

ENROLMENT FORM

One-year Academic Master Degree Programmes

A.Y. 2025/26 - October 2025

E-mail completed enrolment form to: admissions@naba.it
PLEASE, DO NOT LEAVE ANY BLANK SPACE and WRITE IN CAPITAL LETTERS.

SECTION I: PERSONAL DETAILS

THE UNDERSIGNED	
Surname	
Name	passport
Born in (city)	size photo
Country	
on (date)	
Gender □ F □ M	
Nationality	<u> </u>
Passport nr.	
Passport date of expiry	
PERMANENT ADDRESS	
Street	
City	
Country	
ZIP CODE	
Home phone nr. (including country and area code)	
Mobile phone nr. (including country and area code)	
Email address 1	
Email address 2	
TEMPORARY ADDRESS (only if different from the permanent address)	
Street	
City	
Country	
ZIP CODE	



SECTION II: PREVIOUS EDUCATION

FIRST LEVEL BACHELOR'S DEGREE
I have been awarded the following degree (BA, BS, BFA, BE, etc.)
☐ University degree ☐ Academy degree
Awarded in the academic year
Grade
Awarding University/Academy (please name it)
□ Public □ Private
City
Country
SECONDARY SCHOOL DIPLOMA
High School name
City
Country
Date entered
Date departed

SECTION III: ENROLMENT

SECTION III. ENROLIMENT					
ONE-YEAR ACADEMIC MASTER	LANGUAG	E	INTAKE	CAMPUS	
□ Italian Design	-	□ English	□ October 2025	□ Milan	-
☐ Creative Advertising	-	□ English	□ October 2025	□ Milan	-
□ Sustainable Innovation Communication	-	□ English	□ October 2025	□ Milan	-
□ Sneaker Design NEW!	□ Italian	□ English	□ October 2025	□ Milan	-
□ Fashion Digital Marketing	□ Italian	□ English	□ October 2025	□ Milan	-
□ Art and Ecology	□ Italian	□ English	□ October 2025	□ Milan	-
□ Contemporary Art Markets	□ Italian	□ English	□ October 2025	□ Milan	-
□ Photography And Visual Design	□ Italian	□ English	□ October 2025	□ Milan	-
□ Screenwriting for Series	□ Italian	□ English	□ October 2025	-	□ Rome
□ Business Law For The Fashion System*		□ English	□ On Demand	□ Milan	-

^{*}University Master's Degree accredited by International Telematic University UNINETTUNO (60 CFU). Language: English (simultaneous translation available). Approach: blended (online, on the UNINETTUNO e-learning platform, and in presence in NABA Milan Campus)



I DECLARE THAT
□ I am not currently enrolled in any other University programme in Italy or abroad
☐ I am enrolling for the first time in a postgraduate programme within the Italian University and Academic system
☐ I have already been enrolled within the Italian University system (please provide information here below)
When (date)
Where (University name / Fine Arts Academy name)
City
Country
SECTION IV: DOCUMENTS TO ATTACH TO THIS FORM
Students holding an Italian bachelor's degree
☐ Bachelor's Degree certificate together with academic transcripts
Students holding a non-Italian Bachelor's Degree
□ Copy of the first level Bachelor's Degree, translated into Italian/English by an official translator and legalized by the representative authority in
the country whose educational system the title refers to
□ Copy of the first level academic transcripts, translated into Italian/i/English by an official translator and legalized by the representative authority
in the country whose educational system the title refers to
☐ Italian or English Language Certificate (according to the chosen programme). Italian language requirement: B2 according to the CEFR. English
language requirement: IELTS 5.0 or equivalent (see section V here below)
□ Passport photocopy
☐ Fiscal Code photocopy (non-Italian citizens will apply for it upon their arrival in Italy)
☐ Privacy information sheet attached to the present form
☐ Student's declaration of intention to enrol at the same time in two different courses and self-certification of possession of the necessary
requirements (Only for students enrolled in two different degree courses at the same time)
□ Nr. 1 passport-sized picture
☐ Receipt of the payment of the pre-enrolment fee and regional tax of Euro 5.000
□ Copy of the receipt issued by Italian Post Office upon submitting the permit of stay application form (within 8 days from student's arrival
in Italy). A copy of the original permit of stay shall be delivered to NABA as soon as the student receives it (only for non-European citizens).



SECTION V: LANGUAGE PROFICIENCY

NABA programmes are taught in Italian or English. Students are required to submit evidence of their knowledge of the language according to the chosen programme. The language certificate shall be submitted within one month before the beginning of the programme and should not be older

The requested level for Italian is an intermediate level B2. Students that take CILS, CELI, CERT.IT, PLIDA Exams, for example, just need to pass with a final result equivalent to B2.

