anti-Social Activity.⁶⁴</p> <p>Accounting and tax purposes (fulfilment of a legal obligation): this is the processing of personal data which is necessary in particular for: (i) the recording, storage and use of accounting documents pursuant to Section 35 of the Accountancy Act⁶⁵, (ii) the storage of invoices pursuant to Section 76(1) of the VAT Act⁶⁶; (iii) any processing of personal data necessary for the performance of the taxpayer's obligations under the Income Tax Act⁶⁷, (iv) any processing of personal data necessary for the performance of the taxpayer's obligations under the Act.⁶⁸</p> <p>Personal data protection - GDPR (compliance with a legal obligation): this is the processing of personal data which is necessary in particular for: (i) recording and handling requests from data subjects to exercise their rights under Articles 15 to 22 of the GDPR, (ii) management of consents related to their granting and withdrawal, including the storage of evidence of consent for a period of 3 years, (iii) obtaining the views of data subjects when carrying out an impact assessment pursuant to Article 15 of the GDPR, and (iv) obtaining the consent of data subjects when carrying out an impact assessment pursuant to Article 22 of the GDPR. 35 of the GDPR, (iv) notifying cases of serious, high-risk data breaches directly to the data subject, (v) documenting any data breaches, (vi) notifying data breaches with a likely risk to data subjects to the supervisory authority, (vii) using personal data in internal documentation designed to demonstrate compliance with the Basic Principles of Processing under the controller's responsibility, (viii) creating and communicating the DPO's contact details to the supervisory authority, (ix) fulfilling the DPO's role, in particular in providing advice to the board of directors or to employees or data subjects.</p> <p>Protection of classified information (fulfilment of a legal obligation): this concerns the processing of personal data which is necessary in particular for: (i) applying for a security clearance for II. (iii) making the statutory body of the Controller and the security staff authorised by it aware of the result of the security clearance, (iv) keeping a register of persons authorised to inspect classified information at level I or II to the extent provided for by a special regulation.⁶⁹, (v) Conducting security clearances for Level I "restricted" in relation to individuals proposed by the Chancellor of the UK.</p> <p>Ensuring civil protection (fulfilling a legal obligation): this is the processing of personal data that is necessary in particular for: (i) fulfilling the legal entity's competence in ensuring civil protection of the population under the</p>
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⁶⁴ Act No. 54/2019 Coll. on the Protection of Whistleblowers of Anti-Social Activities and on Amendments and Supplements to Certain Acts

⁶⁵ Act No. 431/2002 Coll. on Accounting and on Amendments and Additions to Certain Acts

⁶⁶ Act No. 422/2004 Coll. on Value Added Tax, as amended

⁶⁷ Act No. 595/2003 Coll. on Income Tax, as amended

⁶⁸ Act No. 563/2009 Coll. on Tax Administration (Tax Code) and on Amendments and Additions to Certain Acts

⁶⁹ § 7 (3) of the Decree of the National Security Office No. 134/2016 Coll. on personal security

		<p>Act⁷⁰ in the activities of the defence, protection of classified information, OSH and PO departments within the UK.</p> <p>Ensuring fire protection (fulfilling a legal obligation): this is the processing of personal data which is necessary in particular for: (i) fulfilling the obligations of⁷¹ UK related to the provision of training and verification of knowledge of fire protection of employees and persons who are with the knowledge of UK in its buildings and premises and the preparation and maintenance of fire protection documentation.</p> <p>Performance of economic mobilisation duties (fulfilment of a legal obligation): this is the processing of personal data which is necessary in particular for: (i) the implementation of economic mobilisation measures within the scope and remit of the College pursuant to a specific law⁷² , (ii) the registration of employees for the purposes of their exemption from performing extraordinary service.</p> <p>Freedom of access to information (fulfilment of a legal obligation): this is the processing of personal data which is necessary in particular for: (i) handling requests for access to information received pursuant to a specific law⁷³, (ii) ensuring the mandatory disclosure of contracts to the extent permitted personal data and anonymising redundant personal data that could be disclosed in excess of the legal obligation, (iii) publishing and deleting contracts subject to mandatory disclosure in the Central Register of Contracts, (iv) disclosing specified personal data, including financial remuneration, in relation to senior employees.</p> <p>Public procurement and organisation of public tenders (performance of a legal obligation): this is the processing of personal data which is necessary in particular for: (i) the evaluation of tender documents in the context of the performance of public procurement, where the subject of the contract is financed from public funds, (ii) the publication of personal data in the profile of the contracting authority pursuant to the law⁷⁴ ; (iii) the evaluation of subcontracts without using the electronic marketplace⁷⁵ (iv) the execution of notices used in public procurement, (v) the sale of an unnecessary item to the highest bidder in a public tender where the UK is obliged to hold a public tender under the Act⁷⁶ , (vi) restrictions on the transfer of ownership rights to UK employees, statutory officers and their close relatives⁷⁷ (vii) the verification of the registration of participants in public procurements and tenders in the register of public sector partners.</p> <p>Provision of commercial accommodation (fulfilment of legal obligation): this is the processing of personal data which is necessary in particular for: (i) verification of the identity of the accommodated guest and registration of</p>
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⁷⁰ § 16 of Act No. 42/1994 Coll. on Civil Protection of the Population, as amended

