

# Student Exchange Agreement

## Parties

<b>Adelaide University</b> AU	<b>Adelaide University</b> ABN 41 202 953 738, a body corporate established pursuant to the provisions of the <i>Adelaide University Act 2023</i> (SA), CRICOS provider no. 04249J (AU)
	Address 108 North Terrace, Adelaide SOUTH AUSTRALIA 5000, Australia
	Contact As set out in Item 7 in the Schedule
<b>Partner Institution</b> UCHILE	Universidad de Chile <b>RUT 60.910.000-1</b> (UCHILE)
	Address Av. Libertador Bernardo O'Higgins 1058
	Contact As set out in Item 7 in the Schedule

## Background

- A. AU and UCHILE have determined to promote international understanding and enhance educational opportunities for students from both institutions.
- B. The parties have agreed to establish a program for a coursework student exchange between the institutions to enable:
  - (a) each party to act as a host institution for students of the other party;
  - (b) students of the other party to enrol in courses at the host institution; and
  - (c) participation in these courses to be credited towards an exchange student's degree with their home institution, subject to approval by that home institution, on the terms and conditions set out in this Agreement.

## The parties agree as follows:

### 1. Definitions and interpretation

#### 1.1 Definitions

In this Agreement:

**Academic Year** means the period from 1 July to 30 June each year.

**College** means a division within a party comprising one subject area or a number of related subject areas identified in item 4 of the Schedule.

**Commencement Date** means the date specified in item 1 of the Schedule.

**Confidential Information** means all information passing from either party to the other party, relating to its business, and includes any information that:

- (a) by its nature, is confidential;
- (b) is designated by a party as confidential; or
- (c) a party knows, or ought to know, is confidential,

but does not include information, which is within the public domain, for reasons other than a breach of this Agreement, is required to be disclosed by law or is lawfully obtained or independently developed by the other party.

**Contact Person** means the person(s) and email address(es) identified in item 7 of the Schedule in relation to a party, or as otherwise notified by a party in writing to the other party from time to time.

**Course** means a discrete subject undertaken by an Exchange Student at the Host Institution provided by a College.

**CRICOS** means the *Commonwealth Register of Institutions and Courses for Overseas Students*.

**Data Protection Laws** means the Privacy Act, the GDPR and any other laws identified in item 3 of the Schedule, to the extent applicable.

**ESOS Act** means the *Education Services for Overseas Students Act 2000* (Cth).

**ESOS Framework** means the legislative framework established under the ESOS Act.

**Exchange Student** means a Student participating in a Student Exchange Program.

**Expiry Date** means the date specified in item 2 of the Schedule.

**GDPR** means the *General Data Protection Regulation (EU) 2016/679* and the *Data Protection Act 2018* (UK).

**Home Institution** means the party at which the Exchange Student is enrolled and from which they intend to graduate.

**Host Institution** means the party which has accepted the Student to participate in the Student Exchange Program.

**Intellectual Property Rights** means all intellectual property rights anywhere in the world, whether registered or unregistered, including business names, designs, logos, trademarks, trade names, and other brand indicia of a party, Confidential

Information, copyright (but excluding Moral Rights), know-how, patent rights, and any right of registration, renewal and extension of such rights.

**Moral Rights** means moral rights as described in Part IX of the *Copyright Act 1968* (Cth) and any analogous rights arising anywhere in the world.

**Personal Information** has the meaning given under a relevant Data Protection Law.

**Privacy Act** means *Privacy Act 1988* (Cth) (including the Australian Privacy Principles in Schedule 1 of that Act).

**Semester** is the period of time during which all aspects of a Course occur, including reading, preparation, induction and orientation, teaching and assessment, but will not include any supplementary or deferred assessment.

**Special Conditions** means the conditions (if any) set out in item 8 of the Schedule.

**Specified Incident** means the occurrence of a hazard or incident by which the health or safety of an Exchange Student is materially compromised or endangered while the Exchange Student is under the care, supervision or control of the Host Institution, or where the Exchange Student is the victim of, or accused of, a crime, violation or alleged violation of any of the Host Institution's policies, procedures, rules, regulations or codes of conduct.

**Student** means a full-time student aged at least 18 years old who is enrolled in an undergraduate or postgraduate coursework program at either party.

**Student Exchange Program** means a full-time program comprised of selected Courses offered by the Host Institution.

**Term** means the term of this Agreement as provided for in clause 2.

## 1.2 Interpretation

In this Agreement, unless it is stated to the contrary:

- (a) references to documents (including this Agreement) are to the document as amended, supplemented, novated or replaced, except to the extent prohibited by this Agreement or the relevant document;
- (b) references to agree, approve or consent are references to agreement, approval or consent (as the case may be) in writing;
- (c) a reference to legislation or to a provision of legislation includes a modification or re-enactment of it, a legislative provision substituted for it and a regulation or statutory instrument issued under it;
- (d) headings are for convenience only and do not affect the interpretation of this Agreement;

- (e) the meaning of general words is not limited by specific examples introduced by *including* or *for example*, or similar expressions;
- (f) nothing in this Agreement is to be interpreted against a party solely on the ground that the party put forward this Agreement or any part of it; and
- (g) the Schedules and the Background to this Agreement form part of this Agreement and have effect as if set out in full in this Agreement.