Please find here below the English language certificates accepted by NABA:

IELTS Academic/General	Overall 5.0
all Cambridge Tests are accepted:	
FCE, PET, CAE, CPE, BEC V and BEC P	The overall result should reach 160 or above
Linguaskill	Min. 160
APTIS General/Advanced	Min. 25 for each skill
TRINITY (ISE 4 skills)	ISE I – Pass with Distinction
TOEFL IBT	Min. 45
PTE Academic	36 - 42
BIEB	B1 - Level B2 Certificate in ESOL International (Level1) Min. 18/20 in each skill
ELLT Oxford English Language Level Test	From Level 4
TOEIC (provided that student passes all parts)	Listening and Reading min. score 680; Speaking and Writing min. score 280

The following cases are exempt from the language testing:

- Mother tongue students
- English Speaking Countries (prior check with the admission office)
- Bachelor's Degree programmes run in English:
 - ☐ in non-English speaking countries (prior check with the admission office)
 - ☐ in English speaking countries (prior check with the admission office)

IMPORTANT: the official admission to NABA programmes is conditional to the actual achievement of the requested level of Italian/English language. NABA reserves the right to check it through an internal language test when necessary.

SECTION VI: TUTTION FEE FOR EU AND EFTA. CITIZENS	
The yearly tuition fee for the one-year Master Programmes 2025/2026 is € 18.500,00 to be paid as follows:	
□ Pre-enrolment Fee - 20 days after the admission letter	€ 5.000,00
☐ Tuition fee:	€ 13.800,00
Euro 6.750,00 as first instalment to be paid by September 1st, 2025 (Euro 500,00 Academic Contribution Fe	ee + Euro 6.250,00 Tuition Fee)
Euro 6.750,00 as second instalment to be paid by January 10 th , 2026 (Euro 500,00 Academic Contribution I	Fee + Euro 6.250,00 Tuition Fee)
€ 540 Graduation Thesis Fee to be paid by all Students within the course beginning (September 1st, 2025).	
* EFTA: European Free Trade Association includes Iceland, Liechtenstein, Norway and Switzerland which are part	t of the Schengen Area
SECTION VII: TUITION FEE FOR NON-EU CITIZENS	
The yearly tuition fee for the one-year Master Programmes 2025/2026 is € 23.000,00 to be paid as follows:	
□ Pre-enrolment fee - 20 days after the admission letter	€ 5.000,00
☐ Tuition fee to be paid by July 5 th , 2025	€ 18.000,00
(Euro 1.000,00 Academic Contribution Fee + Euro 17.000,00 Tuition Fee)	

€ 540 Graduation Thesis Fee to be paid by all Students within the course beginning (July 5th, 2025).



SECTION VIII: PAYMENT PROCEDURES

By Flywire:

Naba has partnered with *Flywire* to streamline the process of international payments.

Flywire allows you to pay securely from any country and any bank, generally in your home currency.

By making your payment with Flywire you can:

- Track your payments from start to finish
- Save on bank fees and exchange rates
- Contact their multilingual customer support team with any questions, day or night

To get started, visit www.flywire.com/pay/naba to begin the payment process.

By bank transfer:

NABA bank details for payments

Account holder: Nuova Accademia s.r.l., Via C. Darwin 20, 20143 Milano, Italy

Bank name and agency: Gruppo Banco BPM - Agenzia 10 MI – Via Ariosto 1/A, 20145 Milano International bank details: BIC/SWIFT CODE: BAPPIT22 IBAN: IT28L050340161000000020020

Reason for payment: Please clearly specify name of student/programme chosen

IMPORTANT: Copy of the bank transfer payment shall be sent together with the Enrolment form.

By credit card:

Credit cards (VISA, Ma stercard, Amex, Union Pay) payments directly at NABA accounting office.

Please notice that all bank, credit card and third-party charges have to be covered by the student.



INFORMATION PURSUANT TO ART. 13 OF EU REGULATION 679/16 (GDPR)

1) Why you are receiving this communication

Nuova Accademia S.r.l., as Data Controller, wishes to inform you about the type of data we collect and the methods we use to do this, in order to guarantee respect for your fundamental rights and freedoms, with particular reference to the confidentiality and security with which the data are processed.

2) What personal data we collect

For the pursuit of the purposes set out below, the Controller will, as appropriate and where necessary, process personal data belonging to the following categories

Nuova Accademia S.r.I. collects and stores your personal data at the time of enrolment/registration:

- Identifying data such as given name, surname, residential address, email address, studies completed, citizenship, gender, place and date of birth, telephone number, copy of identity card/passport;
- Your banking data and/or those belonging to the personmaking the payment;
- Possible person to be contacted for administrative aspects, including payments;
- Information about your/your family income, assets;
- Possible rental lease for non-resident students;
- Any medical certifications proving disability;
- Academic career / curriculum vitae;
- Copy of identity card/passport of the person who acts as the student's legal guardian;
- Student's images.

The data are collected at the time of enrolment through completion of the matriculation form and by the sending of the required documentation or uploading it onto the personal student area.

