

### I.3.1.16 Acuerdo 17/CG de 31-01-25 por el que se aprueba la adhesión y firma del convenio de Máster Múltiple EUROSUD South European Studies.

Elevada a este Consejo de Gobierno por parte de la Vicerrectora de Internacionalización, propuesta de Acuerdo de aprobación de firma y compromiso de adhesión al convenio de Máster Múltiple EUROSUD South European Studies previo informe favorable de la Comisión de Internacionalización de fecha 21 de enero de 2025, al amparo de los artículos 8 y 9.1 de la vigente Normativa sobre acuerdos y convenios internacionales de la Universidad Autónoma de Madrid con universidades o instituciones extranjeras (aprobada en el Consejo de Gobierno de 25 de junio de 2004), y artículo 46.2 h) de la Ley Orgánica 2/2023, de 22 de marzo, del Sistema Universitario; este Consejo de Gobierno, reunido en sesión ordinaria de 31 de enero de 2025, **ACUERDA** la firma y compromiso de adhesión al “convenio de Máster Múltiple EUROSUD South European Studies”, conforme texto literal que como **ANEXO** a continuación se inserta.

Lo que se acuerda y ordena publicar en el Boletín de la Universidad Autónoma de Madrid (BOUAM), para su constancia y efectos jurídicos procedentes.

El presente Acuerdo es definitivo y agota la vía administrativa, de conformidad con los artículos 38.4 de la Ley Orgánica 2/2023, de 22 de marzo, del Sistema Universitario y 128.1 de los vigentes Estatutos de la Universidad Autónoma de Madrid (aprobados mediante Decreto 214/2003, de 16 de octubre, del Consejo de Gobierno de la Comunidad de Madrid y modificados mediante Decreto 94/2009, de 5 de noviembre, del Consejo de Gobierno), y frente al mismo podrá interponerse:

- Con carácter potestativo y en el plazo de un mes contado a partir de su publicación en el BOUAM, recurso de reposición frente a este mismo órgano, de conformidad con el artículo 123 de la Ley 39/2015 de 1 de octubre, del Procedimiento Administrativo Común de las Administraciones Públicas (LPACAP).
- Alternativamente al apartado a), podrá ser impugnado directamente ante el orden jurisdiccional contencioso-administrativo, ante los Juzgados de lo Contencioso-administrativo de Madrid, en el plazo de dos meses, contado a partir de su publicación en el BOUAM, de acuerdo con lo establecido en los artículos 8, 14.1 y 46 de la Ley 29/1998, de 13 de julio, reguladora de la Jurisdicción Contencioso-Administrativa.

En Cantoblanco, a fecha de la firma. La Presidenta del Consejo de Gobierno. Amaya Mendikoetxea Pelayo

### ANEXO

### BOLETÍN OFICIAL DE LA UNIVERSIDAD AUTÓNOMA DE MADRID

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**CONSORTIUM AGREEMENT GOVERNING THE IMPLEMENTATION OF THE CIVIS Master  
Programme “EUROSUD South European Studies”**

**THE CONSORTIUM AGREEMENT IS CONCLUDED BY AND BETWEEN THE FOLLOWING  
HIGHER EDUCATION INSTITUTIONS IN CIVIS**

**AIX-MARSEILLE UNIVERSITÉ**, hereafter referred to as “**AMU**” and PU2 Public Higher Education Institution of scientific, cultural and professional character. SIRET: 130 015 332 00013/ Code APE/NAF 85.42Z Enseignement supérieur. Located 58 boulevard Charles Livon, Jardin du Pharo, 13284 Marseille Cedex 7, France. Represented by its President, Professor Eric BERTON, duly authorized to approve this agreement by the board of the University, on february 1st 2024, in the name and on behalf of the Faculty of Arts, Letters, Language and Humans Sciences (ALLSH), represented by its Dean M. Guy LE THIEC.

**NATIONAL AND KAPODISTRIAN UNIVERSITY OF ATHENS**, hereafter referred to as “**NKUA**”, having its registered office at 30 Panepistimiou st, 106 79, Athens, Greece, represented by **Gerasimos, SIASOS Rector**;

**UNIVERSITÉ LIBRE DE BRUXELLES**, hereafter referred to as “**ULB**”, having its registered office at Avenue F. D. Roosevelt 50, 1050 Brussels, Belgium represented by **Professor Annemie SCHAUER, Rector**

**UNIVERSIDAD AUTÓNOMA DE MADRID**, hereafter referred to as “**UAM**”, having its registered office at C/ Einstein 1, Ciudad Universitaria de Cantoblanco, 28049 Madrid, represented by Amaya Mendikoetxea Pelayo, Rector.

**SAPIENZA UNIVERSITÀ DI ROMA**, hereafter referred to as “**SUR**”, having its registered office at Piazzale Aldo Moro, 5 – 00185 Rome, Italy, represented by Professor Antonella Polimeni, Rector.  
**Hereafter each named a “Partner University” (PU), and together as “Partner Universities” (PUs).**  
Given the legal requirements, or equivalents, applicable to partner universities:

In Spain:

- Organic Law 2/2023 of March 23th on University System;
- Royal Decree 822/2021 of 28th September, by which official universities' studies planning is established.

In France:

- In view of the national decree of 5 June 2024 authorising Aix-Marseille Université (AMU) to award national degrees for the period 2024-2025 to 2028-2029, and in particular the accreditation to award the master's degree mention *European and international studies* (accreditation number 20180623).

In Belgium:

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- As a teaching and research institution registered under Belgian laws, to which legal personality has been assigned by the law of 12 August 1911 modified by the law of 28 May 1970, registered under the company number 0 407 626 464 and located at Avenue Franklin Roosevelt 50, 1050 Brussels, Belgium.
- By The Décret du 7 novembre 2013 définissant le paysage de l'enseignement supérieur et l'organisation académique des études
- By The Regulation on ownership, protection and valorisation of the intellectual property of the Université libre de Bruxelles (ULB), adopted by the Governing Body on 23 April 2019

In Italy:

- Statute issued by Rector Decree n. 3689 dated 29.10.2012, published on Official Journal – General Series n. 261 dated 08.11.2012

In Greece:

- Law 4957/2022- OJ 141/B/2022
- Joint Ministerial Decision 18137/Z1/2023 - OJ 1079/B/28-2-2023

Given the joint mission statement of CIVIS, Europe's Civic University Alliance<sup>1</sup> and other CIVIS documents ruling educational cooperation actions,

#### THE PUs HEREBY AGREED ON THE FOLLOWING:

##### Art. 1. Definitions and interpretations

In this Agreement, unless the context otherwise requires, the following concepts are to be understood and used as follows, when it is needed:

Academic Year means a 12-month period, which normally commences in September, during which courses are taught and assessed.

Agreement means the present agreement, including all its annexes attached to it.

Commencement Date means 1st of September 2025 notwithstanding the date of signing.

Coordinating Partner University means the PU that coordinates the group of degree awarding PUs.

Degree means the award.

Degree Awarding PU means each PU that awards the degree in conjunction with other PUs (usually in groups of two or three, based on a student spending a Study Track semester with two or three PUs over the length of the degree, as applicable with reference to the relevant format of awarded degree (joint or double/multiple), as stated in the agreement.

Degree Type means the type of degree at master level and the level of qualification it confers (according to "EQF" below).

<sup>1</sup> <https://civis.eu/en/discover-civis/institutional/our-mission-and-vision>

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iploma means the paper document/parchment presented during the graduation ceremony OR on a set time after graduation (based on internal practices and regulation at awarding PUs) and provided to the graduates.

Diploma Supplement means the document accompanying the diploma and presents the details of the academic programme and academic achievements.

Double Degree means two awarding institutions jointly develop and deliver a programme. Two degrees are awarded separately (according to their regulations and processes) for the jointly developed and delivered programme.

ECTS means the “European Credit Transfer and Accumulation System”, or equivalent system used by the PUs. When other credit systems are in place, an equivalence to ECTS is provided in the annexes.

EQF means the “European Qualifications Framework” and refers to the level of learning outcomes for all types of qualifications, serving as a translation tool between different national qualifications frameworks. The EQF is compatible with the Qualifications Framework for the European Higher Education Area and its cycle descriptors, as follows: first cycle (bachelor) corresponds to level 6, second cycle (master) corresponds to level 7, and third cycle (doctorate) corresponds to level 8.

European Approach for Quality Assurance of Joint Programmes (EA) means the European process approved by the EHEA ministers in May 2015 and developed to ease external quality assurance of joint programmes. The approach defines standards that are based on the European Standards and Guidelines for Quality Assurance in the European Area (ESG) and the Qualifications Framework for the European Higher Education Area (QF-EHEA).

European Standards and Guidelines for Quality Assurance in the European Area (ESGs) means the set of standards and guidelines adopted by the EHEA ministers in May 2015 for internal and external quality assurance in higher education. A key goal is to contribute to the common understanding of quality assurance for learning and teaching across borders and among stakeholders.

Joint Degree means the single degree jointly awarded by the PUs to a student upon successful completion of a joint programme, as identified in the Programme structure and based on the study tracks choices; these partners jointly develop and deliver a programme that leads to a single award according to a single set of regulations. The joint degree must be signed by the competent authorities of two or more of the participating institutions jointly and recognized officially in the countries where those participating institutions are located.

Joint Programmes are here understood as higher education programmes jointly coordinated and offered by two or more higher education institutions. It can be implemented at any higher education cycle and can be national (i.e., when all universities involved are from the same country) or transnational / international (i.e., when at least two different countries are represented among the higher education institutions involved). A joint programme leads to the awarding of either a joint degree or double / multiple degrees.

Edition means the Intake of Students in each Academic Year as set out in the Programme Structure. Intellectual Property means copyright works, patents, discoveries, improvements, inventions, trademarks, 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, whether registered or unregistered, including applications and the right to apply for

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registration, renewal or extension of any of the foregoing rights and all similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

Multiple Degree means three or more awarding institutions jointly develop and deliver the programme. Three or more degrees are awarded separately for the jointly developed and delivered programme according to their regulations and processes.

Participation costs means the annual total amount that is paid by student to get enrolled in the programme.

Programme means the programme described in the relevant Annex. consisting of the relevant courses, mobility Study Tracks, semesters, and other specific information related to the programme leading to the degree(s).

EUROSUD is the alternative title given to the programme for promotional purposes, such as marketing campaigns, branding materials, and other dissemination and promotional aims and actions.

Programme Structure means the programme composition annexed to this Agreement.

EUROSUD South European Studies is the official title (name) of the programme leading to the various (double/multiple/joint) degree(s) regulated by the present agreement, the title used in all official contexts, recognized in all EU countries.

EUROSUD is the acronym of the programme, derived from the programme title.

Relevant Requirements means all applicable laws, statutes, regulations, and codes relating to anti-bribery and corruption as may be applicable in their respective jurisdictions.

Student is here understood as an individual who has been accepted to the programme by each degree awarding PU.

Teaching Unit means unit of teaching and learning (e.g., courses, lessons, lectures, seminars, modules, etc.).

Thesis / Dissertation means the final piece of research needed for the student(s) to graduate the programme leading to the degree(s).

Visiting Scholar means a person with outstanding academic and / or professional experience who lectures or conducts research in a recognised higher education institution or a research organisation.

Viva means oral defence of the final thesis/dissertation (obligatory or not).

1.1. All references to clauses are references to the relevant Clauses in this document. Headings are for convenience only and shall be ignored in interpreting this Agreement.

1.2. Where there is any conflict or inconsistency between this Agreement and the Programme Structure, then the terms of this Agreement shall prevail, unless expressly stated otherwise in the Programme Structure.

1.3. Words importing the singular shall include the plural and vice versa and words importing the masculine gender shall include the feminine and vice versa.

1.4. As used in this Agreement the word "including" means "including but not limited to" and "include" and "includes" will be interpreted accordingly.

## Art. 2. Background and area of cooperation

2.1. The present Consortium Agreement represents the joint procedure for the provision of a master level programme called EUROSUD South European Studies, hereinafter called "the Programme" or "EUROSUD". 2.2. The CPU and the PUs jointly deliver a master programme resulting in the award of

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a combination of a double and a multiple degree, based on the various combinations of the CPU and the PUs, as mentioned in the table below:

Track	Partner Universities	Degree Type	Degree Title
Study track A	UAM	Double	Master in Democracy and Government (60 ECTS)
	AMU		Master in European and International Studies (120 ECTS)
Study track B	UAM	Multiple	Master in Democracy and Government (60 ECTS)
	ULB		Master in European Studies (120ECTS)
	SUR		Master in International Relations and Supranational Institutions (LM52 – 120ECTS)
Study track C	UAM	Double	Master in Democracy and Government (60 ECTS)
	NKUA		Master of Science in Southeast European Studies: Politics, History, Economics (60 ECTS)

Students shall work towards multiple awards from the relevant Degree Awarding PUs in respect of the Programme and stated awards shall be conferred in accordance with the rules and regulations of the PUs conferring mentioned double and multiple degrees, unless otherwise stated herein.

2.3. Students shall be based at each of the PUs in accordance with the timetable set out in the Programme Structure (Annex 1).

2.4. Each PU is subject to the rules and jointly agreed regulations set up in this Agreement.

2.4.1. Academic regulations

In relation to the jointly agreed regulations for the multiple degrees awarded – as listed in the table above – it will be the academic regulations of the respective multiple degree PU that apply, and which will have been coordinated and agreed so as to meet with the minimum requirements of each of the multiple degree awarding PUs.

#### 2.4.2. Academic Appeals

For the multiple degree PUs, its own rules and academic regulations will apply to each of its own awards and where necessary compromises, to cover the minimum requirements of the said degree-awarding PU, will be agreed at the Programme Board and incorporated into this Agreement.

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2.4.3. Without affecting the former, the Agreement is also intended to be in accordance with a multi-beneficiary grant agreement with the European Commission (hereinafter referred to as the "Grant Agreement") within the framework of the Erasmus+ Programme of the European Commission fund for Erasmus Mundus Joint Master degree (hereinafter referred to as "EMJM").