⁷¹ § 4 (e) and (f) of Act No. 314/2001 Coll. on Fire Protection as amended

⁷² Act No. 179/2011 Coll. on Economic Mobilisation and on Amendment and Supplementation of Act No. 387/2002 Coll. on State Management in Crisis Situations Outside Wartime and Martial Law, as amended

⁷³ Act No. 211/2000 Coll. on free access to information and on amendment and supplementation of certain acts (Freedom of Information Act)

⁷⁴ § 64 of Act No. 343/2015 Coll. on Public Procurement and on Amendments and Additions to Certain Acts

⁷⁵ § 113 (9) of Act No. 343/2015 Coll. on Public Procurement and on Amendments and Additions to Certain Acts

⁷⁶ Act No. 176/2004 Coll. on the Disposal of Property of Public Institutions and on Amendments to Act No. 259/1993 Coll. of the National Council of the Slovak Republic on the Slovak Forestry Chamber, as amended by Act No. 464/2002 Coll.

⁷⁷ § 14 of Act No. 176/2004 Coll. on the Disposal of Property of Public Institutions and on Amendments to Act No. 259/1993 Coll. of the National Council of the Slovak Republic on the Slovak Forestry Chamber, as amended by Act No. 464/2002 Coll.

		<p>personal data in the register of accommodated persons within the scope of the law⁷⁸ , (ii) notification of personal data of accommodated foreign nationals through electronic services of the Ministry of Interior of the Slovak Republic, (iii) performance of control of the collection of local tax on accommodation to the competent authority of local self-government.</p> <p>Provision of lifelong learning (fulfilment of a legal obligation): this is the processing of personal data which is necessary in particular for: (i) keeping a register of trainees in further education under the Act⁷⁹ , (ii) verifying and assessing the competence of trainees⁸⁰ , (iii) conducting examinations for the verification of competence under the Act⁸¹ , (iv) issuing certificates of competence under the Act⁸²</p> <p>Volunteering (performance of a legal obligation): this is the processing of personal data which is necessary in particular for: (i) keeping a register of volunteers in accordance with the law⁸³ , (ii) ensuring health and safety in relation to volunteers, (iii) issuing written confirmations of the duration, scope and content of the volunteer's volunteering activity and written evaluation of the volunteering activity, if requested by the volunteer or the sending organisation, (iv) carrying out briefings to volunteers on the risks associated with carrying out volunteering activity that could endanger their health or life.</p> <p>Complaint handling and consumer protection (compliance with a legal obligation) This is the processing of personal data which is necessary in particular for: (i) the receipt and handling of complaints and consumer complaints under the Act and the keeping of records of consumer complaints handled under the Act⁸⁴ in cases where the UK provides services as an entrepreneur to individuals (iii) alternative dispute resolution for consumer disputes under the Act .⁸⁵</p> <p>Complaint handling (compliance with a legal obligation) This is the processing of personal data which is necessary in particular for: (i) receiving, registering, investigating and handling complaints from various natural persons pursuant to the law⁸⁶ , (ii) keeping the identity of the complainant confidential, if the complainant so requests.</p> <p>Provision of assistance to competent authorities in the use of non-repayable financial contributions (fulfilment of legal obligations) This is the processing of personal data that is necessary in particular for: (i) the proper performance of the legal obligations of the UK towards the authorized bodies of the state administration (e.g. the Ministry of Education, Research development and Youth the Slovak Republic) or local government (e.g. the Ministry of Education, Research development and Youth the Slovak Republic). (i) (i.e. the managing authorities for the use of EU funds) or the Office of the Government of the Slovak Republic in its capacity as the national coordinating and implementing authority for the Recovery Plan in the provision of financial contributions, control</p>
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⁷⁸ § 24 (1) of Act No. 253/1998 Coll. on reporting the residence of citizens of the Slovak Republic and the population register of the Slovak Republic, as amended

⁷⁹ § 22 (5) of Act No. 568/2009 Coll. on Lifelong Learning and on Amendments and Additions to Certain Acts