The following data are collected subsequent to enrolment/registration:

- Tax documentation necessary to verify/confirm the student's income bracket:
- Any medical certifications proving illness or disability;
- Student's images/recordings collected during events;
- Data related to academic evaluations.
- **3)** For what purposes we use your personal data Nuova Accademia S.r.l. uses your data for the following purposes:
- To fulfil pre-contractual and contractual obligations, to allow your enrolment in the course of your choice, as well as the provision of services connected to it;
- ■To handle money collections and payments, deriving from contractual obligations, including credit recovery;
- ■To provide online services, including the issue of the electronic student grades booklet;
- To create your user account and your relative email account;
- To create your student ID card;
- To enable access to web-based platforms and to apps connected to Nuova Accademia S.r.l., in order to allow accessto/modification of the study plan, exams enrolments, refusal of grades, in accordance with the student regulations, presentation of final diploma examination admission application, and displaying of presences and absences;
- To handle academic activities;
- to provide support services to certified disabled students or to students with certified learning difficulties;
- ■To fulfil the obligations arising from the Law, Regulations, EU legislation or an order of the Authorities (including checks relating to the provision of cash contributions and/orscholarships and/or benefits in general, if entitlement to receive these is ascertained);

- To aggregate and analyse the information collected to improve our range of educational courses;
- For academic courses recognized by the MUR (Italian Ministry of Education, University and Research), to comply with requests and instructions from the MUR;
- ■To respond to requests for checking academic qualifications, received from other Institutes where the student may ask to enrol;
- To exercise the rights of the Data Controller.

At the end of the course of study some requests relating to confirmation of your academic qualification and the relative final grade may be communicated to other Institutes or to the MUR.

In relation to the above purposes, the legal bases for the processing of your personal data are the following:

- Your consent;
- Performance of a contract to which you are a party or adoption of pre-contractual measures taken at your request;
- Compliance with legal obligations to which the Controller is subject;
- · Legitimate interest of the Controller.

Further information regarding these legal bases may be obtained upon request to the Controller.

3.1) Subject to your express consent:

Nuova Accademia S.r.l. asks for your consent in order to:

- Use your photographs and/or films for educational, institutional or promotional purposes, on Nuova Accademia
- S.r.l. websites and social networks (e.g. Facebook, Youtube, etc.);
- Inform parents or legal guardians about general and/or specific news relating to your course of studies and/or academic performance;
- Provide an alternative contact for administrative purposes for the sending of communications regarding payments and reminders;
- Transmit your personal data to Nuova Accademia S.r.l. partner companies offering housing services;
- Insert your name in the career service online platform designed to promote intermediation between job supply and demand;
- Send you communications and/or promotional offers relating to Campus initiatives, our scholarships, courses and events that may be of interest to you.

Nuova Accademia S.r.l. is part of the Galileo Global Education Italia Group. Upon your explicit consent, the data may be transferred to other Institutes of the Galileo Global Education Italia Group to promote courses based on the aptitudes and interests of each student or to enrich their studies.

The data may also be collected by the Galileo Global Education Italia Group in aggregate form to perform statistical analyses.

Upon your explicit consent, data collected by Galileo Global Education Italia Group may also be sent to third-party companies such as for example NielsenIQ, IPSOS or other companies, for the purpose of conducting employability surveys to understand the employability status of students of the Group worldwide.

4)How long we retain your personal data

For the purposes referred to in point 3.1 we retain your personal data for the whole duration of the time you spend on Campus and even beyond the 10-year period of limitation from the termination of the relationship to comply with legal obligations and for purposes of judicial protection.

Students' files are kept on paper or IT support for a period of 50 years, in order to respond to any requests from former students in relation to academic career, course credits or diplomas. Where a deadline is set,



the data will be destroyed or made anonymous after the deadline has expired.

For the purposes referred to in point 3.2, we keep your data until consent is revoked and we guarantee the exercise of the rights of the data subject as referred to in point 9.

5)The security of your personal data

Your data will be processed using equipment that guarantees their confidentiality, integrity and availability. The processing is carried out on paper and through computerised and/or automated systems and willinclude all of the operations or sets of operations envisaged in Art. 4 ofthe GDPR which are necessary for the data processing, including communication with the subjects assigned to the processing itself. Thedata will not be disseminated; however, they will or may be communicated to public or private entities or individuals who operate within the context of the purposes described above.

6) Who can access your personal data

Only authorised persons can access your data in the context of the tasks assigned by Nuova Accademia S.r.l..

Personal data will not be disseminated in any way; in addition, they may be communicated and processed by third parties duly appointed as Data Processors, such as external collaborators and companies that provide specific technical services.

Your data may also be accessed by authorised persons employed by Galileo Global Education Italia, as well as employees of Istituto Marangoni S.r.l. and Domus Academy, belonging to the same Group Galileo Global Education Italia. Personal data may also be accessible or may be disclosed to those whose right to access your personal data is recognised by the provisions of law or secondary or European Union regulatory provisions.

Your data (limited to your telephone number and e-mail address), for the purposes set out in point 3.1, may be processed by third party research companies such as for example NielsenIQ, IPSOS or other companies

Your personal data may also be processed for eventual programmes organised by the Group's partner Universities: the list will be made available upon request by the Controller.