### **Art. 3. The Programme**

3.1. The educational objectives, purpose, and target groups of the Programme are:

**Educational objectives:** The primary goal is to support students in becoming exceptional researchers and professionals who, with their knowledge and expertise in the Southern European Region (SER), can enhance its integration, influence, and role on the international stage. It is a key common objective for the CPUs to advance and promote the study of the SER as a region recognised as being worthy of comparative study with its own identity, distinct historical trajectory and presence in the world. EUROSUD employs a multidisciplinary approach, offering students a cross-cultural learning experience through various mobility periods. During these periods, they receive outstanding methodological training and develop expertise in the Southern European (SE) region. The integrated curriculum not only covers the region's history but also addresses its current and future national, international, social, environmental, economic, political, and institutional challenges, situating the region within its broader neighbourhood and international context. Through the mobility periods and region-specific study tracks (track A: SE and the Mediterranean; track B SE in Europe; track C SE and Southeast Europe), students will study the SE region from within, fully immersing themselves in its culture, society, and educational practices.

**Target Group:** The target audience includes prospective postgraduate students from all over the world with a specific interest in the SE region.

**Professional prospects:** EUROSUD prepares graduates with exceptional regional expertise, a strong foundation in Political and International Affairs, and advanced research and professional skills that enhance their employability in the European and international job market or enable them to pursue doctoral studies. Its curriculum is co-constructed to develop practical, analytical, and transferable (digital) skills, intended to support students' professional development and so enhance their employability. The curriculum draws on the study of SE to illustrate and help students reflect on key global challenges.

Joint delivery of a degree programme (the EUROSUD Programme), which is specified as follows, is the core intent of the Consortium.

3.2. The extent of the Master Programme is 120 credit points. The structure and content of the Programme and Programme revision are the responsibility of the Programme Board and subject to the approval of the relevant authorities in the participating institutions.

3.3. The duration of the programme is 2 years / 4 semesters

3.4. The structure and content of the Programme are stated in Annex 1 of the present Agreement.

3.5. The curriculum, structure and content of the Programme and Programme revision are the responsibility of the Programme Board and are subject to the approval of the relevant authorities of the degree-awarding PUs.

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3.6. The Programme is at level 7 of the European Qualifications Framework for Lifelong Learning and the second cycle in the Framework for Qualifications of the European Higher Education Area, as well as their equivalents at national level of the countries of the PUs.

3.7. All Degree-Awarding PUs shall ensure that the Programme is correctly registered, shall ensure or strive that the Programme is correctly accredited as a double or multiple master's degree Programme in their national jurisdiction in accordance with national regulations and shall duly inform each other of any developments regarding the accreditation status.

#### **Art. 4. Responsibilities of the Partner Institutions**

4.1. For the attainment of the programme's objectives or intended learning outcomes, the following will be carried out by the PUs.

UAM coordinates the programme and hosts the first and second semester of the three study tracks – i.e. Tracks A, B & C. During these semesters, UAM offers methodological courses and seminars designed to familiarize students with research design and methods. Additionally, two key introductory courses focus specifically on the SER: "Democracy and Government in Southern Europe" and "Social Challenges in Southern Europe." Other courses at UAM incorporate a Southern European perspective, enriching the overall curriculum.

AMU – in track A - will offer a one-year programme on Euro-Mediterranean Cooperation awarding 60 ECTS in total. The aim of the programme is to train future Euro-Mediterranean cooperation executives in the analysis of the social and cultural dynamics of the countries of the Mediterranean region, who will be active in international organisations, public bodies, consultancy firms, private companies and NGOs. The programme combines training through multidisciplinary research in social sciences (history, international relations, sociology, anthropology and geography/geopolitics) and the acquisition of professional methodologies (project engineering, professional seminars, internships). Teaching will focus on the major contemporary issues affecting the countries of the Mediterranean: territorial dynamics (borders and conflicts), political transitions (Balkans, Southern Europe), migration and migration policies, issues of memory and representation, nationalism, as well as the challenges of cooperation in all sectors of activity in the Mediterranean. As part of the CIVIS Incentives programme, several courses in the European and International Studies Master's programme will be adapted to strengthen the analysis of societies in Southern Europe and North Africa (courses on 'Research design', 'Political systems, territories and conflicts', 'Management and control of contemporary migration').

NKUA – in track C - will offer a one-year research programme on Southeast European Studies: Politics, History, Economics awarding 60 ECTS in total. Interdisciplinary in nature, it aims at providing a thorough understanding of the key historical, social, political, economic, and cultural issues of Southeastern Europe. It will be structured in two semesters. In each of the two semesters, students will opt for two elective courses and one obligatory course dedicated to their own research thesis. Students will work on a research thesis throughout both semesters. They will either opt for a research project in political science, economics, history, international relations, or international law or follow an interdisciplinary approach. The structure of the programme follows the individualized curriculum building approach to allow students to tailor the learning process in accordance with the research theme to be formulated in the first semester and the theoretical or empirical research to be conducted

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in the second semester. As part of the CIVIS incentives, a transversal skills seminar will be introduced entitled "Beyond the Balkan stereotypes: Introduction to Southeast European Studies". It will be an introductory one-week seminar aimed at the comprehension of the cultural, social, political and economic vitality of Southeast Europe as part of the broader Southern European region.

ULB-in track B- will offer a semester's worth of courses for 30 ECTS. The six courses are coherently drawn from the ULB's two-year master's in European studies. As such, the students arriving at the ULB will be enrolled in a newly created EUROSUD study track which will include the following courses: European Integration through Law (5 ECTS), Decision-making in the EU (5 ECTS), History of European Integration (5 ECTS), Democratization and autocratization (5 ECTS), Social Europe (5 ECTS), Interest Representation in the EU (5 ECTS). As such, the training at the ULB while focusing on the European Union will cover the institution's laws, politics, history, and socio-economic governance. Interdisciplinary in nature, it aims to provide a thorough understanding of the key historical, social, political, economic, and cultural shaping of the EU in general and its approach to its southern neighbourhood in particular. To strike this balance, the listed six courses will include a more general section exploring the EU overall and several sessions dedicated to specific challenges facing the EU in the Mediterranean. The Southern Neighbourhood focussed sessions on each of the courses are set up specifically with EUROSUD in mind. Students are to be equipped with a thorough knowledge of the institutional mechanisms and dynamics at play in the EU's initiatives towards the Mediterranean, thus setting them up to successfully conclude their final semester at SUR where they are to write their final master thesis. Additionally, the ULB will host a transversal skills seminar on "Strategic Foresight" that will be offered to all students enrolled in EUROSUD's track B. This week-long seminar will be centered on the acquisition of forecasting practices.

It will also seize on its location in Brussels, this skills-focussed seminar will bridge the distance between the university and practitioner communities.

SUR – in track B – will offer a semester of courses for 18 ECTS plus the final dissertation. The courses are drawn from the two-year Master 's in International Relations and Supranational Institutions. The students will be introduced in an international study pathway with a specific focus on Mediterranean studies (Mediterranean world and international connections – 9 ECTS; History of international and European relations – 9 ECTS) and Interest Groups (Political parties, leadership and interest groups – 9 ECTS), Law (Rights and democracy in the Italian constitutional system – 9 ECTS; Constitutional transitions and democratization 9 ECTS) and Economics (Economic policy and political economy of the EU – 9 ECTS) according to a long-term tradition of studies in the fields of Modern History and Political science and Constitutional Law. The course's educational offering will introduce them to an international environment where they will be able to participate in integrative activities: Dialogues on Europe Week (held every year in the last week of March); integrative thematic seminars planned for students of the Master Degree in International Relations, with specific focus on North Africa relations in the Mediterranean Area; soft skills transversal activities aimed at putting students in contact with the job market. During the semester in SUR, students will have to identify a supervisor for their Master thesis research project (15 ECTS).

The following tables resume the shares academic and administrative responsibilities.

#### Shared Academic Responsibilities

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Academic	UAM	AMU	ULB	SUR	NKUA
<i>Performance Assessment</i>	*	*	*	*	*
<i>Programme Evaluation &amp; QA</i>	*	*	*	*	*
<i>Dissertation Supervision</i>		*		*	*
<i>Research Design and Methodology Training</i>	*	*		*	*
<i>Transversal skills seminar</i>	*	*	*		*

**Shared Administration Responsibilities**

Administration and Support	UAM	AMU	ULB	SUR	NKUA
<i>Course Promotion/Marketing</i>	*	*	*	*	*
<i>Induction Programme (each mobility)</i>	*	*	*	*	*
<i>Application Procedure</i>	*				
<i>Selection</i>	*	*	*	*	*
<i>Admission</i>	*	*	*	*	*
<i>Central Student Support/Induction</i>	*	*	*	*	*
<i>Staff and Mobility Tracking</i>		*			*
<i>Student Mobility Tracking</i>	*	*	*	*	*
<i>Placement Tracking</i>		*			
<i>Dissertation Coordination</i>		*		*	*
<i>Transversal skills seminar</i>	*	*	*	*	*

4.2. In addition to the responsibilities assigned to it elsewhere in this Agreement:

4.2.1. The CPU represents and acts on behalf of the Consortium vis-à-vis any third party that wishes to enter into an agreement, particularly a grant agreement, with the Consortium, subject to prior agreement by all PUs to interact with this third party;

4.2.2. The CPU bears the financial and legal responsibility for the proper operational, administrative and financial implementation of the entire project, including under any grant agreement with a third party;

4.2.3. The CPU coordinates the Programme in cooperation with the other PUs.

4.2.4. The CPU mandates (PU) to coordinate the financial management of the programme and all related matters including fees, scholarships (...)

4.2.5. The CPU mandates (PU) to coordinate the marketing coordination; ... coordination of the students' admission etc.

4.3. On completion of the joint Programme, separate degrees are awarded by each degree awarding partner, in accordance with the criteria specified in this Agreement and each in accordance with their various rules and regulations unless otherwise stated herein. Partner 1 UAM awards a "Master in Democracy and Government", Partner 2 AMU, awards a Master in European and International Studies, Partner 3 ULB, awards a Master in European Studies, Partner 4 SUR, awards a Master in International

Relations and Supranational Institutions, Partner 5 NKUA awards a Master of Science in Southeast European Studies: Politics, History, Economics.

4.4. Partner 1 UAM is the coordinating university (hereafter referred to as CPU) is a Degree-Awarding PU that will enrol Students in the Programme and is responsible for the first year of a student's course of studies in the Programme.

The CPU is responsible for facilitating the entry of the Students into the Programme and to deliver the first year of the Programme according to the Programme Schedule. CPU University is also responsible for keeping the records of its students.

4.5. All PUs (and except the CPU) can be institutions at which a student follows one or two semesters in the third and/or fourth semester of the Programme. They are responsible for delivering the third and / or fourth semester of the Programme according to the Programme Schedule, which shall clarify which PUs shall be responsible for which semester. Each PU is also responsible for producing the records of each examination taken at it and for transmitting these records in a timely fashion to the CPU.

4.6. Depending on a given student's study track, either AMU, SUR or NKUA is responsible for the fourth semester of studies, including providing students with a supervisor for their thesis project.

4.7. CPU and all PUs except SUR delivering transversal skills seminar

4.8. In addition to the responsibilities set out in this agreement each PU shall be responsible for the activities assigned to it in the Programme Structure (Annex 1). The procedures which will apply to each such activity will be outlined in the Programme Structure, unless otherwise stated herein.

4.9. Students will complete courses identified in the Programme Structure. Each PU will be responsible for delivering the courses assigned to it in the Programme Structure, including the provisions for teaching and learning materials for the relevant course.

4.10. Where the is jointly responsibility for the delivery of any course under the Programme Structure, the PU shall jointly develop appropriate teaching and learning materials and shall agree which PU shall be responsible for the provision of joint teaching and learning materials to students.

4.11. Each PU will perform the responsibilities assigned to it pursuant this Agreement and the Programme Structure with reasonable skill and care and in accordance with all applicable laws, regulations that apply to it.

#### Total ECTS mobilised in the EUROSUD programme

PUs	Counting towards the Degree				Total ECTS
	Sem. 1	Sem. 2	Sem. 3	Sem. 4	
AMU			30	30	60
NKUA			30	30	60
ULB			30		30
UAM	30	30			60
SUR				30	30
Total					240

#### Art. 5. Communication responsibilities of the Partner Institutions

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- 5.1. CPU and all PUs shall take all steps necessary to prepare for, perform and correctly manage the Programme set out in this Agreement and its Programme Structure and annexes.
- 5.2. CPU and all PUs shall promptly notify any delay in performance or any event that may impact the Programme delivery to the Programme Board.
- 5.3. CPU and all PUs shall always act in good faith and in a manner that reflects the good name, goodwill, and reputation of all other PUs, in accordance with scientific and academic ethics and to participate in a cooperative manner at the meetings of the different bodies established under this Agreement.
- 5.4. In the case of a student who is no longer able to follow the Programme or who must withdraw from the Programme at short notice while at a PU, the relevant PU is responsible for notifying the other PUs and the CPU immediately.

#### **Art. 6. Management and administration**

- 6.1. The CPU and PUs assemble in a Consortium Board, hereinafter referred to as the Board. The Board has the overall responsibility for the strategy, priorities, and management of the Programme.
- 6.2. Within the PUs, the following faculties and departments/institutes are responsible for the Programme and are tasked with all internal decisions regarding the Programme that is usually their remit according to the rules and regulations at the respective Partner Institution:

##### **FACULTY AND/OR DEPARTMENT RESPONSIBLE FOR THE PROGRAMME AT EACH PU**

<b>PU</b>	<b>Name of the faculty and/or department</b>
AMU	Faculty of Arts, Letters, Languages and Humanities

##### **FACULTY AND/OR DEPARTMENT RESPONSIBLE FOR THE PROGRAMME AT EACH PU**

<b>PU</b>	<b>Name of the faculty and/or department</b>
NKUA	School of Economics and Political Sciences/Department of Political Science and Public Administration
ULB	Faculty of Philosophy and Social Sciences/ Institute of European Studies
UAM	Faculty of Law / Department of Political Science
SUR	Faculty of Political Sciences Sociology and Communication - Department of Political Science

#### **6.3. Boards composition**

A Programme Board and a Consortium Board will be created to run and monitor the Programme.

6.3.1. The Programme Board consists of one academic and one administrative representative of each PU and the CPU and 1 elected student per study track (3 students in total).

6.3.2. The Consortium Board consists of one academic representative of each PU and the CPU. It can invite further members in accordance with its agenda. It is mandated with the selection of the students.