### 1.3 **Special Conditions**

The parties agree to comply with the Special Conditions (if any).

### 1.4 **Priority of documents**

If there is any inconsistency between the terms of this Agreement, the Schedule, any Special Conditions and any document incorporated by reference into this Agreement (regarding the same subject matter), the order of priority for the purposes of interpretation is as follows and the terms higher in the order of priority will prevail to the extent of the inconsistency:

- (a) any Special Conditions;
- (b) the Schedule;
- (c) the terms of this Agreement; and
- (d) any other document incorporated by reference into this Agreement.

### 1.5 **English language**

If this Agreement or any part of it is translated into a language other than English, the translated version is for reference only and the English language version is enforceable and will prevail to the extent of any inconsistency.

## **2. Term**

- 2.1 This Agreement will commence on the Commencement Date and end on the Expiry Date, subject to earlier termination according to the terms of this Agreement.
- 2.2 The parties may agree in writing to extend the Term for a period of up to two years after the Expiry Date.

## **3. Student Exchange Programs**

- 3.1 Each Party agrees to provide a Student Exchange Program for Students of the other party on the terms and conditions set out in this Agreement.
- 3.2 The parties agree that no exchange of funds will occur between the parties for the purposes of the Student Exchange Program.

3.3 Notwithstanding clause 3.2, each party acknowledges entering into this Agreement for valuable consideration which has been received from the other party.

#### **4. Number of Exchange Students**

4.1 During each Academic Year the parties may exchange up to the number of Students provided for in item 5 of the Schedule.

4.2 The parties will use reasonable endeavours to exchange an equivalent number of Exchange Students over the Term, notwithstanding that reciprocal numbers of Exchange Students may not be exchanged during each Academic Year.

#### **5. Selection of Exchange Students**

5.1 Applications from Students to participate in a Student Exchange Program must be received by the Host Institution by the date notified in advance by the Host Institution to the Home Institution and be supported by a formal nomination from the Student's Home Institution.

5.2 Each party will select Students of the other party to participate in its Student Exchange Program in accordance with its own criteria and procedures, provided that the parties agree that the criteria must include those specified in item 6 of the Schedule.

5.3 The admission of a Student into the Student Exchange Program is at the discretion of the party providing that program.

5.4 A party may at any time refuse entry to, or withdraw from, the Student Exchange Program, any actual or prospective Exchange Student who is not in good financial or academic standing at the Student's Home Institution. The Host Institution must notify the Home Institution of any such refusal or withdrawal from the Student Exchange Program.

#### **6. Exchange Student status**

6.1 Exchange Students will continue as candidates for degrees of their Home Institution and will not be candidates for degrees of the Host Institution.

6.2 Exchange Students will be enrolled as full-time, non-award students at the Host Institution, unless otherwise approved in writing by the Host Institution.

6.3 Subject to clause 5.4, Exchange Students will be permitted to enrol in Courses at the Host Institution for which they have satisfied the academic requirements, as long as places are available.

6.4 Credit for Courses successfully completed in the Student Exchange Program will be at the discretion of the Home Institution.

## **7. Responsibilities of the Host Institution**

### **7.1 The Host Institution will:**

- (a) provide information on Course options relevant to Exchange Students' studies and provide academic advisement, orientation, counselling and support during the Student Exchange Program;
- (b) provide an orientation program to Exchange Students at no cost;
- (c) inform the Home Institution of Course availability and any enrolment limitations as soon as possible before the beginning of each Semester;
- (d) provide at no cost, academic reports, statements of results and one copy of the Exchange Student's academic transcript to Exchange Students;
- (e) accord to Exchange Students the same privileges enjoyed by Students of the Host Institution, including access to academic facilities and student services; and
- (f) provide incoming Exchange Students with any university certification required to obtain an appropriate visa for the full period of study. For the avoidance of doubt, nothing in this Agreement is intended to require a Host Institution to sponsor an Exchange Student under a visa or otherwise act in contravention of any applicable laws.

### **7.2 The Host Institution will, in relation to interactions between the Host Institution's personnel and Exchange Students:**

- (a) use its reasonable endeavours to eliminate or minimise the risk of physical or psychological harm to Exchange Students;
- (b) respond quickly and effectively to complaints of unlawful discrimination and harassment of Exchange Students, should they arise;
- (c) to the extent permitted by applicable law and the Host Institution's policies, procedures, rules, regulations or codes of conduct, advise the Home Institution's Contact Person if any Specified Incidents are reported to the Host Institution's personnel;
- (d) treat, and ensure that the Host Institution's personnel treat, Exchange Students fairly, reasonably and ethically;
- (e) ensure that the Host Institution's personnel behave in accordance with appropriate professional standards in their dealings with Exchange Students; and
- (f) not engage, and ensure that its personnel do not engage, in any behaviour which damages, or has the potential to damage, the reputation or standing of the Home Institution.