7) Transfer of personal data

Your personal data will be managed and stored on servers located within the European Union and belonging to the Data Controller and/or third-party companies appointed and duly identified as Data Processors. Your data will not be transferred outside the European Union.

Please note: In the event of any transfer of personal data to third countries, these will be transferred by the Controller, in compliance with Articles 44 et seq. of the GDPR, using appropriate safeguards to ensure their protection.

Further information regarding these appropriate safeguards may be obtained upon request to the Controller.

8) Is it mandatory to consent to the provision of your data?

The disclosure of your data referred to in point 3.1 is necessary to conclude and execute the contract; for the purposes referred to in point

3.2 it is optional. If you do not consent, you can still proceed with your enrolment.

9) What are your rights in relation to the GDPR?

In accordance with the provisions of the GDPR, Nuova Accademia S.r.l. guarantees the following rights:

■ Right to withdraw consent [Art. 7(3) of the EU Regulation] (right to withdraw the consent given. Note: withdrawal of consent does not affect the lawfulness of the processing based on the consent before

withdrawal);

- Right of access [Art. 15 of the EU Regulation] (right to obtain confirmation of the existence or otherwise of personal data relating to you and a copy of such data in intelligible form);
- Right to erasure ("right to be forgotten") [Art. 17 of the EU Regulation] (right to have your data erased);
- Right to restriction of processing [Art. 18 of the EU Regulation] (right to obtain restriction of processing, e.g. in case the accuracy of the data is contested or in case of unlawful processing);
- Right to data portability [Art. 20 of the EU Regulation] (right to receive in a structured, commonly used and machine-readable format the personal data concerning you that have been provided to the Controller and the right to transmit such data to another Data Controller without undue delay);
- Right to object [Article 21 of the EU Regulation] (right to object to the processing of your personal data);
- Right not to be subject to automated decision-making [Art. 22 of the

Regulation] (right not to be subject to a decision based solely on automated processing).

The above rights may be exercised in writing by sending an e-mail to dpo@naba-da.com. Further information on the processing of personal data may be requested at any time from the same contact. It is also specified that the exercise of your rights shall not prejudice and/or harm the rights and freedoms of others.

The Controller undertakes to respond to requests within one month, except in the case of particularly complex requests, for which a maximum of three months may be required. In any case, the Controller will explain the reason for the delay within one month of the request.

The outcome of the request will be provided in writing (at your request) or electronically (and in this case, free of charge). The Controller specifies that you may be required to pay a fee if your requests are manifestly unfounded, excessive or repetitive: in this regard the Controller will keep track of the requests.

The Controller, in compliance with Article 19 of the GDPR, undertakes to inform the recipients to whom your personal data have been communicated of any rectification, erasure or restriction of processing requested by you, where possible.

10) If you have any questions please refer to the contact details provided by the Data Controller.

If you believe that we have not complied with your rights regarding the protection of personal data, you can contact the Italian Data ProtectionAuthority. Alternatively, if you live in another country, you can contact your local Data Protection Authority.

11) Data Controller

The Data Controller is Nuova Accademia S.r.l. Via C. Darwin 20 – 20143 Milano

Email privacy@naba.it

The Data Protection Officer e-mail is dpo@naba-da.com.

12) Update to this Information Notice

This Information Notice may be subject to change. Any substantial changes will be communicated to you via email or through our studentplatform.



In addition,

Acknowledgement of the Privacy Notice and giving of consent

I declare that I have carefully read and understood every part of the above-mentioned Privacy Notice, and I declare that I am aware of the possibility of data transfer to eventual Group's partner Universities. In the latter case, I understand that the data will be processed in accordance with the provisions of the partner University and the agreements in place between the partner University and the Controller.

	I give my consent to the processing of my data (mandatory in order to proceed with enrolment);			
	I agree to inform my parents or guardians about general and/or specific news about my course of study and/or academic performance;			
	I give my consent to the use of my photographs and/or videos for the Controller's information-promotional initiatives;			
	I give my consent to receive information and/or promotional offers from the Controller or from other schools of Galileo Global Education			
	Italia about Campus initiatives, scholarships, courses and events that may be of interest to me;			
	I give my consent for profiling purposes;			
	I agree to the insertion of my name in the career service online platform designed to promote intermediation between job supply and			
	demand;			
	I give my consent to provide my phone number and my e-mail address to NABA and to Galileo Global Education Italia Group for a			
	potential employability survey carried out by third party companies.			
Disco	(Otadantainnatura)			
Place a	and date (Student signature)			



GENERAL CONDITIONS

Article 1) For contracts and contractual proposals for online applications, as well as for contracts negotiated outside the headquarters of Nuova Accademia Srl (NABA), in accordance with Article 52, para. 1 of the Consumer Code, the student has the right to withdraw from the contract without incurring taxes of any kind and without the payment of any penalty within the time-limit of fourteen working days from the time the contract is concluded (the time of receipt of the contract/enrolment form).