6.3.3. PUs and the CPU contribute to the programme with courses at least during a whole semester, equivalent to 30 ECTS. If they do not contribute with this, they are not part of the Board.

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6.3.4. Besides the students' representatives which are elected annually, the other members of the Boards are nominated based on specific regulations and practices in place at each PU and the CPU.

6.3.5. Student members of the Programme Board are elected for each track for a duration of 12 months. They are elected in September or October according to rules endorsed by the Consortium Board.

6.3.6. The membership and composition of the Boards may be modified subject to the agreement of all PUs and the CPU.

#### 6.4. Boards' objectives and competences

6.4.1. The Programme Board directs the development and delivery of the Programme.

6.4.2. The Programme Board acts as a forum for consultation and cooperation for the implementation of the Programme.

6.4.3. The Consortium Board has authority and primary responsibility to:

6.4.3.1. Oversee the development and delivery of the Programme and all aspects related to the successful delivery, implementation, and quality assurance of the programme.

6.4.3.2. Ensure the Programme is delivered at the highest quality standards. For this purpose, the Standards and Guidelines for Quality Assurance in the European Higher Education Area (ESG) shall serve as a reference.

6.4.3.3. Monitor and ensure that the terms, conditions, and expectations that were originally approved / agreed between the PUs and the CPU have been, and continue to be, met.

6.4.3.4. Agree on the structure and content of the Programme, admission criteria, student selection, and any other issues related to the Programme, in consultation with and for the approval of the relevant institutional authorities and bodies of the PUs and the CPU and/or national / regional authorities in place.

6.4.3.5. Report to donors / funding authorities on grants awarded for the purpose of the Programme (such as the European Commission, in case of Erasmus Mundus funding).

#### 6.5. Meetings and decision-making process of the Boards

6.5.1. Board decisions are taken normally during regular meetings of the Boards. Each Board is to meet at least once per academic year. Additional meetings can take place, when needed.

6.5.2. The academic coordinator of CPU 1 (UAM) acts as the chair of the board.

6.5.3. The Chair ensures that the agenda and other meeting documents are circulated at least two weeks prior to regular Boards meetings, also ensuring the proper organisation of the meetings.

6.5.4. Boards decisions are normally taken by consensus. The views of members unable to attend a meeting are taken into consideration and incorporated into the consensus of the Boards. (If consensus is not reached, decisions are taken by a majority consisted of two-thirds of the vote. Each Board member / PU representative has one vote).

6.5.5. Boards may take decisions via electronic means between regular meetings. In such cases, the Chair will ensure that the texts of all motions to be acted on, are circulated to Board members at least two weeks prior to the deadline for expression of opinion.

6.5.6. Each PU and the CPU shall appoint a Programme Coordinator. The Programme Coordinator at each PU shall liaise with their counterpart(s) in the other PUs on all matters concerning the Programme, including, for example, curriculum, assessment, students' progress, and quality assurance processes.

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#### 6.6. Minutes of the meetings

6.6.1. Written minutes are produced after each meeting which will be the formal record of all decisions taken. The Chair sends a draft to all members within two weeks of the meeting.

6.6.2. The minutes are considered as accepted if, within 15 calendar days from sending, no member has objected in writing the accuracy of the draft. In case of disagreement, the Chair takes final decisions on formulation of the minutes.

6.6.3. The accepted minutes are sent by email to all members.

#### Art. 7. Consortium structure

7.1. In addition to the Boards, the EUROSUD Consortium can also be composed of different committees, boards, and groups.

7.2. The Consortium Structure is as follows:

<b>Consortium</b>				
UAM	AMU	NKUA	ULB	SUR
<b>Consortium Board</b>				
Academic UAM	Academic AMU	Academic NKUA	Academic ULB	Academic SUR
<b>Programme Board</b>				
Academic UAM	Academic AMU	Academic ULB	Academic SUR	Academic NKUA
Administrator UAM	Administrator AMU	Administrator ULB	Administrator SUR	Administrator NKUA
Student rep. Track A		Student rep. Track B		Student rep. Track C

#### Art. 8. Students

8.1. The maximum number of Students to be admitted to the Programme is 30 per Academic Year, and it is distributed as indicated in the table below. 8.2. All students admitted to the Programme follow the first year at UAM, based on the Programme Structure (Annex 1).

8.3. The maximum number of students for each study track for semesters 3, and 4, is distributed as follows:

Track no.	Study Track	Sem. 1	Sem. 2	Sem. 3	Sem. 4	Maximum number of students per track
1	Southern Europe and the Mediterranean	UAM	UAM	AMU	AMU	10
2	Southern Europe in the EU	UAM	UAM	ULB	SUR	10

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3	Southeastern Europe	UAM	UAM	NKUA	NKUA	10
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- 8.4. The numbers can be reviewed on an annual basis by the Consortium Board.
- 8.5. The Consortium Board will decide on the actual annual intake and the distribution of Students among the PUs, for each semester and study track.
- 8.6. Should selection numbers at any PU fall below their quota in any given year, these places may be given to Students from other PUs at the discretion of the Consortium Board in consultation with those universities.
- 8.7. In the case of a student who is no longer able to follow the Programme or who must withdraw from the Programme at short notice while at a PU, the relevant PU is responsible for notifying the other PUs and the CPU immediately.
- 8.8. Based on the above stated articles and information, the distribution of students per PUs, semesters, and study tracks is as follows:

<b>STUDENT SPLIT PER PARTNER UNIVERSITY, SEMESTER, AND STUDY TRACK</b>						
<b>PU</b>	<b>Sem. 1</b>	<b>Sem. 2</b>	<b>Sem. 3</b>	<b>Sem. 4</b>	<b>Total Students</b>	<b>% of total number</b>
AMU	0	0	10	10	<b>10</b>	<b>33 %</b>
NKUA	0	0	10	10	<b>10</b>	<b>33%</b>
ULB	0	0	10	0	<b>10</b>	<b>33 %</b>
UAM	30	30	0	0	<b>30</b>	<b>100 %</b>
SUR	0	0	0	10	<b>10</b>	<b>33 %</b>
<b>Total Students</b>	<b>30</b>	<b>30</b>	<b>30</b>	<b>30</b>	<b>30</b>	<b>100%</b>

#### Art. 9. Student admission and selection criteria

9.1. Student selection criteria are the responsibility of the Consortium Board and subject to the approval of the relevant authorities in the participating institutions. Students are annually admitted to the programme as follows:

Students send their application to the CPU and must meet the criteria described in the Selection and Admission Regulations (Annex 5).

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- 9.1.1. Student applications are managed by the CPU following the criteria established in the Selection and Admission Regulations attached in Annex 5 to this Agreement.
- 9.1.2. Student selection is carried out jointly by the CPU and PUs in line with the Selection and Admission Regulations attached in Annex 5.
- 9.1.3. Student admission to the programme is carried out by the CPU in line with the Selection and Admission Regulations attached in Annex 5.
- 9.1.4. The relevant partner institutions carry out student enrolment at the respective partner institutions in line with their respective local procedures.
- 9.1.5. Student selection criteria are set down in the Selection and Admission Regulations and are the responsibility of the Consortium Board and subject to the approval of the relevant authorities in the PUs and/or the relevant national bodies. In particular, the Consortium Board shall be responsible for setting and reviewing the admission criteria in the Selection and Admission Regulations according to the national law and regulations governing the PUs and the CPU. Due consideration shall be given to national requirements for admission of Students.
- 9.1.6. The Consortium Board shall be responsible for the annual selection and admission of all Students to the Programme in accordance with the joint procedures and criteria specified in the Selection and Admission Regulations. If required by national laws and regulations, the final decision about admission will be made by the PUs and CPU concerned. No PU is obliged to admit a student in conflict with national legal requirements for admission.

#### **Art. 10. Health and travel insurance**

- 10.1. For enrolment in and for the entire duration of the Programme, each Student must have health insurance that covers the costs of medical treatment at the respective place of study.
- 10.2. Travel insurance with repatriation to the respective home country is recommended.
- 10.3. It is the responsibility of each partner University to inform incoming students to purchase and obtain such insurance in due time before commencing the Programme at their own cost.
- 10.4. Prior to the Programme start date, students and their families will be advised by the PUs to obtain the European Health Insurance Card, where possible.
- 10.5. EU national Students travelling between EU countries can apply in their own country for a through their own health service for a European Health Insurance Card so they will be entitled to health care in those countries.
- 10.6. Non-EU students are also advised to apply for a European Health Insurance Card as this may also be available when they apply for their visas.

#### **Art. 11. Mobility**

Students participating in the programme must spend at least two semesters in another partner university (equivalent to 60 ECTS credits). Study track A and C include one mobility of 60 ECTS. Study track B includes two mobilities of each 30 ECTS. All mobilities are compulsory. All students will be informed beforehand of this compulsory mobility period. All PUs will provide appropriate information concerning administrative, financial, and pedagogical consequences of the mobility period.

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11.1. Student mobility 11.1.1. The Programme includes a compulsory student mobility period of at least 60 ECTS or two times 30 ECTS: Study track A and C include one mobility of 60 ECTS (AMU or NKUA). Study track B includes two mobilities of respectively 30 ECTS (ULB and SUR).

11.1.2. The total compulsory student mobility period included in the Programme results in the completion of at least 60 ECTS credit points.

11.1.3. Any compulsory mobility is self-funded by the student. If eligible, students may apply for additional mobility funding under the Erasmus+ program. Any Erasmus+ mobility funding request aimed at supporting a student's compulsory mobility between their first and second institution will be managed and introduced through UAM; whereas any Erasmus+ mobility funding request aimed at supporting a student's compulsory mobility between their second and third institution will be managed and introduced through ULB.

11.2. Student Agreement 11.2.1. Following their acceptance of a place in the Programme and prior to an accepted Student's enrolment in the Programme, the accepted Student and [the Joint Programme Coordinator [and] the responsible Programme Director] representing the Consortium shall sign a Student Agreement covering the academic, financial, administrative, and other relevant aspects related to the Programme. In particular, the Student Agreement shall contain the course of studies, selection of PUs and mobility options to be followed by the student.

11.2.2. In addition, the Student Agreement shall include the Study and Examination Regulations or similar rules and regulations applicable to the Student, detailing the requirements for successful acquisition of ECTS credits, the consequences in case of failure to acquire them, and the grading system, as well as information about the services provided to the Student, and details related to health and social security, mobility requirements, and thesis, exam and graduation rules to the extent described in the Programme Handbook. The PU will take care that the student is informed of any updates in this information.

11.2.3. The Student Agreement shall be binding to both sides but may be updated at any given time during the student's individual course of studies. It shall be updated whenever decisions are made regarding mobility options and specializations in the Programme during studies. Changes to the selection of PUs and mobility options shall require the consent or all PUs and the CPU involved and of the student.

## Art. 12. Student matters

12.1. Each student shall enjoy the privileges and access to resources throughout the Programme and be subject to the regulations of each PU during their mobility period. Students will be registered at the CPU in the first year and at the respective study track PU(s) during the mobility period. Their registration at the CPU will remain dormant during the mobility period. 12.2. The student must comply with the requirements of each PU in question as regards documentation for registration procedures and visa purposes.

12.3. Each PU assumes no responsibility for any personal property or personal belongings which students may bring onto its premises and each PU is expressly released from all liability for any loss or theft of, or any damage to, personal property or personal belongings that may be sustained by students due to the participation in the Programme.

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12.4. While at a PU, the local policies for the resolution of non-academic complaints and appeals will apply and students will be subject to all local laws, statutes, rules, and regulations applicable to them. Students involved in the mobility Programme shall be subject to the rules and regulations which are in force in the PU where they spend their mobility period.

### **Art. 13. Degrees and diplomas**

13.1. The degrees conferred by the Programme are awarded by the respective PUs according to their national and local regulations, and to arrangements stated in the present agreement.

Degree	Type & title of the degree	Awarding PUs
Double	Master in Democracy and Government & Master in European and International Studies	UAM & AMU
Double	Master in Democracy and Government & Master of Science in Southeast European Studies: Politics, History and Economics	UAM & NKUA
Multiple	Master in Democracy and Government; Master in European Studies & Master in International Relations and supranational Institutions	UAM, ULB & SUR

13.2. Students following track A and C are awarded 2 degrees after the successful completion of the Programme. Students following track B are awarded 3 degrees after the successful completion of the Programme (see table under 2.6).

13.3. The degrees are conferred by the awarding PUs of the consortium where the student follows instruction and is registered while in the Programme, based on the Programme structure and study tracks stated in the present agreement.

### **Art. 14. Award and graduation**

14.1. Once the student satisfies all the conditions set out in the rules and regulations that apply to the Programme and is successful in the relevant assessment process, the Coordinating Partner university shall arrange for the jointly awarded degree to be issued to the student on behalf of the respective awarding PUs. The PUs that are awarding double / multiple degrees shall arrange for the specific documents to be issued to the student, based on their regulations and practice. 14.2. The relevant award will be conferred following the successful completion of 120 ECTS as specified by the Programme structure.

14.3. All relevant degree award documentation, regardless of the type of the degrees, will refer to the PUs who have contributed to the delivery of the respective degrees.

If the criteria for the 120 ECTS are not met, students will be awarded neither a double nor a multiple degree. The student's eligibility for an exit award from UAM based on the CPU's one-year Master in Democracy and Government (60 ECTS) will be considered in accordance with UAM local rules and regulations. For self-funded students or externally funded Scholarship students who during their first or second year find they are unable to complete the full two years (for example, for reasons of finance or health) of the Programme, there is the option to transfer to the full time one-year Master in

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Democracy and Government (60 ECTS) in accordance with UAM local rules and regulations. This would not be a joint award, it would a simple award by the CPU which would not involve any of the PUs.

#### **Art. 15. Recognition mechanisms**

15.1. In compliance with the normal procedures for degree approval and national degree recognition / accreditation of each of the degree awarding PUs, the Programme will be considered and approved (as appropriate). This will include the procedures for new degree Programmes, new pathways within established national degrees and new collaboration arrangements. Where necessary, ministerial approval from the respective Ministry of Education (or equivalent, based on specific case) will be confirmed. 15.2. All approval / national degree recognition / accreditation processes must be completed prior to the start of the Programme.

15.3. Changes to the Programme must be formally agreed through revisiting these formal degree approval and national degree recognition / accreditation procedures at each degree awarding PU.