⁸⁰ § 17 of Act No. 568/2009 Coll. on Lifelong Learning and on Amendments and Additions to Certain Acts

⁸¹ § 18 of Act No. 568/2009 Coll. on Lifelong Learning and on Amendments and Additions to Certain Acts

⁸² § 19 of Act No. 568/2009 Coll. on Lifelong Learning and on Amendments and Additions to Certain Acts

⁸³ § Section 4(3) of Act No 406/2011 Coll. on Volunteering and on Amendments and Additions to Certain Acts

⁸⁴ Act No. 250/2007 Coll. on Consumer Protection and on Amendments to Act No. 372/1990 Coll. on Offences of the Slovak National Council, as amended

⁸⁵ Act No. 391/2015 Coll. on Alternative Dispute Resolution for Consumer Disputes and on Amendments and Additions to Certain Acts

⁸⁶ Act No. 9/2010 Coll. on Complaints, as amended

		and proof of their expenditure in connection with the implementation of the project, the realisation of investments and the fulfilment of other duties and important tasks in the public interest of the relevant authorities, including the Supreme Audit Office of the Slovak Republic under the relevant legislation. ⁸⁷
10. Legal and contractual purposes	<p>Performance of a legal obligation (Article 6(1)(c) GDPR)</p> <p>Performance of the contract (Article 6(1)(b) GDPR)</p> <p>Legitimate interest (Article 6(1)(f) GDPR)</p>	<p><u>Proving, exercising and defending legal claims - legal agenda</u> (legitimate interest): this is the processing of personal data which is necessary in particular for: (i) keeping a comprehensive internal legal agenda relating to litigation, enforcement, administrative proceedings, criminal, civil proceedings pending on the initiative of or in cases against the UK, (ii) the out-of-court assertion of claims (e.g. (iii) maintenance of internal records related to proving compliance with "historical" but also current data protection obligations (e.g., credentials of the responsible person, written records of the authorised person's instruction, records of internal training, etc.)(iv) securing and preserving various evidence of relevant legal facts for the purpose of defending, proving or pursuing UK legal claims before courts or other public authorities, (v) recording audio recordings of incoming telephone calls to the CEPIT hotline and to the study department lines for the purpose of improving services and checking back the veracity of the student's claims in the context of internal investigations into disputed matters arising between the student and the study department, (vi) combining and linking personal data processed in the course of accounting for the purposes of administering the academic fees levied by the UK as a public university.</p> <p><u>Conclusion and performance of contractual relations - contractual agenda:</u> (contract and legitimate interest): this is the processing of personal data that is necessary in particular for: (i) the conclusion, modification and performance of any contractual relations negotiated with natural or legal persons within the framework of commercial and civil law relations (e.g., accommodation contracts, service and technical support contracts, loan contracts), outsourcing (e.g., the outsourcing of services and technical support), (ii) the provision of services and technical support (e.g. including negotiation and pre-contractual relationships, <u>where the data subject whose personal data is necessary for the conclusion and performance of contracts (e.g. a statutory body, contact person, employee of the supplier, etc.) is not directly a party to the contractual relationship, such processing falls under legitimate interest.</u></p> <p><u>Electronic communication with public authorities (e-Government)</u> (fulfilment of legal obligations and legitimate interest): this is the processing of personal data which is necessary in particular for: (i) electronic submissions to courts and other public authorities via the central portal of public administration www.slovensko.sk, (ii) electronic signing of documents delivered within e-government, (iii) use of the electronic mailbox established for the Controller in the relevant module of the central portal of public administration, <u>including the granting of authorisations for access to and disposal of the electronic mailbox and the change in the authorisations for access to and disposal of the electronic mailbox of the Controller,</u> (iv) <u>storage of official communications delivered to the electronic mailbox within its storage until its cancellation.</u></p> <p><u>Internal administrative purposes:</u> (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) the use of internal systems and applications that are provided and managed centrally for the needs of all or more UK Faculties by the UK Information Technology Centre, (ii) the sharing of necessary data between the separately managed UK constituent parts of the UK providing student</p>

⁸⁷ See e.g. § 47 of Act No. 292/2014 Coll. on the Contribution from the European Structural and Investment Funds and on Amendments to Certain Acts and Regulation (EU) No. 1304/2013 and § 25(3) of Act No. 368/2021 Coll. on the Recovery and Resilience Support Mechanism and on Amendments to Certain Acts, as amended.