Withdrawal shall be carried out by registered letter, in which the following are shown: student's first name and last name, student's address, the date and place, student's signature; as proof of delivery and for the purposes of the time-limit expiry, the delivery date of the registered letter shall be considered as valid. The registered letter must be addressed to Nuova Accademia Srl – Via C. Darwin 20, 20143 Milano (MI).

Article 2) If the student withdraws legitimately from the contract as laid down in the previous article, he or she will be refunded all the payments he/she has made in favour of NABA, excluding the Application Fee for the entrance examination, required for enrolment.

Article 3) NABA's commitment towards a student who enrols on a Three-year course, Two-year Master's course or Academic Master's course is subject to the suspensive condition that a minimum number of 10 students enrolled is achieved, this being the minimum number necessary to activate each course. If this number is not achieved, the course in question will not be activated. Notice that the course cannot be activated will be given by NABA to the student at least 30 calendar days in advance of the programmed start of lessons; in this case NABA will refund, as soon as possible, the entire amounts paid. NABA shall not be liable for any costs (for example: travel, overnight stays, etc.) already incurred by the student for enrolment and in any way related to enrolment and attendance at the course, nor for any other damage of a different nature.

Article 4) NABA reserves the right, until the deadline of thirty calendar days before the start of lessons, to do the following:

- cancel the Course, withdrawing from the contract;
- modify the Course;
- change the location of the lessons.

Non-European students must pay the total amount of the tuition no later than 3 months before the start of the chosen Course. If a non-European student benefits from a payment plan, he/she must pay the first instalment of the tuition fee no later than 3 months before the start of the chosen Course.

European students must pay the first instalment of the tuition no later than 30 days before the start of the chosen Course

Non-European students who withdraw prior to 3 months before the start of the Course will be entitled to a full refund of the amount paid, excluding the amount paid as a Pre-enrolment Fee. European students who withdraw prior to 30 days before the start of the Course will be entitled to a full refund of the amount paid, excluding the amount paid as a Pre-enrolment Fee.

Non-European students who withdraw in the 3 months prior to the start of the Course by filling out the appropriate form will not be entitled to any refund of the amounts paid up to that time.

European students who withdraw in the 30 days prior to the start of the Course by filling out the appropriate form will not be entitled to any refund of the amounts paid up to that time..

If, on the other hand, the student should be affected by a final rejection order for a visa application, NABA shall refund to the student all the sums that he/she has paid up to that time.

Alternatively, the student shall have the opportunity to defer his/her participation to another course or subsequent intake, notifying this intention to NABA by means of written communication. This faculty

must be exercised by the student no later than 12 months from the day of notification

NABA, 30 days prior the start of the Course for which the student initially enrolled, will not accept student applications for another Course or subsequent intake unless the request is caused by force majeure and/or problems regarding Visa application.

In the event that NABA accepts the application form to enrol in another Course

subsequent intake, the student is obliged to pay the entire annual amount of the Academic contribution, tuition fees and the application of the penalty of \leqslant 500,00 by the start of the Academic Year to which they were initially pre-enrolled/enrolled.

In the event that, however, the student decides to withdraw 30 days before the start of the Course, to enrol in the following semester and, if this request is accepted by NABA, he will be require to pay, no later than 3 months before the start of the subsequent intake chosen, a fixed fee of Euro 500,00, as well as the payment of the total amount of the tuition fee. NABA, if the student does not pay the above-mentioned sums within the above-mentioned terms, reserves the right to cancel the student's course enrolment and will have the right to retain any fee paid by the student up to that moment.

If NABA withdraws, the student shall be entitled to demand from NABA double the Pre-enrolment Fee already paid, excluding the regional tax.

Article 5) Notwithstanding the provisions of Articles 1, 2 and 3 the student who, having requested and obtained enrolment and signed this contract, during the academic year: a) does not regularly attend lessons and/or does not sit exams; b) withdraws from the course, formalizing this decision through the completion of the appropriate form, whatever may be the reason for this behaviour and/or decision (including, but not limited to, reasons of health, reasons of a personal and/or family nature, work reasons and any other reason), may not request the repayment of sums paid and/or suspend payment of sums still owing by way of taxes, Academic contribution and tuition fees, remaining obliged to pay the whole sum due by the method and on the expiry dates established, and to pay the whole annual amount of the Academic contribution and tuition fees.

Article 6) It is agreed between NABA and the student and his/her guarantors that the payment of the Enrolment Fee for subsequent years shall constitute a necessary and sufficient condition to validate the enrolment itself; this payment shall be considered as the acceptance by conduct of consent on the part of the student and his/her guarantors of the General Conditions of Contract, including those that are the subject of specific approval according to Articles 1341 and 1342 of the Italian Civil Code; consequently all obligations assumed by each of the parties by signing this application shall be confirmed with the enrolment.

The fee, consisting of the following items: Pre-Enrolment Fee, Academic Contribution Fee and Tuition Fee, starting from the second academic year after the signing of the enrolment application, shall be increased at a fixed and pre-determined rate of 2,5% and starting from the third academic year after the signing of the enrolment application at the rate of 3%.