#### **Art. 16. Rules and regulations on studies**

16.1. Students are subject to the academic regulations of the CPU and PU(s) at which they are registered for attendance while pursuing their studies in the Programme. 16.2. Appeals regarding admissions are handled following the CPU regulation.

#### **Art. 17. Examination, assessment, and grading of students' academic performance**

17.1. The students' academic performance is assessed according to the examination and assessment methods, criteria, and regulations of the CPU and PU(s) responsible for the course or part of the Programme to be assessed. 17.2. Assessment method(s) and grading criteria shall be communicated to the students before the beginning of their studies.

17.3. Information about examination, assessment, and grading shall be included in the Programme Handbook and shall be communicated to the students before the beginning of their studies.

17.4. Grade conversions, if any, from one PU's grading system to the other(s) is part of the present Agreement (Annex 2) and shall be followed accordingly.

#### **Art. 18. Academic appeals, student complaints and conduct**

18.1. For academic appeals relating to a course, the academic appeals procedure of the CPU or PU(s) delivering that course will apply. Thereafter the Consortium Board will meet to discuss and agree a course of action. 18.2. The academic appeals procedure of the CPU will apply to appeals made by a student against the decisions of the Consortium Board.

18.3. For cases of alleged academic misconduct, including plagiarism, relating to a course or courses delivered by a PU, the code of student conduct and procedures of the PU delivering the course or courses will apply.

18.4. In the case of academic misconduct relating to the Programme the code of student conduct and procedures of the coordinating PU will apply.

18.5. In cases of non-academic misconduct where it is alleged that an offence has been committed by a student whilst present at a PU, the relevant code of student conduct of that PU will apply. In all other

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cases of non-academic misconduct, the code of student conduct and procedures of the coordinating PU will apply.

18.6. Where it is not clear to a PU which code of student conduct should apply, or if a PU believes that the code of student conduct of another PU should apply, or national/regional regulations/laws should be enforced instead, it shall so notify the Consortium Board will thereafter discuss and agree, acting reasonably, a course of action. 18.7. If a student wishes to complain about any general aspect of a course, the complaints or other equivalent procedure of the PU delivering that course will apply.

18.8. If a student wishes to complain about any general aspect of the Programme, the complaints or other equivalent procedure of the CPU will apply.

18.9. If a student wishes to complain about any specific service or facility provided by, or a student or member of staff from, a PU, the relevant complaints or other procedure of that PU will apply.

18.10. Each PU will, where the policy or procedure of another PU applies, provide the other PU with reasonable assistance in connection with the administration of academic appeals, student complaints and student conduct procedures, to ensure that all such academic appeals, student complaints and allegations of student misconduct are handled fairly.

#### **Art. 19. Financial regulations**

19.1. Students are registered and pay their fee at the CPU and move on to a PU(s) where they do not pay any fee.

19.2. The financial responsibility for the delivery of parts of the Programme rests with the CPU and the PUs providing the teaching or supervision.

19.3. The Consortium Board is responsible for the administration of possible external funding for the Programme. The use of such funding is carried out according to the rules set by the donor / funding authority.

19.4. The cost of jointly delivered parts of the Programme are decided on a case-by-case basis by the Consortium Board.

19.5. Finances:

	EU	Non-EU
Participation Costs	Year 1: Annual fee of 4500 euro	Year 1: Annual fee of 6000 euro
	Year 2: Annual fee of 4500 euro	Year 2: Annual fee of 4500 euro
Cost per ECTS	75 euros	87,5 euros
Financial model based on 30 students per year	$30 * 120 * 75 = 270.000$	$30 * 120 * 87,5 = 315.000$

19.5.1. The fees shall remain stable during a cohort. The Consortium Board is to annually assess the fee structure and to consider inflation correction.

19.5.2. If students do not pay at the CPU before the indicate deadline there is no disbursement to PUs and the student is no longer enrolled in the programme.

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Código Seguro De Verificación	774A-5542-7268P5144-6F49	Fecha	13/02/2025
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19.5.3. Students' payment of their fees takes place during the annual enrolment in the master before the academic year starts. These dates are set annually at UAM's Postgraduate Centre ([https://www.uam.es/CentroEstudiosPosgrado/Home/1446755956185.htm?language=en\\_GB](https://www.uam.es/CentroEstudiosPosgrado/Home/1446755956185.htm?language=en_GB)).

19.5.4. Fee waivers for any group of students can be awarded by the Consortium Board at its discretion.

19.5.5. Reception and distribution of programme funding

19.5.6. Funds are transferred by the CPU as a lump sum to the PUs via bank transfer (in euros) following annual invoicing by the PUs.

19.5.7. Any leftover funds at the CPU, can be allocated at the Consortium Board discretion.

Fee differentiated - per cohort estimated at 30 students with 10 students per Track, with a 50/50 EU/non-EU ratio).

### III. OTHER COSTS – FIXED PER SPECIFIC RANGES

### V. TOTAL SPLIT OF ACADEMIC COSTS INCOME BY PARTNER

PU	FY 25/26	FY 26/27	Total
AMU	0	20.000	<b>20.000</b>
NKUA	0	36.000	<b>36.000</b>
ULB	0	25.000	<b>25.000</b>
UAM	157.500	34.000	<b>191.500</b>
SUR	0	20.000	<b>20.000</b>
<b>Total Academic costs</b>	<b>157.500</b>	<b>135.000</b>	<b>292.500</b>

### Art. 20. Marketing and publicity

20.1. Each PU and the CPU agrees to work together to market the Programme effectively in line with their normal procedures and in accordance with the following provisions:

20.1.1. There will be a specific website for the Programme. The CPU, UAM, shall maintain the Programme website and all PUs will contribute to and maintain links with that website from their own websites.

20.1.2. Each PU will maintain their respective web page for the Programme and each PU will maintain links with the relevant web pages of the other PUs.

20.1.3. Each PU will be responsible for including the Programme in their own prospectuses and publicity materials, as well as their own A-Z Programme web listings and all relevant national study programme listings in their country of residence as much as is technically possible.

20.1.4. Each PU will submit all publicity and marketing materials to be used by that PU to market the Programme, and/or which refer to another PU or contain any of the logos, trademarks, or other Intellectual Property of another PU, to the other PUs for prior written approval. All such materials shall be accurate and shall not contain inappropriate or misleading comparisons with other third-party

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programmes, derogatory statements about third parties, misleading statements, or advice about recognition of awards and/or statements that could reasonably bring either of the PUs into disrepute.

20.1.5. Each PU shall immediately cease to use in any manner whatsoever all publicity and marketing materials and the logos, trademarks or other Intellectual Property of another PU upon termination or expiry of this Agreement for any reason.

20.2. The CPU will organise the common marketing efforts through the Consortium Board which will review existing PUs' recruitment strategies and draw upon examples of best practice to develop a coherent, integrated Programme promotion strategy.

20.3. A general marketing policy will be discussed and approved by the Consortium Board.

20.4. The PUs will engage in a variety of activities to promote and market the Programme.

#### **Art. 21. Programme Handbook**

21.1. The Consortium Board will produce a Programme Handbook which details the rules and regulations of the Programme as appropriate.

21.2. The Programme Handbook will serve as an introductory handbook for the Programme.

21.3. All PUs will contribute to the text of the general Programme Handbook.

21.4. The CPU will provide a copy of the Programme Handbook to students on or promptly following the Programme start date.

21.5. If considered necessary by the Consortium Board, each other PU will also produce a handbook or applicable in at least, electronic format, according to their own regulations and standards, detailing information about the components of the Programme that they offer and their role in the assessment of that component.

21.6. Each PU will provide a copy of their mobility period handbook or applicable to students prior to or promptly following their arrival on site.

#### **Art. 22. Academic standards and quality**

22.1. The maintenance of academic standards and the management and enhancement of procedures for quality assurance are the collective responsibility of the relevant PUs and CPU, in accordance with their respective calendars, charters, statutes, and regulations.

22.2. Each PU and the CPU shall, during the term of this Agreement, ensure that the Programme (and each course on the Programme) satisfies the national, local, and institutional requirements to which each PU is subject.

22.3. Each PU shall share relevant information for the purposes of facilitating monitoring and review of the collaborative arrangement, including reviewing the other PUs' compliance with this Agreement and maintenance of academic standards. The other PUs shall provide reasonable assistance and information to enable the reviewing PU to conduct any such monitoring process within any reasonable timescales requested by that PU in writing.

#### **Art. 23. Internal evaluation**

23.1. Course work will be marked and moderated in line with each PU's internal quality assurance processes in place.

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- 23.2. Each PU shall carry out evaluations of the courses they provide, included in the Programme, and shall communicate the results of those evaluations with the other PUs.
- 23.3. The Consortium Board shall agree on how to collect students' feedback, including questions at the end or after the Programme.
- 23.4. The results of student feedback from PUs will be discussed by the Programme Board and concerned consultative and governance bodies at each PU and will be made available to the students in a suitable and transparent manner.
- 23.5. Student representatives are formally consulted on all changes proposed for the Programme.
- 23.6. Continuous monitoring and enhancement of degree provision shall be conducted through regular monitoring, through PU representatives, feedback collection processes and consultation.
- 23.7. A quality assurance self-evaluation report will be developed by the Programme Board covering feedback and comments from students and staff, evaluation by academics, associate partners, alumni.

#### **Art. 24. Intellectual property**

- 24.1. Any Background Intellectual Property shall always remain the sole and exclusive property of the PU, or the PU employee as applicable (in this case, the respective PU(s) will be mentioned, to whom that Background Intellectual Property belonged prior to the Commencement Date of this Agreement. Each of the PUs hereby grants to the other PUs a non-exclusive and non-transferable licence to use that first PU's Background Intellectual Property to the extent necessary to fulfil the other PUs' obligations under this Agreement and the Programme Schedule.
- 24.2. Any Foreground Intellectual Property shall be, subject to any written agreement between the PUs to the contrary, the sole and exclusive property of the PU, or the PU employee as applicable (in this case, the respective PU(s) will be mentioned) creating or developing it. Each PU hereby grants to the other PUs a non-exclusive and non-transferable licence to use its Foreground Intellectual Property to the extent necessary to fulfil their obligations under this Agreement and any Programme Schedule.
- 24.3. Any Intellectual Property created or developed by the student will be owned by the student unless otherwise agreed in writing by the PUs.
- 24.4. If Foreground Intellectual Property is developed jointly between Students and/or a PU or between two or more PUs, the PUs and/or Student (as applicable) will agree which of them shall manage that Foreground Intellectual Property and will ensure that any necessary assignments are obtained.
- 24.5. The PUs will ensure that all communications relating to Foreground Intellectual Property are kept strictly confidential.
- 24.6. The PUs shall not disclose any Intellectual Property to third parties without the prior written consent of the owner of that Intellectual Property.

#### **Art. 25. Insurance and indemnity**

- 25.1. Each PU (each an Indemnifying PU) shall and hereby agrees to indemnify the other PUs (each an Indemnified PU) in full in respect of liabilities, costs, damages and losses (excluding any indirect or consequential losses or losses of profit) incurred or suffered by or imposed upon an Indemnified PU (including without limitation claims made by a Student and/or staff of any PU) arising out of, or in connection with, any failure of the Indemnifying PU to perform or discharge any of its obligations or liabilities under this Agreement or which arise as a result of the negligence of the Indemnifying PU.

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25.2. The indemnity given under this Clause 25 shall not apply to any loss, liability, or damage to the extent that such loss, liability, or damage is attributable to the fault, negligence, or wilful misconduct of the Indemnified PU or any of its officers, employees, or agents.

25.3. Each PU will always obtain and/or maintain during the period of this Agreement appropriate insurance policies according to their national requirements covering any negligent acts, errors or omissions, employer's liability, public liability, professional indemnity insurance in respect of its involvement in the Programme in amounts that are reasonable and customary for academic institutions of comparable size and undertaking similar activities as the PUs.

25.4. The Indemnified PU shall, in respect of any claim for which it will seek indemnity within the terms of this Agreement, as soon as reasonably practical after becoming aware of the claim, provide the Indemnifying PU with reasonable details of the claim and thereafter provide the Indemnifying PU in a timely manner, with such information relating to the claim as may reasonably be requested not make, and use its reasonable endeavours to procure that there is not made, any admission of liability, except with the prior written consent of the other PUs, such consent not to be unreasonably withheld or delayed keep the Indemnifying PU regularly informed of the progress of the claim, use its reasonable endeavours to procure that the handling of the claim is carried out and conducted in all material respects in accordance with such reasonable written directions as may be given by the Indemnifying PU, and not settle or compromise the claim, and procure that the claim is not settled or compromised, except with the written consent of the Indemnifying PU, which consent shall not be unreasonable, withheld or delayed.

#### **Art. 26. Limitation of liability**

26.1. Each Partner Institution is responsible for assuring full compliance by its participants in the activities related to this Agreement with applicable laws and regulations, including insurance of the respective nations.

26.2. In no circumstances shall any PU be liable for any loss, damage, costs or expenses of any nature that is: (i) of an indirect, special or consequential nature; or (ii) any loss of profits (whether direct or indirect) or goodwill which arises directly or indirectly from a PU's breach or non-performance of this Agreement, or negligence in the performance of this Agreement, or from any liability arising in any other way out of the subject matter of this Agreement, save that nothing in this Agreement excludes any liability for death or personal injury, liability for fraud or fraudulent misrepresentation or any other liability which cannot by law be excluded.

#### **Art. 27. Force majeure**

27.1. None of the PUs shall be responsible to another PU for any delay in performance or non-performance due to Force Majeure (which, for the purpose of this Agreement, means any cause preventing any PU from performing any or all of its obligations which arise from or are attributable to the acts, events, omissions or accidents beyond the reasonable control of the PU so prevented, including without limitation, any strike, lock-out or other form of industrial action, war, riot, civil commotion, terrorism, malicious damage, compliance with law or governmental order, rule, regulation or direction (including the exit of a PU country from the European Union), accident, breakdown of plenty or machinery, fire, flood, storm or other natural disasters).

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27.2. The affected PU shall promptly upon occurrence of any such causes inform the other PUs, stating that such cause has delayed or prevented its performance hereunder and thereafter such PU shall take all action within its power to comply with the terms of this Agreement as fully and promptly as possible.