		accommodation and their faculties and the UK Rector's Office, (iii) any sharing of personal data to the extent necessary between UK Faculties or separately managed UK Components and the UK Rectorate where this is necessary for the performance of the UK's legal obligations or for the defence, exercise and proof of the UK's legal claims (subject to the purposes for which the personal data is processed).
11. Protection of property, order and security	Legitimate interest (Article 6(1)(f) GDPR)	<p>Camera systems: (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) systematic monitoring of the defined premises of the Controller, where applicable. (ii) the storage, viewing, use and export of image recordings in the CCTV management system for the purpose of (iii) the processing of image recordings made by the CCTV system for the compatible purposes of proving, defending and exercising legal claims of the UK in the context of providing assistance to public authorities, securing and using evidence for the protection of its own rights or for the exercise of the right of access to data of the data subject under the GDPR.</p> <p>Control of access to protected premises: (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) the issue of identification cards to employees, students and other persons authorised to enter and their registration and cancellation at the termination of the access authorisation to the designated premises, or, where applicable, the termination of the access authorisation to the designated premises, or (ii) the processing of personal data which is necessary for: (ii) registration of visitors at a single entry to certain premises of the Controller by an SBS or information service employee in a (paper) visitors' book, (iii) use of an integrated security system for central administration, monitoring and control of the level of physical security of the protected premises (e.g. alarms, cameras, electronic record of entries), (iv) creation and maintenance of an up-to-date record of keys allocated within the main building of the UK in accordance with the VP 11/2009.</p> <p>Monitoring of VOIP telephony (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) recording data on outgoing calls and detecting cases of unauthorised use and apparent misuse of the fixed telephone line by UK PhD students who do not have the status of employees.</p>
12. Security of personal data and IT systems	<p>Compliance with legal obligations (Article 6(1)(c) GDPR)</p> <p>Legitimate interest (Article 6(1)(f) GDPR)</p>	<p>Monitoring of users and devices (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) the use of software monitoring tools such as SIEM (Security Information and Event Management) and DLP (Data Loss Prevention) in the security analysis and subsequent handling of suspicious events with an impact on cyber-security arising from the monitoring of large amounts of data from different sources (e.g. systems, applications, vulnerability databases, logs from different application layers of the Controllers ICT, computer networks, electronic communication metadata and network traffic data, etc.), (ii) security specialists' responses to "alerts" generated by the SIEM/DLP system that may lead to temporary limitation of the use of electronic services and internal systems for specific users, (ii) monitoring and logging of suspicious behaviour of a specific user in the Controller's internal demilitarised network environment in the prevention of threats, and overall monitoring and evaluation of threats in the internal environment of the UK, (iii) retention of operational data, respectively. metadata from electronic communications (e.g. IP addresses, MAC addresses, internet browser type and version, operating system type and version) for the purpose of security measures taken against unauthorised attempts to access (log in) the UK's information systems.</p> <p>Management of access rights and authentication of users: (fulfilment of a legal obligation and legitimate interest): this is the processing of personal data which is necessary in particular for: (i) granting, removing, changing access rights of users of internal systems and authentication elements allowing access to systems, (ii) resetting access passwords of authorised users, (iii) <u>using two-factor authentication for internal users of designated systems.</u> (iv) use of Google Recaptcha services in our online registration/contact forms to prevent</p>

brute force attacks and to differentiate bots making unreasonable demands on our computing capabilities from legitimate website users, (v) storage and use of identifying information about users of services and systems who have been banned ("banned users"). ban) as a result of breaches of the UK's privacy and/or security policies, (vi) use of the CDO system to manage internal IT matters, in particular for the purpose of generating new or changing old access passwords to services integrated into the UK's IKS (Integrated Information and Communication System).

Backup: (fulfillment of a legal obligation): this is the processing of personal data that is necessary in particular for: i) backing up classified information, systems and applications on the Controller's own IT infrastructure or within cloud services provided by verified and duly contracted suppliers, ii) carrying out regular testing of the recovery of own data and systems from backups in a test environment.

IT security management: (compliance with a legal obligation) This is the processing of personal data which is necessary in particular for: (i) the systematic activity of the authorised security authorities, specialists and managers whose functions are established on the basis of security standards reflected in the Controller's internal regulations in the implementation and application of security measures, including the creation of various security records (ii) the performance of BCM (Business Continuity Management) and DRP (Disaster Recovery Plan) activities according to the Controller's internal regulations, (iii) the creation of security documentation and the recording of changes thereto, (iv) the ongoing analysis of risks and the conduct of specific security training for the Controller's employees, (v) recording personal data of individuals (names, surnames, functions, signatures) in internal security documentation designed to demonstrate compliance with the GDPR and, where applicable, other generally binding regulations governing information security for a public university, (vi) conducting periodic security audits focusing on its own security measures and assets, as well as conducting audit activities against certain service providers, where applicable, including using the services of independent qualified auditors.