Article 7) If the student should notify in writing a desire to suspend his or her studies for the academic year subsequent to the one in progress and this notification should be received within and no later than the expiry dates laid down for re-enrolment, a fixed fee of Euro 300.00 must be paid for each academic year of suspension of studies (for a maximum of three academic years). The tuition fees and academic contribution fee, if already paid, shall in this case only be considered and held as valid by NABA for the enrolment year subsequent to the suspension, if the student resumes his/her studies. If the student should decide not to resume studies at the end of the suspension period, the tuition fees, the re-enrolment fee and the academic contribution, if already paid, shall be permanently retained by NABA.



Applications to suspend studies for the academic year following that in progress, presented after the expiry dates laid down for re-enrolment, may not be taken into consideration and may not produce any effect with regard to payments made and still to be made.

If the student does not formalize either withdrawal from a course, or suspension of studies, or re-enrolment, within the expiry dates laid down for re-enrolment, he or she shall have the possibility, within a maximum period of 5 years, to resume his or her student career by paying a fixed fee of Euro 2,000.00. The procedure lays down that, upon prior application from the student to resume his/her academic career, NABA will proceed to carry out an academic assessment and a check on any educational debits, following which it will define the student's year of attendance. It is specified that the suspension of studies cannot be retroactive.

Article 8) NABA has the right to establish the number of courses and course-units activated annually for each diploma course. NABA will guarantee to students who have enrolled that course-units necessary for obtaining the diploma for the relative course of study, as defined by the MUR (Ministry of Universities and Research) or other regulations in force, will be activated.

Article 9) Course-units may vary according to academic choices or ministerial directives linked to the implementation of the reform of Institutions of Higher Artistic and Musical Education (AFAM/MUR). The lesson group allocated in the first year may undergo variations in subsequent years due to motivations linked to the teaching programme and the choices made by the student when completing the study plan in relation to choose of specialisation and optional courses to be selected

Article 10) Lessons will be held weekly according to the provisions of the academic timetable defined annually.

Article 11) All students, on enrolment, must possess the prerequisite for knowledge of the language in which the course is held (Italian or English). In any case, with regard to those students who submit a certificate of linguistic competence (among those recognised by NABA), NABA reserves the right to ask at any time for additional documentation or to carry out checks relating to the certificate presented. If the student is unable to present one of the required certificates, NABA will test the student's knowledge of the language and will consequently assign a level to him or her.

Referring to the Two-year and Three-year Master's courses, if the level achieved is lower than that required (for Master's courses, this must not in any case be lower than B2), the student must attend a necessary remedial course – organized by NABA – in order to reach the required level (CEFR B2) and only when this level is reached may he or she enrol and take the examinations.

For further details see Director's Decree No. 42/2024 of 23/10/2024 and subsequent modifications (published in the MyNABA students' reserved area on the NABA website. Username and login password will be supplied following enrolment).

Students who do not achieve the language level required – as this is a pre-requisite for entry – will be enrolled on the Diploma Programme (auditor) course. This situation does not represent a valid reason for unilateral withdrawal and the student's refusal to accept the enrolment on the Diploma Programme (auditor) course will have consequences and effects in accordance with Articles 5, 16 and 17.

The student who does not present a valid language certificate (according to the linguistic requirements shown on the admission application) will be obliged to take the language test programmed by NABA. The student who has not presented a valid language certificate attesting to a suitable level and has not taken the test programmed by NABA will not be able to take part in the educational activities and will be removed from the lesson registers.

In addition, all students enrolled on Three-year courses are also

obliged to take the NABA English language test to verify their level of language competence. The test results are expressed according to the thresholds defined by the Common European Framework of Reference for languages. If passed, this test entitles the student to acquire course credits; if not, it entails the attribution of a debit which must be rectified in order to achieve the qualification (level B2).

Article 12) NABA guarantees to the student access to the buildings for the duration of lessons laid down for the academic year and for the number of hours necessary for achieving the academic qualification. Further access to the buildings is dependent on the requirements of the teaching programme and on logistic availabilities.

Article 13) NABA is not liable for any failure or delay in delivering its services wholly or in part deriving from or attributable to non-compliance with any obligation, caused by or attributable to acts and non-compliance of obligations by third parties, events, omissions and/or accidents beyond possible and reasonable control, such as, by way of example but not limited to, strikes or other disputes involving its own personnel or personnel of other, third parties, natural disasters, wars, revolts, civil unrest, voluntary damage, in accordance with any law or government provisions, regulations or directives, accidental failure of equipment or machinery, fire, flood, storms, pandemics, epidemics or other spread of illnesses and/or infections, or in the lack of public supply of energy and services, telecommunications and/or information technology.