27.3. Should the Force Majeure in question prevail for a continuous period more than one (1) month, the PUs shall enter discussion with a view to alleviating its effects or to agreeing upon such alternative arrangements as may be fair and reasonable.

27.4. Throughout the duration of the Force Majeure event(s), the affected PU shall use its reasonable efforts to cure or reduce the effect thereof.

#### **Art. 28. Term and termination**

28.1. Subject to clauses 28.2 and 28.3 (Term and Termination), this Agreement shall be effective from the Commencement Date for a period of 5 years (the Term), following which it shall automatically terminate unless otherwise agreed between the PUs, including for reasons such as continuing to deliver the Programme.

28.2. If following any review under Clauses 22 (academic Standards and Quality) or (responsibilities of all PUs) the collaboration is not operating to the reasonable satisfaction of any PU, or the academic standards of the Programme or any course under the Programme Schedule are not in the reasonable opinion of any PU being maintained by another PU, that PU may terminate its involvement in this Agreement immediately without penalty (subject always to Clauses 28.6 and 28.8, term and Termination) upon written notice to the other PUs.

28.3. Subject to Clause 28.6 and 28.8 any PU may terminate its involvement in this Agreement without penalty on twelve (12) months' prior written notice to the other PUs.

28.4. Subject to Clauses 29.6 and 29.8 (term and Termination) this Agreement may be terminated in respect of any PU In breach of this agreement by the other PUs without penalty by written notice to the PU in breach from the other PUs collectively.

28.5. A PU in breach is a PU that:

28.5.1. Materially breaches this Agreement (and the breach, if capable of remedy, is not remedied within thirty (30) days following the date of notice requiring the breach to be remedied);

28.5.2. Engages in conduct that is prejudicial to the reputations of the PUs serving notice or

28.5.3. Enters insolvency or equivalent proceedings.

28.6. Following the expiry or termination of this Agreement for any reason each PU in respect of which the Agreement has expired or terminated shall return to the other PUs at its own expense all materials in its possession belonging to the other PUs relating to this Agreement or the

Programme and shall return or destroy (at the option of the relevant other PU) all confidential Information of the other PUs then in their possession or control provided always that each PU shall be entitled to retain copies of confidential Information as may be required by it in order to comply with any law or regulatory requirement. 28.7. The PUs shall ensure that upon expiry or termination of this Agreement (whether entirely or in respect of any PU), satisfactory arrangements are put in place for all existing students on the Programme, or who have accepted a place on the Programme, to complete the Programme. The relevant terms of this Agreement will continue in force to the extent necessary to

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allow such Students to complete the Programme and be assessed for the Jointly Awarded Degree or Double Degree, as applicable.

28.8. Subject always to Clauses 27 (Force majeure) and 28 (Term and Termination), withdrawal of the Programme during the Term may only be made by written agreement between all PUs and in accordance with the timescales and any other limitations set out in the policies of the Coordinating PU.

28.9. Termination of this Agreement will not affect the rights of each PU against the other in respect of the period up to and including the date of termination.

28.10. Notwithstanding the foregoing, Clauses 1 (Definitions and interpretations), 4 (Responsibilities of PUs), 5 (Communication responsibilities of PUs), 6 (Management and administration), 10 (Health and travel insurance), 11.1 (Student Mobility), 18 (Academic appeals, Student complaints and Conduct), 19 (Financial regulations) (to the extent any Fees remain unpaid or reimbursable as at the terminate date), 20 (Marketing and publicity), 24 (Intellectual Property), 25 (Insurance and Indemnity), 26 (Limitation of liability), 27 (Force majeure), 28 (Term and termination), 29 (Confidential information and data protection) 31 (Dispute Resolution) and 32 (General) and 33 (Governing law) shall survive termination and/or expiry of this Agreement. The duration shall be extended until the expiry of the time limits laid down in the laws of the respective countries for the exercise of legal claims.

#### **Art. 29. Confidential information and data protection**

“Confidential information refers to such information provided by a PU in connection with this Agreement which is clearly marked as confidential or if disclosed verbally is characterised as confidential at the time of disclosure and has been confirmed as such in writing within fifteen (15) calendar days from verbal disclosure by the disclosing PU.”

29.1. Each PU shall not, during the term of this Agreement or at any time, thereafter, disclose to any third party any confidential Information of the other PUs or make use of any such confidential Information except as necessary to fulfil its obligations under this Agreement. This clause shall not apply to any Information which:

29.1.1. Becomes generally known to the public, other than by reason of an act or omission of the recipient;

29.1.2. Is required to be disclosed pursuant to any applicable laws or to any competent governmental, statutory or Supervisory body to which the relevant PU is subject, including all relevant Freedom of Information legislation;

29.1.3. Is required to be disclosed pursuant to any court order; or

29.1.4. Is disclosed by a PU to its professional advisers.

29.2. Each of the PUs shall comply with the obligations set out in Annex 4 (Data Protection).

#### **Art. 30. This Agreement**

30.1. This Agreement, including annexes represents the complete understanding of the PUs with respect to the subject matter hereto, subject to any additional Information provided in Programme or course handbooks prepared by each PU and agreed by all PUs.

30.2. This Agreement supersedes all other agreements, statements, representations, or warranties made by or between the PUs in respect of the subject matter.

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30.3. Each PU acknowledges that it cannot rely on any remedy, representation or warranty which is not set out in this Agreement.

30.4. The Agreement will be reviewed each Academic Year. It may only be amended or modified by a document in writing, signed by the duly organization representatives of each of the PUs.

30.5. Changes to the Agreement that affect the delivery of the Programme may only be made before the opening of the application or the start of the Academic Year in which they become effective and may only affect those Students who start the Programme in that Academic Year or later. In any event, changes to the Agreement must not adversely affect Students already in the Programme when the changes take effect.

#### **Art. 31. Dispute resolution**

31.1. All disputes arising from the interpretation, development, modification, resolution, or execution of the present Agreement, must be settled by joint agreement and through consultation or negotiation between the PUs through the Consortium Board or through any other mechanism agreed to by the PUs. If at any time a dispute arises in connection with this Agreement, the PUs agree to use all reasonable efforts to resolve the dispute in good faith, firstly by implementing the following settlement procedure:

31.1.1. The PU raising the dispute (the "complaining PU") will submit a detailed written notice formally requesting the other PU(s) to which the dispute relates (the "Concerned PU(s)") to take steps to remedy or prevent conduct or omission in respect of which the dispute has arisen.

31.1.2. If within fourteen (14) days (or such other period as may be agreed between the PU(s) of receipt of the notice described in Clause 31.1.1, the Concerned PU(s) fail(s) to agree to perform a course of action which satisfies the Complaining PU (acting reasonably), the latter will convene a meeting at a mutually convenient time but not later than thirty (30) days following the date of the written notice described in Clause 31.1.1. If the Complaining PU convenes such a meeting, appropriate senior representatives of the Complaining PU and the Concerned PU(s) must meet to attempt a resolution of the dispute.

31.2. If the dispute has not been resolved within sixty (60) days of receipt of the notice under Clause 31.1.1, either the Complaining PU or the Concerned PU(s) may take such further steps as it considers appropriate to resolve the dispute, including among others initiating court proceedings in accordance with article 33.1 OR the initiation of an International Arbitration the course of actions being determined by agreement of the Consortium Partner Universities, and/or court proceedings.

31.3. Nothing in this Clause 31 shall operate to restrict any PU's rights to apply to a court for the preservation of its legal rights or for the emergency or interlocutory or interim relief (including, for the avoidance of doubt, interim interdict).

#### **Art. 32. General**

32.1. Any access and/or use by:

- (i) staff of any PU; or
- (ii) Students,

of any resources under this Agreement is subject to the policies and procedures of the PU which granted access to those resources. Resources include IT facilities, library resources, publications,

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databases, or other material resources. Each PU will ensure that its staff and Students are made aware of all applicable policies and procedures of the PU which granted access to the resources.

32.2. Each PU shall always comply with the Relevant Requirements, shall have, and maintain appropriate policies and procedures to ensure compliance with the Relevant Requirements (which it shall enforce where appropriate) and shall immediately notify other PUs of any demand for any undue financial or other advantage of any kind received by it in connection with the Programme or this Agreement.

32.3. Further cooperation projects, including intensive courses, distance learning, joint research, organization of seminars, symposia, and meetings on common interest topics and all other activities aimed at consolidating the cooperation will be encouraged by all PUs. These projects shall be agreed by the interested PUs and subject to separate agreements.

32.4. None of the PUs discriminate against any Students or any member of staff based on age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, or sexual orientation.

32.5. Each PU shall always comply with applicable health and safety and environmental laws in its relevant jurisdiction.

32.6. No failure or delay on the part of any PU to exercise any right or remedy under this Agreement shall be construed as a waiver thereof, nor shall any single or partial exercise of any right or remedy preclude the further exercise of such right or remedy.

32.7. No PU shall have the right to assign, delegate, transfer or otherwise dispose of its rights and/or obligations under this Agreement without the prior written consent of the other PUs. No PU shall subcontract any of its obligations under this Agreement or any aspect of the delivery of the Programme (including without limitation any course) for which it is responsible under the Programme Schedule without the prior written consent of the other PUs.

32.8. Any notice required to be given under this Agreement shall be served by international courier, with recorded delivery, and addressed to the other PUs at the addresses set out above or such other addresses as notified for this purpose from time to time, marked for the attention of the representative set out above or such other representative as notified for this purpose from time to time.

32.9. This Agreement shall not be varied other than in writing, signed by the duly authorized representatives of each of the PUs.

32.10. Nothing in this Agreement shall create, nor is intended to create a corporate partnership or joint venture between the PUs and nothing in this Agreement is intended to create any joint liability, or joint and several liabilities, between the Coordinating PU and the other PUs or among the PUs. The Coordinating PU and the other PUs shall each be liable only for their own acts and omissions and for performance of (or failure to perform) their own obligations under this Agreement, and none of them shall be liable to any third party for any loss or damage arising out of another PU's acts or omissions including but not limited to any breach of the terms of or failure to perform fully the obligations contained in this Agreement.

32.11. If any PU undergoes a change of control, a change of status or a change in ownership that PU shall inform the other PUs in writing as soon as reasonably practical.

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32.12. This Agreement is written in the English language. If this Agreement is translated into any other language, the English language version shall prevail. Any notice given under or in connection with this Agreement will only be effective if it is in the English language.

32.13. This Agreement and its Annexes are drawn up in English with effect for and against all parties involved, which language shall govern all documents, notices, meetings, arbitral proceedings, and processes relative thereto. Should a PU by law or by custom require a translation of this Agreement and its Annexes into a language other than English, including a version of this Agreement signed by all PUs, this translation shall be produced under the aegis and at the cost of the PU requiring it. In case this Agreement or any of its Annexes is translated into a language other than English, the English language version shall prevail.

32.14. In the event of the invalidity of one or more clauses of this Agreement, the validity of the remaining Agreement shall remain unaffected. Any gaps in the Agreement that may arise will be clarified by mutual agreement by the Programme Board. Decisions of the Programme Board regarding the Agreement shall be made in consideration of the specifics and feasibility of the Programme. The implementation of such decisions shall be the responsibility of the respective competent bodies of the PUs.

32.15. The Annexes to this Agreement shall form an integral part thereof; should an Annex contain any provisions that conflict with the provisions of this Agreement, this Agreement shall prevail.

32.16. Sufficient original copies of this Agreement (one for each PU) will be signed by all PUs and each copy is equally valid.

32.17. The PUs will conduct an annual review of the terms and conditions of this Agreement.

32.18. Where executed in counterparts:

32.18.1. this Agreement shall not take effect until all the counterparts have been delivered; and

32.18.2. delivery will take place when the date of delivery is agreed between the PUs after execution of this Agreement as evidenced by the date inserted at the start of this Agreement.

### **Art. 33. Governing law**

33.1. All disputes arising from the interpretation, development, modification, resolution or execution of the present agreement, must be settled by mutual agreement and through consultation or negotiation between both parties through the Consortium Board, or through any other mechanism agreed to by both parties. If it shall prove impossible to reach a solution through these procedures, the parties hereby undertake to subject themselves to Spanish Arbitration which will be determined by agreement of both parties.

### **Art. 34. Signatures**

For the Universidad Autónoma de Madrid (UAM)

Public law institution of the Kingdom of Spain

Located at C/Einstein 1, Ciudad Universitaria de Cantoblanco, 28049 Madrid (Spain)

Represented by its Rector

Amaya Mendikoetxea Pelayo

SIGNATURE

Date:

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For the AIX-MARSEILLE UNIVERSITÉ (AMU)  
 PU2 Public Higher Education Institution of scientific, cultural and professional character. SIRET: 130  
 015 332 00013/ Code APE/NAF 85.42Z Enseignement supérieur.  
 Located at 58 boulevard Charles Livon, Jardin du Pharo, 13284 Marseille Cedex 7, France.  
 Represented by its President, Professor Eric BERTON, duly authorized to approve this agreement by  
 the board of the University, on february 1st 2024, in the name and on behalf of the Faculty of Arts,  
 Letters, Language and Humans Sciences (ALLSH), represented by its Dean M. Guy LE THIEC.

SIGNATURE

Date:

For the Université libre de Bruxelles (ULB)  
 Annemie SCHAUS

Rector

*Université libre de Bruxelles (CP 130) Avenue F.D. Roosevelt, 50 1050 Bruxelles*

SIGNATURE

Date:

For the National and Kapodistrian University of Athens (NKUA)  
 Gerasimos SIASOS

Rector

*National and Kapodistrian University of Athens  
 30 Panepistimiou st,  
 106 79, Athens, Greece*

### **SAPIENZA UNIVERSITÀ DI ROMA (SUR)**

Professor Antonella Polimeni,

Rector.