IT user support: (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) entering and solving requests and problems of users of the Controller's IT assets registered in the ticketing system via the CEPIT hotline, (ii) providing advice, service interventions and configuration of the user's device, usually remotely at the user's device, (iii) recording information about the assigned devices and access rights of individual users, (iv) recording audio recordings of incoming telephone calls on the CEPIT hotline.

Management of security incidents and evaluation of suspicious behavior (compliance with a legal obligation). 34 of the GDPR, (iii) the export, provision and use of log data relating to a specific incident and the persons involved in it or directly log data relating to the behaviour of a specific user at a particular time in the context of a forensic analysis examining the causes of and responsibility for the security incident or personal data breach, (iv) the compatible use of personal data included in the documentation of a security incident or personal data breach for the purposes of proving, exercising and defending legal claims of the UK.

Logging (fulfilment of a legal obligation): this is the processing of personal data which is necessary in particular for: (i) drawing up and storing the so-called. (ii) the use of security logs in the context of security incident investigations and their provision for further processing for compatible legal and contractual purposes on a case-by-case basis, (iii) the provision of logs and, where applicable, other forensic digital traces for the purposes of cyber-attack investigations and the provision of such data for compatible legal and contractual purposes to the CSTC for the purpose of identifying the perpetrators of cyber-crime.

Provision of services of the UK Central Database of Persons (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) generating a new access password to AIS2 and other

		<p>University systems, (ii) generating a new or finding out the current access code to the University's Eduroam Wi-Fi network or to access external information resources from outside the UK computer network, (iii) changing or finding out the current ECP code, which is used to log in to the University's MS Office 365, (iv) finding out the University Personal Number (UPN), (v) retrieving a certificate from a UK Certification Authority, (v) logging into the UK CDO web interface for authorised users to work with the central person database.</p> <p>Development, improvement and testing of custom applications (legitimate interest): this is the processing of personal data which is necessary in particular for: (i) providing modifications and change management to internal systems and applications developed at the UK for the UK's own needs, (ii) troubleshooting bugs and providing fixes, (iii) performing functional, security and, where appropriate, penetration testing before deploying a new or modified application into live operation, (iii) performing anonymization or pseudonymization of personal data for the purposes of testing, application development, (iv) ensuring the migration of databases to the environment of a new or improved internal application of the Controller, (v) communicating with users in solving and troubleshooting problems arising as a result of changes caused by the development, (tzv. trouble-shooting).</p>
<p>13. Personnel and payroll purposes</p>	<p>Fulfilling obligations (Article 6(1)(c) GDPR)</p> <p>Legitimate interest (Article 6(1)(f) GDPR)</p>	<p>Performance of the employer's legal obligations (performance of legal obligations): this is the processing of personal data which is necessary in particular for: (i) registration and deregistration of employees in the registers of health insurance companies and the Social Insurance Institution, (ii) administration of the employees' payroll (calculation of wages, processing of payroll documents, provision of pay slips in writing and electronically) and keeping payroll accounting records, including the settlement of advances for business travel and other expenses paid out of the employee's advance or own resources, (iii) processing of the tax declaration and annual tax settlement if requested by the employee, (iv) keeping records relating to accidents at work, OSH agenda (e.g. (v) provision of data to the occupational health service, provision of medical examinations of employees and processing of reports on basic medical fitness for work, (vi) recording of the pool of working time, including holidays, duration of sick leave, obstacles to work, (vii) processing that is necessary for the fulfilment of any obligation of the employer under the Labour Code (e.g., for the purposes of the Labour Code), (viii) processing that is necessary for the fulfilment of any obligation of the employer under the Labour Code (e.g. (ix) provision of meals (monthly reports, contributions from the social fund), (x) processing which is necessary for the fulfilment of any legal obligation of the employer under the relevant legislation, in particular Act No. 595/2003 Coll. on Income Tax, as amended, Act No. 563/2009 Coll. on Tax Administration (Tax Code) and on Amendments and Supplements to Certain Acts, Act No. 580/2004 Coll. on health insurance and on amendment and supplementation of Act No. 95/2002 Coll. on insurance and on amendment and supplementation of certain acts, as amended by Act No. 718/2004 Coll., Act No. 5/2004 Coll. on employment services, Act No. 576/2004 Coll. on health care, services related to the provision of health care, Act No. 577/2004 Coll. on the scope of health care reimbursed under public health insurance and on reimbursement for services related to the provision of health care, (x) keeping and managing personal files of employees in accordance with the legal obligations of the employer, including in relation to former employees in written and electronic form, (xi) processing of personal data necessary for the reimbursement of part of the costs in the application of the so-called recreational vouchers pursuant to Section 152a of the Labour Code in conjunction with Act No. 91/2010 Coll, on the promotion of tourism and for proving other facts certifying the legitimacy of the employee's entitlement (e.g. child's sports activity allowance, etc.), (x) processing of personal data of senior employees when notifying the statutory body of the University of Technology of the declaration of assets pursuant to Section 10 of Act No. 552/2003 Coll. on the performance of work in the public interest.</p> <p>Management, evaluation and remuneration of human resources: (legitimate interest and contract): This is the processing of personal data which is necessary in particular for: (i) the publication of basic contact and</p>