Article 14) Lessons, both in person and online (synchronous and asynchronous), teaching materials and any related content (i.e., but not limited to, handouts, slides and manuals, software, trademarks, logos, signs, names, trade names, designs, models, inventions, etc.) created and prepared for the courses by NABA (by its employees and collaborators and/or licensees) ("Materials") are subject to copyright and related rights, and to industrial property rights, according to current applicable laws and regulations. Any and all Intellectual Property Rights on the Materials provided and/or made available to Students are owned and/or at full disposal of NABA and/or its licensors.

For the whole course period, and even after its completion, Students are not allowed to use the Materials for purposes which differ from and are not strictly related to the execution and the attendance of the courses object of this contract. The Materials may be used by Students only for carrying out the activities directly related to the attendance of educational services offered by NABA and may be reproduced, even in a form that is different than the one in which they were provided, only if and in the manner expressly indicated by NABA.

In the specific case of the streaming of audiovisual contents, synchronous and asynchronous, Students are authorized to perform only the transitory or accessory acts, essential and functional to the visualization on screen.

Unless otherwise indicated, the download of the Materials is prohibited. Also, it is forbidden to use the Materials, in whole or in part and in any form, for commercial purposes and for any other purpose beyond the scope of this contract.

Students undertake to observe the utmost diligence in the use of the Materials, avoiding taking, directly or indirectly, any action and/or deed that may be detrimental of Intellectual Property Rights on the Materials. Students shall promptly notify in writing NABA of any actual or potential infringement of Intellectual Property Rights on the Materials deriving from any action and/or deed of third party of which they become aware during the course period.

Any and all Intellectual Property Rights resulting from the creative and/or inventive activity related to the activities, studies, experimentation, and project design carried out by the student individually or in group within the scope of a didactic project under the guidance of NABA's professors and/or directors, and any material produced, conceived and realized by the student individually or the group itself during the academic activity (including, by way of example and not exhaustively of handouts, presentations, texts, projects or



other, with the exception of the diploma thesis), will be the exclusive property and ownership of NABA and is deemed to have been definitively and free of charge assigned by the student to NABA, which will have every right to exploit, economically utilize and dispose of it for any reason (including, by way of example and not exhaustively: advertising, promotional, internal strategy, informative or research, didactic or experimental purposes). Consequently, every right of deposit and registration of Intellectual Property Rights in national, community, international registers is reserved to NABA, without prejudice to the students' rights to be recognized as authors.

The Intellectual Property Rights of the diploma thesis, as better described in NABA's Intellectual Property Regulations, available at the following link https://www.naba.it/it/chi-siamo/regolamento-della-proprieta-intellettuale (in Italian language) - https://www.naba.it/en/about-us/regulation-of-intellectual-property (in English language), belong to the student, who is entitled, in addition to the moral rights, to the rights of economic utilization.

In case of the student's alienation of the rights of economic utilization, the student agrees to grant NABA the right of pre-emption, as regulated in Art. 5 of the Regulations.

Article 15) Contributions, fees and taxes do not include photocopying, lecture notes, colour prints and consumables for all practical exercises, or computer processing of theses, or participation in competitions and exhibitions.

Article 16) The late payment of amounts relating to taxes/academic contribution/tuition fees will incur the application of a penalty of an additional Euro 50.00 for a delay in payment of up to 30 days and Euro 500.00 for a greater delay. It is specified that in the case of arrears the student's presences will not be registered and absences deriving from late payment will not be justified for any reason.

Article 17) In the case of late payments, NABA reserves the right to request immediately the balance of amounts outstanding, to suspend the student who is in arrears from attendance at the Course and from examinations and also to apply for the appropriate court orders to recover the sum owed including expenses, interest payable, interest on arrears, statutory taxes and other, as well as the penalty referred to in Article 16.

Article 18) The student is obliged to comply with the regulations concerning the rules of behaviour to be followed within the Academy, the rules for use of the student email account, the Academy's PCs and personal ID card, to be found in the MyNABA student reserved area in the section Academic courses > Rules and regulations. Non-compliance with these regulations may incur the application of disciplinary sanctions commensurate with the gravity and repetition of the facts ascertained, which may also involve suspension – temporary or permanent – from the Academy.

Article 19) NABA reserves the right to request compensation for any damages caused by the student to the premises and equipment. The student is obliged to use these correctly and to respect the cleanliness of the premises and the areas in common use.

Article 20) Introducing dogs or other animals into the NABA campus is prohibited.

Article 21) NABA will not act as guarantor or custodian of items left unattended or mislaid on the Academy's premises.

Article 22) First-year students on the Three-year course who have been resident for at least 3 years in a country of the European Union and who do not present the documentation relating to family income for assigning an income bracket before the start of courses, will be automatically assigned to the highest income bracket

The tax band determined for the enrolment year must be reconfirmed

for subsequent years by presenting suitable documentation before 30 November. The band will remain unchanged until the entire documentation required has been presented within the time limits imposed.

Article 23) Students enrolled in the third year of the Three-year course or in the second year of the Two-year course are obliged to pay NABA a contribution of Euro 540 for the final diploma examination and a tax to the Inland Revenue Agency for issue of the diploma parchment of Euro 90.84 (amount established subject to adjustment which may be shown in the academic diploma regulation for the academic year of registering for the final examination) within the payment time-limits as laid down.