*Piazzale Aldo Moro, 5  
 00185 Rome, Italy,*

SIGNATURE

Date:

### **Agreement Annexes**

Annex 1. Programme structure

Programme structure EUROSUD South European Studies			
Study Tracks	Study Track A: Southern Europe and the Mediterranean	Study Track B: Southern Europe in the European Union	Study Track C: Southeastern Europe
Mobility Paths	Path One	Path Two	Path Three
Semester 1 (30 ECTS)	UAM (English)	UAM (English)	UAM (English)

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Semester 2 (30 ECTS)	UAM (English)	UAM (English)	UAM (English)
Transversal Skill Seminar	UAM (English)		
Semester 3 (30 ECTS)	AMU (French)	ULB (English)	NKUA (English)
Transversal Skill Seminar	AMU (French)	ULB (English)	NKUA (English)
Semester 4 (30 ECTS)	AMU (French)	SUR (English)	NKUA (English)

*Courses per study track*

**Study Track A: Southern Europe and the Mediterranean (UAM, UAM, AMU, AMU)**

Semester	Courses and ECTS	Observations
1 (UAM)	Research Design and Methods* (6) European Union (6) Public Policy Theory and Practice (6) Evaluating Public Policies and Services (6) Data Analysis in Political Research (6) Voting in Modern Democracies (6) Representation and Political Participation (6) Explaining Nationalism and Populism (6) History of Political Theory (6)	1 compulsory (*) 4 electives 30 ECTS Courses are taught in English
2 (UAM)	Understanding Social Challenges in Southern Europe* (6) Democracy and Government in Southern Europe* (6) Public Administration and Digital Governance (6) Political Parties and Interest Groups (6) Contemporary Political Theory (6) Processes of democratic transition in the Arab World (6)** Political Islam in the Maghreb and Mashreq (6)** Democratization and reforms in Turkey and Iran (6)**	2 compulsories (*) 3 electives (minimum 2 courses from Arab and Islamic Studies **) 30 ECTS Courses are taught in English

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3 (AMU)	Governance and institutional actors in the Euro-Mediterranean framework (3) Management and control of contemporary migration (3) Political systems, territories, and conflicts (3) Project management in the Euro-Mediterranean context (6) Professional Seminars (9) Conducting a research project 3/4 (3) English or French for foreigners (3)	30 ECTS  Courses are taught in French
4 (AMU)	Conducting a research project 4/4 (3) Dissertation and internship (research or professional) (27)	30 ECTS  Courses are taught in French  Dissertation and Internship includes Dissertation, Oral defense, Internship

### Study track B: Southern Europe in the European Union (UAM, UAM, ULB, SUR)

Semester	Courses and ECTS	Observations
1 (UAM)	Research Design and Methods* (6) European Union (6) Public Policy Theory and Practice (6) Evaluating Public Policies and Services (6) Data Analysis in Political Research (6) Voting in Modern Democracies (6) Representation and Political Participation (6) Explaining Nationalism and Populism (6) History of Political Theory (6)	1 compulsory course (*)  4 electives  30 ECTS  Courses are taught in English
2 (UAM)	Understanding Social Challenges in Southern Europe* (6) Democracy and Government in Southern Europe* (6) Public Administration and Digital Governance (6) Political Parties and Interest Groups (6) Contemporary Political Theory (6)	2 compulsory courses (*)  No electives, all listed courses are compulsory  30 ECTS  Courses are taught in English

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3 (ULB)	European integration through law (5) Decision-making in the EU (5) History of European integration (5) Democratisation and autocratisation (5) Social Europe (5) Interest Representation in the EU (5)	30 ECTS No electives, all listed courses are compulsory Courses are taught in English
4 (SUR)	Mediterranean world and international connections (9) Political parties, leadership and interest groups (9) Right and democracy in the Italian constitutional system (9) Constitutional transitions and democratization (9) Economic policy and political economy of the EU (9) History of international and european relations (9) Master thesis (12)*	30 ECTS 2 electives from listed courses Compulsory Master thesis* Courses are taught in English

### Study track C: Southeastern Europe (UAM, UAM, NKUA, NKUA)

Semester	Courses and ECTS	Observations
1 (UAM)	Research Design and Methods* (6) European Union (6) Public Policy Theory and Practice (6) Evaluating Public Policies and Services (6) Data Analysis in Political Research (6) Voting in Modern Democracies (6) Representation and Political Participation (6) Explaining Nationalism and Populism (6) History of Political Theory (6)	1 compulsory (*) 4 electives 30 ECTS Courses are taught in English
2 (UAM)	Understanding Social Challenges in Southern Europe* (6) Democracy and Government in Southern Europe* (6) Public Administration and Digital Governance (6) Political Parties and Interest Groups (6) Contemporary Political Theory (6)	2 compulsory courses (*) No electives, all listed courses are compulsory 30 ECTS Courses are taught in English

3 (NKUA)	Greece: Political Economy, Crisis and Change (10)  Attempting Transformation: the EU and Southeastern Europe (10)  Political Change, Democracy and Crisis in Southeastern Europe (10)  Peace, Sovereignty and International Organization in Southeastern Europe (10)  Interconnected Histories: the Balkans and the Black Sea from the 18th to the 20th Century (10)  Master's Thesis (I) (10) (*)	1 compulsory (*)  2 electives  30 ECTS  Courses are taught in English
4 (NKUA)	Contemporary Turkey (10)  Climate Crisis: Policies and Diplomacy in Southeastern Europe (10)  Migration and Asylum Governance in Southeastern Europe (10)  International Law and Peaceful Settlement of Disputes in Southeast Europe (10)  Security and Stability in Southeast Europe (10)  Economic Transition Pathways in Southeastern Europe: Disruptions, Challenges, Prospects (10)  Master's Thesis (II) (10) (*)	1 compulsory (*)  2 electives,  30 ECTS  Courses are taught in English

## Annex 2. Grade conversion tables

ECTS Grading Scale		AMU	NKUA	ULB	UAM	SUR <sup>22</sup>
A	Excellent	20	10	20	10	30+
		19	9.5	19		30
		18	9	18		29
		17	8.5	17		28
		16	8	16		27
B	Very Good	15	7.5	15	9	26
		14	7	14		25
C	Good	13	6.5	13	7	24
		12	6	12		23
D	Satisfactory	11	5.5	11	6	22
						21
E	Adequate	10	5	10	5	20
						19
						18

<sup>22</sup> For the grade conversion between SUR and NKUA see the next table

<b>FX</b>	<b>Fail some additional work required</b>	9	4.5	9	4	16-17
		8	4	8		14-15
		7	3.5	7		12-13
<b>F</b>	<b>Fail much more work required</b>	6	3	6	3	10-11
		5	2.5	5		8-9
		4	2	4	2	6-7
		3	1.5	3		3-5
		0-2	1	0-2	1	0-2

### Annex 3. Study tracks overview

#### Year 1: Study track A, B and C:

All students start at the Autonomous University Madrid (UAM) for Semester 1 and 2. The overview of the first year does not differ per study track. There is a Summer School between Semester 2 and 3.

Year 1 Study Track A, B and C at UAM by calendar weeks																													
S	e	m	calendar week	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	1	2	3	4	5			
s	e	m	activity type																										
1			description	Autumn Term + Exams @ UAM																		Free time	Spring Term + Exams @ UAM						
s	e	m		6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	31	32	33	34
2				Spring Term + Exams @ UAM																		Free time, move to AMU/ULB/NKUA							

Year 2 Study Track A (UAM--> AMU) by calendar weeks																											
S	e	m	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	1	2	3	4	5	6	
				3 <sup>rd</sup> semester – Autumn Term (from 4 <sup>th</sup> sept 2026 – S36) + exams																		Auto mn break	3 <sup>rd</sup> semester – Autumn Term (from 4 <sup>th</sup> sept 2026 – S36) + exams				
																						Winter break	Spring term				
s	e	m	4	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28				
4					Internship + dissertation																		Break				

Study track B: Students start at the Autonomous University of Madrid (UAM) for Semester 1 and 2 and move to ULB for the 3rd semester and to SUR for the 4th Semester.

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Year 2 Study Track A (UAM--> ULB -> SUR) by calendar weeks																																										
Sem. 3	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	1	2	3	4	5	6	7	8																
Third semester at ULB (courses)																						Break	(exams)	WS																		
Sem. 4	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	Fourth semester at SUR																					

Study track C: Students start at the Autonomous University Madrid (UAM) for Semester 1 and 2 and move to NKUA for the 3rd and 4th Semester.

Year 2 Study Track C (UAM--> NKUA) by calendar weeks																															
Sem. 3							35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	1	2	3	4	8		
Winter Semester at NKUA																							Break	Exams							
Third semester at NKUA																															
Sem. 4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28							
Spring Semester at NKUA																							Spring Semester at NKUA	Exams	Conclusion of dissertatio n process						
Fouth semester at NKUA																															

#### Annex 4 Data protection

##### Definitions

1.1. In this Annex 4 and the respective Agreement, the following words shall have the meaning set out opposite:

Controller means the natural or legal person, public authority, agency or other body which, alone or jointly with others, determines the purpose and means of the processing of Personal Data.

Data Subject means an identified or identifiable natural person; an identifiable natural person is one who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location data, an online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity of that natural person.

DP Laws means any law, enactment, regulation, regulatory policy, by-law, ordinance or subordinate legislation relating to the processing, privacy and use of Personal Data, as applicable to a party and/or the Purpose, and includes any judicial or administrative interpretation of them, any guidance, guidelines, codes of practice, approved codes of conduct or approved certification mechanisms issued by any applicable regulator.

EEA means the European Economic Area;

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Model Clauses means the standard contractual clauses approved by the European Commission for transfers from Controllers in the EEA to Controllers outside the EEA pursuant to the European Commission's Decision C(2004)5721 (available at <https://eur-lex.europa.eu/legal-content/EN/TXT/?qid=1524820067922&uri=CELEX:32004D0915>);

Personal Data means any information relating to a Data Subject;

Personal Information means, with respect to each party, any Personal Data provided or made available by it to another Party (together with any data which is generated from such Personal Data) for the Purpose on or after the last date of signature of this Agreement; and

Purpose means the sole purpose of the delivery of the Programme in accordance with the terms of the Agreement.

Data protection

1.2. The parties shall each be a Controller of the Personal Information and this Agreement shall apply to the sharing of the Personal Information among the parties.

1.3. The parties acknowledge that the Personal Information to be shared among the Parties may include the following types of Personal Data: (i) data about prospective students and students registered by the parties on the Programme, including data relating to relatives, guardians and associates of the student and sensitive personal data about the student (e.g. health information); (ii) data relating to staff, advisers, consultants and other professional experts of each party; and (iii) data relating to staff of other organisations who are associated with the Programme (e.g. external advisory board members and visiting scholars).

1.4. Each party shall, in relation to the Personal Information: 1.4.1. comply with its obligations under DP Laws, including ensuring that appropriate privacy notices and/or policies are communicated to the relevant Data Subjects which explain how the Personal Information will be processed (including the fact that the Personal Information may be disclosed to the other parties in the scenarios and for the purposes set out in paragraph 2.2);

1.4.2. implement appropriate technical and organisational measures to ensure an appropriate level of security is adopted to mitigate the risks associated with its processing of the Personal Information, including:

a) unauthorised or unlawful processing; and  
 b) accidental or unlawful destruction, loss, alteration, disclosure of, damage to or access to such Personal Information; 1.4.3. notify the other parties of any breach or suspected breach of security, including any breach of this Clause 2 (Data Protection) and/or any unauthorised or unlawful processing and/or any loss, destruction, damage of, or compromise to, any Personal Information (Security Breach) no later than 48 hours after becoming aware of such Security Breach, such notification to specify (as a minimum):

a) the nature of the Security Breach;  
 b) the date and time of occurrence;

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- c) the extent of the Personal Data and Data Subjects affected or potentially affected, the likely consequences for the Data Subjects and any measures taken or proposed to be taken by that party to contain the Security Breach;
- d) any other information that the party shall require in order to discharge its responsibilities under the DP Laws in relation to such Security Breach; 1.4.4. promptly notify the other parties in the event that it receives updates or corrections to any of the Personal Information;
- 1.4.5. provide reasonable assistance, information, and cooperation, where requested by another party in respect of data protection matters, including:
- a) in respect of any claim and/or exercise or purported exercise of rights by a Data Subject under the DP Laws or any investigation or enforcement activity by the applicable regulator, which relates to or relates to the other Party's processing of the Personal Information; and
  - b) assisting the other parties in complying with their obligations as a Controller. Such assistance may include investigating a Security Breach, providing information to Data Subjects on another party's behalf as required by the DP Laws and communicating another party's privacy notices and/or policies to the relevant Data Subjects; 1.4.6. notify the other parties immediately, and consider any information and/or reasonable requests provided by another party before responding publicly or to a regulator or any third party (provided that such information and/or requests are provided promptly and before any applicable response deadline):
- a) if it is contacted or approached in relation to any claim and/or exercise or purported exercise of rights by a Data Subject under the DP Laws; or
  - b) in the event of any investigation or enforcement activity by the applicable regulator. 1.5. No party shall transfer any Personal Information received from another party to any location which is outside the EEA or the United Kingdom without that other party's prior written consent.

If that other party consents to the transfer of Personal Information to a recipient located outside of the EEA or United Kingdom, the party transferring the Personal Information shall: 1.5.1. ensure that such transfer (and any onward transfer) is governed by such terms and conditions as the other party may consent to at the relevant time;

- 1.5.2. ensure that such transfer (and any onward transfer) complies with this paragraph 2; and  
 1.5.3. ensure that such transfer (and any onward transfer) otherwise complies with any applicable DP Laws.

#### Liability

1.6. Each party (the Indemnifying Party) will indemnify on demand and keep indemnified each other party against any claims, losses, costs, damages (including special or penal damages), expenses (including reasonable legal expenses), awards of compensation, amounts paid in settlement, monetary penalties and fines incurred by or awarded against the other party because of the Indemnifying Party's breach of the DP Laws.

#### Annex 5: Selection and Admission Regulations

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### Specific access and admission requirements

1. An official undergraduate university degree – worth 180 ECTS or equivalent - in a range of disciplines across the Humanities (e.g. languages, communications, journalism, ...) and Social Sciences (e.g. political science, international relations, area studies, European studies, sociology, history, economics, ...) or any other related disciplines.
2. Graduates from foreign educational systems can access without the need for the homologation of their degrees, provided they demonstrate a level of training equivalent to the corresponding CPU's own official university degrees and are authorized, in the issuing country, to access postgraduate studies. Demonstrating an equivalent level of training in this case is done in accordance with the CPU's local rules and regulations.
3. The EUROSUD Master is aimed at university graduates with a background in Political Science, other social sciences (Law, Public Administration, Sociology, Anthropology, International Relations, European and other Area Studies or Economics and Business) or other related disciplines such as History, Geography, Letters, Languages or Journalism.

