**ADDITIONAL STUDENT TERMS AND CONDITIONS**

**1. INTRODUCTION**

* + - * 1. University College London (**UCL**) and Columbia University (**Columbia**) by an agreement dated 16 October 2019 (the **Agreement**) have agreed to provide a dual degree programme for appropriate students to work towards a degree of LLB awarded by UCL and a degree of Juris Doctor awarded by Columbia (the **Dual Degree** **Programme**).
        2. The student (the **Student**) has applied to study on the Dual Degree Prorgramme.
        3. The Student and the Academic Parties are hereinafter referred to as the **Parties**.
      1. **PROGRAMME DELIVERY**
         1. The Dual Degree Programme is four academic years long in total, with the first two years spent at UCL and the final two years spent at Columbia in New York, U.S.A.
         2. The Student shall be registered at each of UCL and Columbia during the final two years of the Dual Degree Programme, in each case according to the rules and regulations of the relevant institution.
         3. Upon successful completion of the whole Dual Degree Programme, the Student will be awarded two degrees: the LLB degree in Law at UCL and the J.D. degree at Columbia. The Student will receive a separate degree certificate from each institution.
         4. The academic regulations of Columbia shall apply to the Juris Doctor degree and the academic regulations of UCL shall apply to the LLB degree.
         5. The degree classification for the UCL LLB degree will be calculated based on the modules the Student has completed at UCL only on years one and two of the LLB programme.
         6. The only interim qualification available from UCL for this Dual Degree Programme is the Certificate of Higher Education that can be awarded based on credit obtained at UCL only.
      2. **STUDENT COMPLAINTS AND CONDUCT**
         1. Subject to the other provisions of this paragraph 3, the Student will be subject to the regulations, policies and procedures of the institution where they are in attendance including those related to attendance, conduct, student discipline, complaints and appeals against the decisions of examiners.
         2. If, after the provisions in this paragraph 3 have been considered, it is still unclear which procedure applies to a Student, the Student may, if required, be directed to follow two procedures, one in respect of each institution.
         3. If an institution determines, in accordance with its own rules and regulations in respect of such matters, that the Student should not continue on the Dual Degree Programme for whatever reason then it shall so notify the other institution and the institutions shall thereafter discuss, acting reasonably, how to proceed, it being acknowledged that the institution making such determination shall have no further obligation to continue to allow or enable the particular Student to continue on the Dual Degree Programme. This will affect your ability to complete the UCL LLB degree and/or the Columbia Juris Doctor degree.
         4. Where the Student wishes to complain about any general aspect of the Dual Degree Programme (i.e. an aspect of the Dual Degree Programme not specific to either institution), (s)he will be directed to invoke the complaints procedure of the institution where (s)he is in attendance, or was most recently in attendance, at the time of the complaint. Where the Student wishes to complain about any specific service or facility provided by, or a student or member of staff from, one of the institutions, the relevant complaints procedure of that institution will apply.
         5. Appeals against the decisions of examiners will be subject to the policies and processes of the institution who owns the course or degree that the appeal relates to.
      3. **FEES**
         1. The Student shall pay the standard Columbia tuition fees to Columbia for the two years they spend at Columbia studying on the Juris Doctor degree and be exempt from paying the LLB tuition fees to UCL during those years.
      4. **USE OF PERSONAL DATA**

5.1 The Student acknowledges that:

5.1.1 UCL holds, collects, uses, discloses and processes information about students on the Dual Degree programme (including prospective, current and former students) for academic, administrative, verification, management, pastoral and health and safety purposes, as well as for any post course outcome survey and evaluation; and

5.1.2 when a student graduates from the Dual Degree Programme, appropriate data is kept as a permanent record to enable UCL and Columbia, if necessary, to provide references on a student’s behalf, or to maintain a record of a student’s achievements.

5.2 In light of the information set out in Clause 5.1 above, the Student hereby acknowledges and agrees that UCL may pass and share your information with Columbia and to other third parties (including any appointed agents or sub-contractors of UCL) in and out of the UK for the above purposes, and also in situations where you have given your consent, or where disclosure is required to meet a statutory obligation of the relevant institution (by way of example only, disclosure of information may be required to the Higher Education Statistics Agency). Further examples of data sharing and processing are available in the UCL General Student Privacy Notice. UCL shall provide an up-to-date URL to enable access to its student privacy policy on request.

5.3 The Student acknowledges and agrees that by providing/confirming her/his information UCL may hold, collect, use, disclose, process and transfer such data as described in this clause 5. UCL will treat your personal data in accordance with its student privacy policy and applicable data protection laws, including the General Data Protection Regulation and all applicable local data protection legislation.

* + - 1. **INTELLECTUAL PROPERTY RIGHTS**
         1. For the purposes of this Clause, **IPRs** means all and any copyright works, patents, discoveries, improvements, inventions, trade marks, designs, information, data, formulae, specifications, results of tests and field trials, diagrams, expertise, techniques, technology, know-how, and other intellectual property of any nature whatsoever, including applications and the right to apply for registration of any of the foregoing rights.
         2. While a Student is based at UCL, ownership of any IPRs created or developed by the Student will be determined in accordance with the terms of the applicable Student IPR policy in place at UCL, and while the Student is based at Columbia, ownership of any IPR created or developed by the Student will be determined in accordance with the terms of the applicable Student IPR policy in place at Columbia, unless otherwise agreed in writing by the Parties.
      2. **CONFLICT**
         1. The Student acknowledges that upon acceptance of an offer of a place on the Dual Degree Programme by the Student, the existing student contract between UCL and the Student will be amended to include these additional terms and conditions (**UCL Dual Degree Contract**).
         2. The terms of the UCL Dual Degree Contract will comprise:

(1) the UCL standard student contract;

(2) these terms and conditions; and

The Student agrees that in the event of conflict arising between (1) and (2), the terms of (2) shall prevail.

* + - 1. **GOVERNING LAW**
         1. The UCL Dual Degree Contract, and any dispute or claim arising out of or in connection with their subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with, English law, and the Student and UCL irrevocably submit to the exclusive jurisdiction of the courts of England and Wales.