identification data of employees in accordance with Section 78(3) of the Data Protection Act, including PhD students, (ii) the provision of basic contact and identification data of employees in accordance with Section 78(3) of the Data Protection Act, (iii) the provision of basic contact and identification data of employees in accordance with Section 78(3) of the Data Protection Act, (iv) the provision of basic contact and identification data of employees in accordance with Section 78(3) of the Data Protection Act, (v) the provision of basic contact and identification data of employees in accordance with Section 78(3) of the Data Protection Act. 3 of the Personal Data Protection Act in connection with the performance of employment duties, including doctoral students, (iii) the conclusion and performance of an employment contract, including the processing of personal data necessary for the performance of the employment contract by the UK as an employer in the exercise of the employer's rights under the employment contract or under internal regulations that are legally binding on the UK employee on the basis of the employment contract and the working regulations (e.g. (iv) conducting the selection process for filling a vacant teaching or non-teaching post within the UK.

Database of job seekers (consent) This is the processing of personal data which is necessary in particular for: (i) storing CVs and contact details of unsuccessful job seekers or job seekers who did not apply for a specific open competition on the basis of their consent for a certain period of up to 2 years, (ii) contacting job seekers with job vacancies and information about the vacancy selection procedure.

Collective bargaining, implementation of the collective agreement and development of relations with trade unions (legitimate interest) This is the processing of personal data which is necessary in particular for: (i) conducting collective bargaining with the union, (ii) negotiating terminations of union members or employees and immediate terminations of employees, (iii) sending an updated list of union members to the relevant UK unit on a quarterly basis, (iv) providing benefits and employee benefits guaranteed in the collective agreement, (v) Investigating violations of employee rights granted by the collective bargaining agreement, (vi) Investigating cases involving the scope of liability for work-related injuries, (vii) Making payroll deductions for union membership to the union's account for employees who have consented to such deductions.

Provision of benefits (vested interest). This is the processing of personal data which is necessary in particular for: (i) any processing of personal data which is necessary for the provision of benefits, discounts or other advantages, pursuant to a collective agreement, a decision of a UK faculty or a self-managed component of the UK beyond the performance of the employer's obligations agreed in the individually concluded employment contract with the employee, including the provision of the necessary data to external partners providing preferential services, discounts or other benefits on the basis of the UK employee's special status, (ii) any processing of employees' personal data for the purposes of providing allowances and benefits for life anniversaries and name celebrations, (iii) any processing of employees' personal data for the purposes of awarding commendations and awards in connection with their life round anniversaries, as well as (iv) any processing of employees' personal data for the purposes of implementing the corporate social welfare policy in the area of employee welfare arising from the collective agreement.

Employer's control mechanisms (legitimate interest): the processing of personal data is necessary in particular for: i) the use of electronic attendance systems to check compliance with the established working hours and breaks at work, ii) the control of the content of e-mails when investigating cases of breaches of labour discipline (e.g. (iii) checking the presence of alcohol on the employee's breath during working hours and/or taking a blood sample to investigate cases of breaches of work discipline; (iv) checking compliance with the OSH measures taken; (v) checking the eligibility of excessive overage of flat rates and data services when using work mobile phones; (vi) checking the eligibility of the use of the assigned telephone landline via VOIP telephony services;