In addition to the degree, academic record, the university of origin, proficiency in English and other languages, previous work experience in areas related to its content, and personal motivations for pursuing the master's degree will be considered.

### Documentation to be attached to the application

1. ID / Passport
2. Academic transcript of grades of undergraduate studies must be provided in English. If the applicant cannot provide an official document in English, then they must provide a translation by a sworn translator
3. Curriculum Vitae according to standardized template
4. Average Grade certificates of previous studies. If available, applicants are to include a certificate showing the average grade for each of their previous diplomas.
5. If you have studied outside of Spain, you will need to submit the average grade equivalence issued by the Ministry of Education and Vocational Training (see section "related links").
6. Regarding English proficiency, A sufficient command of English is required - level B2 (minimum) and level C1 (preferred) of the European reference framework. Candidates will have to complete their file with official proof of sufficient command of this language. Applicants who are not English native speakers or who have not previously studied English are encouraged to provide proof of their level of English, i.e: TOEFL (score of min. 87) - IELTS (score of min. 5.5) - TOEIC (score of min. 785) - Cambridge Certificate (level B2 First at least)
7. Additionally, students applying to study track A are required also required to have a B2 level in French. A TCF/DELF/DALF - level B2 French certificate is required, except for nationals of countries where French is the official language.
8. Regarding other languages, students may provide certificates or other proofs of their proficiency.
9. Motivation letter according to standardized template
10. Access Degree: If you have completed your studies at the time of applying for the master's degree, you must attach the degree certificate/diploma, bachelor's degree, or equivalent (or proof of having applied for the degree) in the application.

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11. Students applying for study track B, will need to provide proof of their activities for the past 5 years. Depending on the applicants' profiles, this may include a secondary school certificate or work certificates.

#### Other requirements for students with non-EU qualifications

You can check these procedures in the pages on Legalization of foreign qualifications and Declaration of average grade.

If necessary, you may need to include an official translation into the Spanish language of this document.

#### Annex 6 Credit recognition tables

Universidad Autónoma de Madrid

Courses at AMU	ECTS	Courses recognized at UAM	ECTS
Conducting a research project	3	Master's Thesis	6
Dissertation and internship	27	Internship & Research project	18

Courses at SUR	ECTS	Courses recognized at UAM	ECTS
Master thesis	12	Master's Thesis	6
		Internship & Research project	18

Courses at NKUA	ECTS	Courses recognized at UAM	ECTS
Master's Thesis (I)	10	Master's Thesis	6
Master's Thesis (II)	10	Internship & Research project	18

Sapienza

#### Conversion Table

**Study track B: Southern Europe in the European Union (UAM, UAM, ULB, SUR)**

SUBJECTS AT UAM	ECTS	SUBJECTS RECOGNIZED AT SAPIENZA	ECTS
1º Year	60	1º Year	63
1º Semester			
		Storia della politica estera italiana (SPS/06) (GSPS-04/B)	9

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1 compulsory course (*) 4 electives	30	<b>To be chosen between:</b>  Lobbying e rappresentanza d'interessi nell'UE (SPS/11) (GSPS-07/A) oppure Sociologia dei Processi Moderni e Contemporanei (SPS/07) (GSPS-05/A)	9
Research Design and Methods* (6)  European Union (6) Public Policy Theory and Practice (6) Evaluating Public Policies and Services (6) Voting in Modern Democracies (6)			
		<b>To be chosen between:</b>	9
		<b>Diritto Pubblico Anglo-American (IUS/21) (GIUR-11/B)</b> oppure <b>Stati, autonomismi e separatismi (IUS/21) (GIUR-11/B)</b> <b>oppure Right and democracy in the Italian constitutional system (IUS/09) (GIUR-05/A)</b> oppure <b>Constitutional transitions and democratization (IUS/21) (GIUR-11/B)</b>	
2º Semester	30		36
Understanding Social Challenges in Southern Europe* (6) Political Parties and Interest Groups (6) Contemporary Political Theory (6) Data Analysis in Political Research (6) Democracy and Government in Southern Europe* (6) Public Administration and Digital Governance (6)		<b>To be chosen between:</b>  <b>Economia Internazionale (SECS-P/01) (ECON-01/A)</b> oppure <b>Teorie e storia della geopolitica (M-GGR/02) (GEOG-01/B)</b> oppure <b>Economic policy and political economy of the EU (SECS-P/02) (ECON-02/A)</b>	9
Representation and Political Participation (6) Explaining Nationalism and Populism (6) History of Political Theory (6)		<b>To be chosen between:</b>  <b>Diritto Internazionale dei Diritti Umani (IUS/13) (GIUR-09/A)</b> oppure <b>Diritto Internazionale dell'Economia e dello Sviluppo (IUS/13) (GIUR-09/A)</b> oppure <b>Diritto Diplomatico-consolare internazionale ed europeo (IUS/13) (GIUR-09/A)</b>	9
		<b>To be chosen between:</b>  <b>Storia delle istituzioni politiche italiane ed europee (SPS/03) (GSPS-03/B)</b> oppure <b>Storia del pensiero e ordine internazionale (SPS/02) (GSPS-03/A)</b>	9
		<b>One language to be chosen between:</b>  <b>French English German Spanish</b>	9
2º Year	ECTS	<b>2º Year</b>	
1º Semester			36
SUBJECTS AT ULB		<b>SUBJECTS RECOGNIZED AT SAPIENZA 2º YEAR</b>	
European integration through law (5) Decision-making in the EU (5) History of European integration (5) Democratisation and autocratization (5) Social Europe (5) Interest Representation in the EU (5)		<b>To be chosen between:</b>  <b>Teoria Politica (SPS/01) (GSPS-01/A)</b>	9
		<b>One language to be chosen between:</b>  <b>French English German Spanish</b>	9
		<b>One teaching activity to be chosen between:</b>  <b>Giustizia costituzionale e democrazia (IUS/09) (GIUR-05/A)</b> <b>History of international and european relations (SPS/06) (GSPS-04/B)</b> <b>Metodologia per l'analisi geopolitica (M-GGR/02) (GEOG-01/B)</b> <b>Pensiero politico della colonizzazione e della decolonizzazione (SPS/02) (GSPS-03/A)</b>	9

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		<b>Storia dell'Italia repubblicana nel contesto internazionale M-STO/04) (HIST-03/A)</b> <b>Diritti fondamentali e cittadinanza (IUS/20) (Giur-17/A) Space Law (IUS/13) (GIUR-09/A)</b>	
		<b>Political parties, leadership and interest groups (SPS/04) (GSPS- 02/A)</b> <b>Mediterranean world and international connections (M-STO/02) (HIST-02/A)</b>	
2º semester at SUR		<b>Laboratorio interdisciplinare oppure Seminari, Tirocini, Stages</b>	6
Final Dissertation	15	<b>Prova finale</b>	15
<b>TOTAL</b>		<b>TOTAL</b>	

**ANEXO****Nuevo Programa Internacional de Titulación múltiple**

International Master South European Studies - Máster en Democracia y Gobierno

Anne-Marie Reynaers  
(Coordinadora del Máster en Democracia y Gobierno)

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**1) Tipo de programa**

Máster múltiple.

**2) Antecedentes**

El Departamento de Ciencia Política y Relaciones Internacionales de la Facultad de Derecho de la Universidad Autónoma de Madrid (UAM) participaba desde el año 2019 en el programa ERASMUS MUNDUS a través del *International Master in South European Studies*, coordinado por la Universidad de Glasgow (UoG) y en colaboración con Libera Università Internazionale per le Scienze Sociali

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(LUISS), Aix Marseille Université (AMU) y The National and Kapodistrian University of Athens (NKUA). Dichas universidades ofrecían conjuntamente un máster a tiempo completo de dos años (120 ECTS) que resultaba en un título conjunto o doble, según el destino elegido por los estudiantes. Las opciones eran las siguientes: UoG, NKUA y UAM (conjunto), UoG, NKUA y LUISS (conjunto), UoG, UAM y LUISS (conjunto), UoG y NKUA (conjunto) y AMU (doble), UoG y UAM (conjunto) y AMU (doble). El programa contemplaba, por tanto, tres períodos de movilidad a lo largo de dos años. La primera movilidad tenía lugar en la UoG. En el segundo cuatrimestre, los estudiantes iniciaban la segunda movilidad en la UAM o en NKUA. La tercera movilidad cubría el segundo año del programa y podía tener lugar en NKUA, UAM, AMU o LUISS. El título fue verificado por el Consejo de Universidades el día 5 de junio de 2019.

Desafortunadamente, la financiación europea del programa ha terminado tras la terminación de la última cohorte (2022-2024). El consorcio, cuya composición va a cambiar, quiere presentarse en febrero 2025 a la convocatoria de Erasmus Mundus Joint Master para poder contar, de nuevo, con financiación europea. La actual ausencia de financiación implica que el Máster pierda el sello "Erasmus Mundos" y que el título verificado deje de existir temporalmente. Para poder presentar un nuevo *bid*, es fundamental transformar el Máster, de forma transitoria, en un Máster Doble/Múltiple. EUROSUD ha sido rediseñado para poder formar parte de la oferta de la Alianza CIVIS de la que la UAM es socia fundadora desde 2019.

En la nueva composición, la UAM será coordinador. Las siguientes universidades colaborarán en el programa: Aix Marseille Université (AMU), The National and Kapodistrian University of Athens (NKUA), Université libre de Bruxelles (ULB) y Sapienza Università di Roma (SUR), estas dos últimas habiéndose incorporado al formar parte de CIVIS. La nueva estructura del programa cuenta con 3 rutas de estudio en las que todos los estudiantes empiezan el primer año (semestre 1 y 2) en la UAM. Para el tercer y cuarto semestre los estudiantes pueden ir a

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AMU (Itinerario de estudio A, primera movilidad) o a NKUA (Itinerario de estudio C, primera movilidad). Los estudiantes que elijan la ruta B pasarán al ULB durante el tercer semestre (primera movilidad) y al SUR para el cuarto semestre (segunda movilidad).

### 3) Justificación

#### **Pertinencia del programa**

Desde el curso 2019-20 hasta el curso 2022-23, 65 estudiantes del International Master in South European Studies han cursado un semestre o dos en la UAM. 51 estudiantes obtuvieron una beca y 14 estudiantes se financiaron con fondos propios. Para poder dar continuidad al programa se requiere una transformación del Máster en un Máster Doble/Múltiple. Aparte de la necesidad administrativa de la creación del Máster Doble/Múltiple, su justificación en términos de contenido académico es la misma que la del actual Máster South European Studies.

#### **Contribución a la formación de los titulados**

El Máster Doble/Múltiple tendrá como objetivo aprovechar el interés inicial de los estudiantes en la región del sur de Europa y su papel en el mundo con el fin de profundizar y ampliar su conocimiento

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en las principales tendencias y problemas internacionales en los que el sur de Europa está a la vanguardia. El Máster está diseñado para estudiantes con antecedentes disciplinarios diversos, particularmente en humanidades y ciencias sociales, y desarrolla su comprensión de la región a través de una perspectiva comparativa e internacional. Los estudiantes recibirán una formación multidisciplinar en estudios de área y asuntos internacionales, así como el desarrollo de habilidades interculturales, metodológicas y prácticas a través de múltiples movilidades, prácticas, seminarios, cursos en línea y la escuela de verano. El Máster proporciona una plataforma desde la cual participará en la crítica y el debate de investigaciones, prácticas y políticas multidisciplinarias de vanguardia diseñadas para ampliar sus perspectivas con un enfoque particular en la región del sur de Europa.

### ***Objetivos del programa***

- Avanzar y promover el estudio de la región del sur de Europa en una perspectiva comparativa e internacional a través de un plan de estudios integrado y coherente.
- Proporcionar una experiencia académica intercultural conjunta dentro de un marco europeo para fortalecer la igualdad y aumentar la ciudadanía activa.
- Fomentar el compromiso crítico con múltiples disciplinas y enfoques teóricos.

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- Proporcionar formación en investigación conjunta, innovadora y rigurosa.
- Promover la empleabilidad del egresado y ofrecer habilidades analíticas, prácticas y transferibles.

### ***Interés para el centro y para la UAM***

La participación del centro y de la UAM como coordinador del *Master South European Studies* es de gran interés por las siguientes razones:

1. Aumenta las redes internacionales y la visibilidad de la UAM y del centro (Facultad de Derecho).
2. Fomenta la internacionalización de la oferta académica del centro, ya que la llegada de estudiantes extranjeros requiere la docencia de asignaturas en inglés y la adaptación de los contenidos a experiencias internacionales (véase anexo 1).
3. Fomenta la calidad del Máster en Democracia y Gobierno, ya que los estudiantes del *Master South European Studies* suelen ser competitivos académicamente y exigentes, lo cual tiene un efecto positivo en el rendimiento de los estudiantes y el profesorado del Máster en Democracia y Gobierno.
4. Genera una compensación económica que ayuda a desarrollar actividades académicas y culturales de las que se pueden aprovechar también los estudiantes del Máster en Democracia y Gobierno.

### ***Características de las instituciones socias***

La Universidad Nacional y Kapodistriana de Atenas (NKUA), fundada en 1837, fue la primera universidad que se estableció en toda la Península Balcánica y el Mediterráneo Oriental. Es históricamente la primera y más distinguida universidad de Grecia con más de 3000 empleados y 40 000 estudiantes. Desde la fundación de la NKUA, la mayoría de los PM, presidentes de la República de Grecia, así como varios ministros y jueces del Tribunal Supremo, han sido sus alumnos y/o profesores. La Escuela de Economía y Ciencias Políticas de NKUA tiene una experiencia significativa en Estudios del Sur de Europa; es el hogar de cuatro Facultades Académicas (Ciencias Políticas y

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Administración Pública, Economía, Medios y Comunicación, Estudios Turcos y Asiáticos Modernos). La editora fundadora y actual coeditora de la revista principal dedicada al estudio de la región (South European Society and Politics (SESP), Dra. Susannah Verney, es miembro del cuerpo docente de la Escuela. La Escuela también alberga el primer programa de posgrado de habla inglesa en NKUA, la Maestría en Estudios del Sudeste de Europa (SEES), creada en 1999 como parte del Proceso de Royaumont y, en sus primeros años, respaldada por el Pacto de Estabilidad para SEES.