Students enrolled on a Master's course are obliged to pay NABA only the contribution of Euro 540 for the final diploma examination.

ArtIcle 24) An enrolment application by a student in possession of a foreign academic qualification is accepted on the following conditions: A - the qualification obtained allows admission to the study courses that the student has chosen to attend in the Academy; this requirement is shown by the legalization of the university degree and transcripts (with official translation in Italian language). In case NABA needs some closure on student's university degree, the student must provide the Certificate for the equivalence of the qualification (Statement of Comparability) issued by the Italian Enic-Naric Centre.

B - the foreign qualification has been obtained at the end of a period of schooling whose duration corresponds with the minimum laid down by the Italian ministerial provisions in force for the purposes of admission to academic studies.

A special Evaluation Commission, appointed by the Director, will check the adequacy of the legalized university degree and transcripts of the foreign academic qualification. If the Evaluation Commission considers the documentation presented by the student to be inadequate, the student will be enrolled on the Diploma Programme (auditor) course for the course chosen, without the acknowledgement of academic credits and without taking the academic diploma (NABA Academic Regulations Article 21/2). The inadequacy of the foreign qualification does not represent a valid reason for unilateral withdrawal and the student's refusal to accept the enrolment on the Diploma Programme (auditor) course will have consequences and effects in accordance with Articles 5, 16 and 17.

Article 25) Enrolment on the academic course remains, in any case, conditioned by the student being in possession of all the requirements for entry and residence in Italy provided for by the laws in force with reference to the academic year to which the enrolment refers. The student acknowledges that in the period in which the study course is carried out NABA is exempt from all liability in respect of the issue and/or confirmation by the competent Authorities of a study visa and relative residence permit, which must be obtained by the student at his/her exclusive responsibility and at his/her own expense. The student also acknowledges the same in the case where he/she requests and obtains a course transfer during the enrolment period. The student acknowledges and agrees with NABA that if it is impossible, because of the reason described above, or for any other reason also beyond his or her control, to attend, or continue to attend the chosen course, NABA will be entitled to withhold, by way of reimbursement for costs and expenses it may have incurred and costs and/or compensation it may still incur, all sums paid by the student for whatever reason. In any case, this shall be without prejudice to any

If the admission procedure has not yet been started, NABA undertakes to refund the taxes already paid by the student (excluding the enrolment fee for the entrance examination) if the student is refused a visa by the competent Authorities and the student notifies NABA of this in writing, supplying as proof a declaration of refusal issued by the Italian Embassy or Consulate.





Article 26) This contract is governed and regulated by the Law of Italy	and subject to Italian jurisdiction. For any dispute, the parties nominate the Milan court as the court with exclusive jurisdiction.
Place and date	(Student signature)
For anything not expressly covered by this application with reference to the regulation for NABA three-year undergraduate courses" and "Guide to assignment of tax band Reference should be made to the information contained in Article 13 of Regulations compliance with legal obligations. In order to exercise his or her rights, the data subjuit state that I have read, in addition to the information about the chosen course, Artic withdrawal, the effect of the withdrawal itself as well as the methods of exercising to	ds". tion (EU) 679/16 (GDPR) explaining that the processing of data is essential for ect may apply to the Data Controller, Nuova Accademia Srl, email - privacy@naba.it cles 1 and 2, both referring to the information and instructions regarding the right of
Place and date	(Student signature)
According to Articles 1341 and 1342 of the Italian Civil Code, I state that I have rea 2) Non-refund of Pre-enrolment fee; 3) Non-activation of Course — NABA liability payment of the tuition; Withdrawal by student; Refund of pre enrolment Fee; Non tuition in case of Course Deferment; 5) Student's ongoing obligation to pay taxes, the fixed and predetermined rate; 7) Suspension of studies and resuming studer Verifying linguistic competence; Remedial courses; Exclusion from lessons; 13) Cas-Regulations - Right of pre-emption in favor of NABA; 15) Costs excluded from tas student — Consequences — Suspension from attendance at courses and examina personal property; 22) Obligation to present documentation of family income — con-24) Conditions for acceptance of application from student in possession of foreign a in the case of non-renewal; 26) Law of Italy; Court of jurisdiction.	waiver, 4) Cancellation and/or modification of Course and its location; Deadline-refund; Course Deferment; Payment of a fixed fee and Deadline payment of the academic contribution and tuition fees; 6) Re-enrolment and adjustment of fees at it career; 8) NABA's right to establish the number of courses to be activated; 11) sees of NABA liability waiver; 14) Assignment to NABA of Intellectual Property Rights is seen and contributions; 16) Penalty for late payment; 17) Recurrent arrears of ations; 21) NABA liability waiver in the case of loss and/or mislaying of student's sequences in the case of non-presentation; 23) Fee for final Diploma examination;
Place and date	(Student signature)