		<p>(vii) checking the expenses paid by a payment card issued by the UK to an employee for reimbursement of expenses incurred in kind, in particular when travelling abroad for work; (viii) checking the content of recorded telephone calls received on defined telephone lines (CEPIT, study departments) also for the purpose of detecting misconduct, misconduct or breach of work discipline by UK employees, but also for the purpose of investigating disciplinary misconduct by students (e.g. For the purposes of investigating disciplinary actions (e.g. incidents against study department clerks) and for the purpose of improving the quality of CEPIT's services.</p> <p>Work from home (Home office) (legitimate interest) This is the processing of personal data which is necessary in particular for: i) the performance of work from home through remote access to UK systems via VPN and the Internet, ii) the use of video-conferencing tools and tools to remotely connect to and take control of a UK employee's work computer in the context of CEPIT service interventions, iii) the use of Microsoft Office 365 office tools for internal communication and sharing of work information on the basis of a cloud-based solution.</p>
<p>14. Marketing and PR purposes</p>	<p>Consent of the data subject (Article 6(1)(a) GDPR)</p> <p>Legitimate interest (Article 6(1)(f) GDPR)</p>	<p>Sending direct marketing communications (legitimate interest or consent) This is the processing of personal data which is necessary in particular for: (i) sending electronic communications (emails, SMS) to students and members of the academic community when promoting products or services provided by third parties, (ii) <u>sending electronic communications (emails, SMS) to students, members of ALUMNI clubs of faculties of the University of Technology and members of the academic community when promoting news, products, services, events related to the University of Technology, its faculties and self-managing units.</u> (iv) <u>sending newsletters to customers who have purchased goods in the e-shop operated by Veda, s.r.o. in connection with the offer of similar goods and services,</u> (v) <u>sending direct electronic communication (emails, SMS) to customers of the UK Further Education Centre with the offer of similar educational courses.</u></p> <p>Raising awareness of the UK in the online environment (legitimate interest and consent) This is the processing of personal data which is necessary in particular for: (i) <u>the management and operation of the UK's official social media profiles and the UK's broadcast channel on the YouTube platform, which includes not only publishing content with personal data, checking and editing the published content, but also evaluating and managing other content that may be added by other social media users on UK fanpages (e.g. comments, multimedia content embedded in comments, expressions of liking, disliking, etc.), or active communication with social network users.</u> (ii) <u>promotion of studies at the UK, achievements and awards achieved by teachers, students or PhD students of the UK, results of scientific research activities of the UK, etc.,</u> (iii) <u>informing members of the academic community in general about significant events affecting the UK or higher education by electronic means and online,</u> (iv) <u>publishing the likenesses of UK leaders (e.g. Rector, Vice-Rectors, Deans, Vice-Deans, senior staff, etc.),</u> (v) <u>publishing the names of UK leaders (e.g. Rectors, Vice-Rectors, Deans, Vice-Deans, senior staff, etc.),</u> (vi) <u>publishing the names of students, faculty members, etc.), and) on the UK website or in various materials available on the internet under the authority of the law⁸⁸,</u> (v) <u>publication and dissemination of academic podcasts,</u> (vi) <u>publication of photographs or videos depicting the persons concerned (e.g. participants in various events, winners of competitions, ordinary employees) for promotional and presentational purposes of the UK on the UK website, social networks, the UK intranet or other online means.</u></p> <p>Targeting and personalisation of advertising (consent): this is the processing of personal data which is necessary in particular for: (i) ordering paid advertising on the social network Facebook / Instagram and targeting it according to defined criteria to specific demographic target groups to raise awareness of the UK in order to increase the reach of paid advertising and, where appropriate, subsequently generate leads (to get in touch with</p>

⁸⁸ § Section 80a(3) of Act No. 131/2002 Coll. on Higher Education and on Amendments and Additions to Certain Acts