**Aix-Marseille Université (AMU)** se remonta a 1406 cuando se estableció por primera vez la antigua Universidad de Aix-en-Provence. La AMU actual es la universidad francófona más grande del mundo. Con 78.000 estudiantes, incluidos 10.000 estudiantes internacionales y cerca de 1.000 títulos nacionales y universitarios, un servicio de orientación e integración profesional, un servicio de formación continua, con 120 estructuras de investigación vinculadas a los mayores organismos de investigación (Inserm, CNRS, IRD, INRA, CEA) y sus 12 escuelas de doctorado, la Universidad de Aix-Marseille es un activo considerable al servicio del desarrollo económico territorial. AMU es, por lo tanto, una universidad de investigación intensiva, que ha forjado asociaciones en todo el mundo, ha consolidado sus raíces y su integración territorial y se encuentra entre las mejores universidades francesas en el ranking de Shanghai. AMU es una universidad multidisciplinaria estructurada en torno a cinco sectores disciplinarios divididos en 18 componentes (facultades, escuelas, institutos): Artes, Literatura, Idiomas y Humanidades Derecho y Ciencias Políticas, Economía y Gestión, Salud, Ciencia y Tecnología. AMU alberga la Maison Méditerranéenne des Sciences de l'Homme (MMSH), un centro mundial de excelencia para el estudio del Mediterráneo en Humanidades y Ciencias Sociales, establecido en 1996. MMSH tiene su sede en Aix-en-Provence y colabora estrechamente con Museo de las Civilizaciones Europeas y Mediterráneas de Marsella.

**La Universidad Autónoma de Madrid (UAM)**, fundada en 1968, ocupa el undécimo puesto en el Ranking Mundial QS del 'Top 50 menores de 50' (años). La UAM cuenta con más de 25.000 estudiantes y 3.000 miembros del personal académico; La Facultad de Derecho de la UAM, donde se encuentra el Departamento de Ciencia Política e Relaciones Internacionales, es la más prestigiosa de España y cuenta con antiguos alumnos como el Rey Felipe VI de España y exprofesores como Francisco Tomás y Valiente, expresidente del Tribunal Constitucional de España. El Departamento de Ciencia Política y Relaciones Internacionales de la UAM ocupa el 2º puesto de España (El Mundo-Mejores Universidades 2019). La UAM también posee una experiencia única en Estudios Árabes e Islámicos, albergando un Departamento dedicado que reside en la Facultad de Artes y Humanidades, así como el único Máster en España en Estudios Árabes e Islámicos.

**La Universidad Libre de Bruselas (ULB)** fundada en 1834, actualmente ofrece casi 40 programas de licenciatura y 250 programas de posgrado (entre ellos 23 másteres impartidos íntegramente en inglés). También colabora con 20 escuelas de doctorado, con casi 2.000 doctorados en curso. Como universidad multicultural con un tercio de los estudiantes e investigadores extranjeros, las relaciones internacionales son una realidad cotidiana para la ULB al igual que la propia ciudad de Bruselas, una de las más cosmopolitas del mundo. En el corazón de Europa, la ciudad de Bruselas ofrece todas las ventajas de una capital.

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La Universidad Sapienza de Roma (**SUR**) tiene más de 700 años de historia y más de 122.000 estudiantes matriculados, siendo de las mayores universidades europeas y formando parte del top 100 del Ránking QS en 2018. Con casi 10.000 estudiantes extranjeros y más de 3.300 estudiantes anuales con programas de movilidad internacional, la Sapienza tiene una larga trayectoria internacional, como dobles titulaciones, becas en el extranjero, prácticas en países europeos y no europeos y doctorados internacionales.

#### 4) Viabilidad

##### **Recursos humanos**

###### Coordinación administrativa

La UAM asumirá la coordinación del programa y dirigirá también el proceso de selección y la matrícula. Se utilizarán los recursos propios de la UAM sin coste adicional para la institución (sigma, sitio web de la Facultad). Además, se ha decidido que la UAM centralizará los servicios de admisión del estudiantado y el pago de las tasas académicas, luego desde aquí se hará el ingreso correspondiente a cada una de las instituciones participantes.

**Comunicación de información general:** Se centraliza desde la UAM. La coordinación del Máster adapta la página web en función de lo acordado.

**Matrícula:** La facultad de Derecho hace la matrícula y cobrará las tasas acordadas por el consorcio. Durante el segundo año también tienen que estar matriculado en la UAM aunque no lo cursan en la Autónoma.

###### **Visados, Carné UAM, Idiomas y punto de contacto:**

Las gestiones relacionadas con los visados, el carné UAM e idiomas lo gestiona la UAM (donde los estudiantes se matriculan). A partir del segundo año, las otras universidades donde los estudiantes cursan el tercer y el cuarto semestre se encargan de estas gestiones. Se ofrecerá a los estudiantes fuera de la Unión Europea la posibilidad de contratar un seguro OnCampus para facilitar su solicitud de visado.

**Reconocimiento ECTS para la obtención del título:** Cuando cada cohorte finaliza el segundo año, los estudiantes solicitan a la Administración la expedición del título. La Coordinación hace las tablas de equivalencia entre las asignaturas del Máster en Democracia y Gobierno, y los ECTS que los estudiantes no han cursado en la UAM. La Coordinación manda las tablas de equivalencia a Administración donde se gestiona la expedición del título a cada estudiante.

**Máster en Estudios Árabes e Islámicos Contemporáneos:** Los estudiantes podrán seguir cursando las asignaturas ofertadas por el Máster en Estudios Árabes e Islámicos Contemporáneos. La gestión de las actas se realizará desde la Facultad de Derecho.

###### Coordinación académica

El centro (el Departamento de Ciencia Política y Relaciones Internacionales) cuenta con los recursos humanos suficientes para poder coordinar la participación del centro en el programa. La coordinación académica del Máster Múltiple recaerá sobre la coordinación del Máster en Democracia y Gobierno (ofertado por el Departamento de Ciencia Política y Relaciones Internacionales), lo cual es una continuación de la práctica actual.

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Además, debido a las tareas extra que conlleva este tipo de titulación (más similar a una titulación conjunta que a una múltiple) una persona será contratada a jornada parcial (10 horas semanales).

#### Profesorado

La implicación del profesorado del centro no será distinta en el marco del Máster Múltiple que en la situación actual. Los estudiantes del Máster Múltiple cursarán las asignaturas ofertadas en el marco del Máster en Democracia y Gobierno. El aumento del alumnado por la llegada de estudiantes del Máster Múltiple será perfectamente asumible, ya que en la situación actual (con la llegada de estudiantes del *Master South European Studies*) ya se cuenta con un aumento de alumnado.

#### Recursos económicos

Durante el periodo transitorio, el Máster Múltiple tiene a su disposición los fondos de Erasmus Mundus, manejados por el SERIM, que permiten organizar actividades para la cohorte de estudiantes 2025-26, tal y como ocurre con las cohortes que sí cuentan con financiación. El crédito disponible a fecha de 07-11-2024 es de 17.647,41 €.

Además, debido a que EUROSUD se enmarca en la Alianza CIVIS, el RD822/2021 de enseñanzas universitarias en su disposición adicional séptima permite fijar unos precios académicos por el consorcio para asegurar la prestación del servicio en conjunto. Por ello, se ha acordado unas tasas de mínimo 4.500 € para europeos y 6.000€ para no europeos para asegurar la participación de todas las instituciones y los gastos adicionales de coordinación que asumirá la UAM. Se establecerá en función del remanente, número de estudiantes y procedencia un esquema de becas para aquellos estudiantes que hayan cursado el grado en instituciones CIVIS. En cualquier caso, estas tasas podrán ser revisadas y adaptadas anualmente por el consorcio.

#### 5) Títulos que se obtienen de cada institución y número de créditos que se deben superar para obtener cada uno de ellos

Los títulos que se pueden obtener dependen de la combinación de movilidades que elige el estudiante. Las opciones son las siguientes.

Opción	Semestre	Universidad	Tipo de título	Nombre del título
1	1+2	UAM	Doble	Democracy and Government (60 ECTS)
	3+4	NKUA	Doble	Master of Science in Southeast European Studies: Politics, History, Economics (60 ECTS)
2	1+2	UAM	Multiple	Democracy and Government (60 ECTS)
	3	ULB	Multiple	Master in European Studies (120ECTS)
	4	SUR	Multiple	Master in International Relations and Supranational Institutions (LM52 – 120ECTS)
3	1+2	UAM	Doble	Democracy and Government (60 ECTS)
	3+4	AMU	Doble	Master in European and International Studies (120 ECTS)

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**6) Momento en el que se obtiene cada uno de los títulos en cada una de las instituciones**

Los estudiantes deben esperar a finalizar la totalidad del programa (dos años, 120 ECTS) para poder solicitar todos los títulos a los que éste da acceso. En el caso de la UAM, todos los estudiantes que cursen el primer y segundo semestre en la UAM obtendrán la titulación múltiple.

**7) Itinerario de los estudiantes de ambas instituciones especificando en qué institución estarán los estudiantes en curso académico/semestre**

La nueva estructura del programa cuenta con 3 rutas de estudio en las que todos los estudiantes empiezan el primer año (semestre 1 y 2) en la UAM. Para el tercer y cuarto semestre los estudiantes pueden ir a AMU (Itinerario de estudio A, primera movilidad) o a NKUA (Itinerario de estudio C, primera movilidad). Los estudiantes que elijan la ruta B pasarán al ULB durante el tercer semestre (primera movilidad) y al SUR para el cuarto semestre (segunda movilidad).

**8) Número máximo de plazas previstas en cada institución**

Se espera un máximo de 30 estudiantes por admisión.

	Universidad Autónoma de Madrid	Aix Marseille Université	The National and Kapodistrian University of Athens	ULB	SUR
Semestre 1	30	0	0	0	0
Semestre 2	30	0	0	0	0
Semestre 3	0	Max 10	Max 10	Max 10	0
Semestre 4	0	Max 10	Max 10		Max 10

Números preliminares acordados en reuniones antes de verano. Se volverá a verificar con las instituciones.

**9) Selección de los estudiantes**

La UAM selecciona junto con las universidades colaboradoras los estudiantes antes de empezar el primer curso de la titulación. Para ello se lleva a cabo una reunión de manera virtual con representación de cada universidad participante.

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## 10) Requisitos de acceso

1. Estar en posesión de un título universitario oficial de grado, de 180 ECTS o equivalente, en diversas disciplinas de las Humanidades (por ejemplo, idiomas, comunicación, periodismo, ...) y Ciencias Sociales (por ejemplo, Ciencias Políticas, Relaciones Internacionales, Estudios de Área, Estudios Europeos, Sociología, Historia, Economía, ...) o cualquier otra disciplina relacionada.
2. Los titulados procedentes de sistemas educativos extranjeros podrán acceder sin necesidad de homologación de sus títulos, siempre que acrediten un nivel de formación equivalente al correspondiente de los títulos universitarios oficiales propios de la CPU y estén autorizados, en el país expedidor, para acceder a estudios de postgrado. En este caso, la demostración de un nivel equivalente de formación se realiza de acuerdo con las normas y reglamentos locales de la CPU.
3. El Máster EUROSUD está dirigido a titulados universitarios con formación en Ciencias Políticas, otras ciencias sociales (Derecho, Administración Pública, Sociología, Antropología, Relaciones Internacionales, Estudios Europeos y de otros Ámbitos o Economía y Empresa) u otras disciplinas afines como Historia, Geografía, Letras, Lenguas o Periodismo.

Además de la titulación, se tendrá en cuenta el expediente académico, la universidad de procedencia, el dominio del inglés y otros idiomas, la experiencia laboral previa en áreas relacionadas con su contenido y las motivaciones personales para cursar el máster.

## Documentación a adjuntar a la solicitud

1. DNI / Pasaporte
2. La transcripción académica de las calificaciones de los estudios de pregrado debe ser proporcionada en inglés. Si el solicitante no puede proporcionar un documento oficial en inglés, entonces debe proporcionar una traducción realizada por un traductor jurado
3. Currículum Vitae según modelo normalizado
4. Certificados de Nota Media de estudios previos. Si está disponible, los solicitantes deben incluir un certificado que muestre la calificación promedio de cada uno de sus diplomas anteriores.
5. Si has estudiado fuera de España, deberás presentar la equivalencia media de notas emitida por el Ministerio de Educación y Formación Profesional (ver apartado "enlaces relacionados").
6. En cuanto al dominio del inglés, se requiere un dominio suficiente del inglés: nivel B2 (mínimo) y nivel C1 (preferible) del marco de referencia europeo. Los candidatos deberán completar su expediente con una prueba oficial de dominio suficiente de este idioma. Se recomienda a los solicitantes que no sean hablantes nativos de inglés o que no hayan estudiado inglés previamente que presenten una prueba de su nivel de inglés, es decir: TOEFL (puntuación mínima de 87) - IELTS (puntuación mínima de 5,5) - TOEIC (puntuación mínima de 785) - Certificado de Cambridge (nivel B2 primero como mínimo)
7. Además, los estudiantes que soliciten el plan de estudios A también deben tener un nivel B2 de francés. Se requiere un certificado de francés TCF/DELF/DALF - nivel B2, excepto para los nacionales de países donde el francés es el idioma oficial.
8. Con respecto a otros idiomas, los estudiantes pueden proporcionar certificados u otras pruebas de su competencia.
9. Carta de motivación según modelo estandarizado

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## BOLETÍN OFICIAL DE LA UNIVERSIDAD AUTÓNOMA DE MADRID

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10. Titulación de acceso: Si has finalizado tus estudios en el momento de solicitar el máster, deberás adjuntar a la solicitud el título/diploma, grado o equivalente (o justificante de haber solicitado el título).

11. Los estudiantes que soliciten el plan de estudios B deberán proporcionar prueba de sus actividades durante los últimos 5 años. Dependiendo de los perfiles de los solicitantes, esto puede incluir un certificado de secundaria o certificados de trabajo.

#### **Otros requisitos para estudiantes con titulaciones no comunitarias**

Deben consultar los trámites en los apartados de Legalización de títulos extranjeros y Declaración de nota media. Si es necesario, es posible que deba incluir una traducción oficial al idioma español de este documento.

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