		<p>and the opportunity to reach potential candidates about the Controller and its services and open positions, study programmes, etc.) and conversion (i.e. a visitor coming from a social network to the UK website performs a desired interaction with the content of this website) (ii) remarketing targeting of UK advertising to a website user who has had third-party marketing analytics cookies stored on their terminal device or internet browser on the UK website when using the internet,</p> <p>Marketing analytics (consent) This is the processing of personal data that is necessary in particular for: (i) measuring traffic and other indicators relating to the use of our website by the data subject and the performance of the advertising campaign by third-party tools (Google Analytics), which also use cookies stored on the end user's device as a result of using our website.</p> <p>Organisation of various competitions (consent or contract) This is the processing of personal data which is necessary in particular for: i) the organisation, evaluation and awarding of prizes of competitions of a different nature, including student competitions, student knowledge Olympiads, ii) the publication of the basic personal data of the winners of the competitions, if this is necessary for the organisation of the competition, iii) cooperation between the joint controllers involved in the organisation of a particular competition under the terms of the concluded agreement of the joint controllers pursuant to Article 26 GDPR and the competition statute.</p> <p>Organisation of various events (legitimate interest or consent) This is the processing of personal data which is necessary in particular for: (i) the organisation of events of a different nature (e.g. (i) the organisation of <u>events (i.e. sporting events, artistic events, preparatory camps for secondary school students with disabilities, scientific conferences, symposia, seminars, workshops, cultural and social events, lectures, events to promote the employment and practical application of students and graduates of the University of Applied Sciences (UK), charity events)</u>, (ii) sending invitations to events to affected persons who have previously registered for the same or similar events in the past, (iii) registering new attendees who wish to attend a particular event, if registration is required for their attendance.</p>
<p>15. Statistical purposes</p>	<p>Legal bases for the above compatible purposes of processing personal data (Recital 50 GDPR in conjunction with Article 89 GDPR)</p>	<p>General statistics (legal bases of the original compatible purposes) This is the processing of personal data which is necessary in particular for: (i) carrying out the necessary processing operations with personal data originally processed for other legitimate purposes, which will result in the compilation of pseudonymised or anonymised statistical outputs, statements, reports, reports, analyses, cost comparisons and various working and analytical documents necessary for the UK Rector's Office, UK faculties, self-managing parts of the UK and other authorised bodies (e.g. entities funding scientific research, the Ministry of Education, Research development and Youth the Slovak Republic and its relevant organisations under its fiduciary responsibility - e.g. CVTI, etc.),</p> <p>(ii) monitoring of important statistical indicators from the data, including personal data and their reporting by subordinate employees to their superiors and by faculties and autonomous economic units of the UK to the Rector's Office of the UK, or the Rector's Office of the UK, etc. (iii) application of appropriate anonymisation and aggregation techniques to personal data processed for other compatible purposes of processing personal data explained above in the production of aggregated statistics, KPIs, analytical indicators, graphs, etc.</p> <p>Basic measurement of website traffic. (legitimate interest) Includes the processing of personal data necessary in particular for: (i) the use of necessary cookies and other digital identifiers that enable the collection and evaluation of basic statistics on the use of our website for the purposes of improving its performance and availability in the event of increased traffic, without the possibility of sharing them with a third party and using them for marketing analytics purposes.</p>

<p>16. Archival purposes</p>	<p>The legal bases of the above-mentioned compatible purposes of processing personal data (Recital 50 GDPR in conjunction with Article 89 GDPR), in particular the fulfilment of the legal obligations of⁸⁹ (Article 6(1)(c) GDPR) and legitimate interest (Article 6(1)(f) GDPR)</p>	<p>General archival purposes (legal bases of the original compatible purposes and fulfilment of a legal obligation) Includes the processing of personal data necessary in particular for: (i) the retention of records according to the time limits specified in the UK's records management plan (records management); (ii) the retention of records of incoming and outgoing mail; (iii) the decommissioning and disposal of records after the expiry of retention periods; (iv) the forwarding of archival documents to state archives; (v) the re-access and use of records or archival documents subject to compliance with the compatibility test (e.g. for legal and contractual purposes in proving, asserting and defending legal claims) for the relevant faculties of the UK, the Rector's Office of the UK or the autonomous economic components of the UK; (vi) disclosure of archival documents in accordance with the legal restrictions on personal data under the law⁹⁰ and under the UK Research Regulations⁹¹ ,</p> <p>Chargeable administrative tasks of the UK Archives (legitimate interest) Includes processing of personal data necessary in particular for: (i) the issue of originals of unclaimed documents of graduation to an authorised person in accordance with the internal regulations of the UK⁹² , (ii) the making of copies of archival documents intended for publication, subject to the legal restrictions and limitations laid down in the internal regulations of the UK, (iii) the issue of certificates of the period of study, extracts from the curriculum, extracts of study results and a copy of the certificate of the state final examination and the making of copies of documents of graduation.</p>
<p>17. Contributing to the protection of life and limb in the search for missing members of the academic community</p>	<p>Legal basis protection of vital interests (Article 6(1)(d) GDPR (recital 46 GDPR)</p>	<p>This is the processing of personal data which is necessary in particular for: (i) the publication and sharing of photographs of the data subject on the Controller's social networks, (ii) the publication of photographs of the data subject on the Controller's premises in places intended for the information of members of the academic community (notice board), (iii) the publication and sharing of information about the data subject by available electronic means among students and employees of the University of Technology, (iv) other publication and dissemination of personal data previously disclosed by the police authorities about a missing member of the academic community for the purpose of obtaining information that could assist in the tracing and rescue of the missing person.</p>

⁸⁹ Act No. 395/2002 Coll. on archives and registers and on amendments to certain acts

⁹⁰ § 13 (5) of Act No. 395/2002 Coll. on archives and registers and on the amendment of certain acts

⁹¹ Measure of the Rector of Comenius University No. 16/2002 - Research Regulations of Comesnius University

⁹² Directive of the Rector of Comenius University No. 4/2010, which regulates the procedure of the UK Archives in Bratislava in making copies, copies, extracts and searches from archival documents and in issuing untaken documents on graduation and which issues a price list of the services provided for