- 7.3 If the Home Institution becomes aware of a material breach by the Host Institution of any obligations in this clause 7, or of any other actual or suspected threat of physical or psychological harm to any of its Exchange Students, the Home Institution may conduct further enquiries in relation to the breach or harm.
- 7.4 Each party agrees to provide reasonable assistance and co-operation to the other party in regard to undertaking further enquiries under clause 7.3.
- 7.5 If a Home Institution determines that there is a breach or harm as described in clause 7.3 which is not able to be remedied to the satisfaction of the Home Institution, the Home Institution may, at its discretion, undertake any of the following steps:
- (a) immediately terminate this Agreement; or
  - (b) immediately suspend the performance of this Agreement,
- by written notice to the Host Institution, without prejudice to any of the Home Institution's accrued rights or remedies.

## **8. Responsibilities of the Home Institution**

The Home Institution must prior to nominating a Student for the Student Exchange Program:

- (a) inform Students considering applying for the Student Exchange Program of the responsibilities of an Exchange Student specified in clause 9; and
- (b) be satisfied that the Student has the ability to meet all of the Exchange Student financial responsibilities set out in clause 9.

## **9. Responsibilities of Exchange Students**

Each party acknowledges and agrees that:

### **9.1 Compliance requirements**

Each Exchange Student is:

- (a) responsible for obtaining:
  - (i) official approval from the Home Institution for Courses to be taken at the Host Institution;
  - (ii) a visa and other related documents required for study at the Host Institution; and
  - (iii) a copy of their official academic results from the Host Institution;
- (b) responsible for becoming apprised of, and complying with, the terms and conditions of their visa;

- (c) required to abide by the laws of the country of the Host Institution; and
- (d) subject to the rules, procedures, regulations and disciplinary actions of the Host Institution for the duration of the Student Exchange Program in which they are enrolled.

## 9.2 **Travel and accommodation requirements**

Exchange Students are responsible for the following for themselves (and for any accompanying person, if relevant, as contemplated by clause 11):

- (a) all travel arrangements to and from the Host Institution;
- (b) obtaining any necessary travel documentation such as passports and visas;
- (c) obtaining appropriate travel insurance and health insurance; and
- (d) organising accommodation for the duration of the Student Exchange Program (including during recess and vacation periods).

## 9.3 **Financial requirements**

Exchange Students are responsible for meeting all costs associated with participating in the Student Exchange Program, including:

- (a) all costs associated with satisfying the requirements of this clause 9 and, if relevant, clause 11;
- (b) living expenses (including during recess and vacation periods);
- (c) books, stationery or other items or materials required for a Course in which the Exchange Student is enrolled;
- (d) any fees for voluntary activities at, or of, the Host Institution, including social and sporting club memberships and fees;
- (e) costs incurred for, or during, Course activities; and
- (f) fees of the Host Institution for support services and amenities of a non-academic nature provided to students attending the Host Institution.

## 9.4 **Tuition fees**

Exchange Students must pay all required tuition fees to the Home Institution and will be exempt from payment of such fees at the Host Institution.

## 9.5 **Insurance requirements**

- (a) Exchange Students must maintain all insurance coverage required as a condition of their visa for the duration of their stay in the country in which the Host Institution is located.

- (b) Unless they meet the exemption conditions of the Australian Government, Students applying for admission to the AU Student Exchange Program must purchase the Australian Government's compulsory overseas student health cover before applying for a student visa and must carry adequate health insurance for the full period of the Student Exchange Program.

## **10. ESOS Act compliance**

10.1 AU is required to comply with the ESOS Act.

10.2 In order to ensure compliance with the ESOS Act, AU will issue a letter of offer either directly, or through UCHILE, to each Student of UCHILE applying to participate in the Student Exchange Program at AU which will contain information about:

- (a) AU's campus locations, facilities, equipment and learning resources;
- (b) the relevant AU Courses, including the duration and assessment methods;
- (c) applicable AU fees and refund conditions;
- (d) the grounds on which the Exchange Student's enrolment may be deferred, suspended or cancelled;
- (e) AU's complaints and appeal process;
- (f) the ESOS Framework;
- (g) living in Australia and the local environment, including information about travel and transport, accommodation options and costs of living and realistic information of availability of part-time work;
- (h) the minimum level of English language ability and educational qualifications required for acceptance into the relevant AU Courses; and
- (i) any other information as required by the ESOS Act from time to time.

10.3 UCHILE must not permit any of its personnel to provide migration advice in connection with the Student Exchange Program, unless such personnel are authorised to do so as registered migration agents within the meaning of the *Migration Act 1958* (Cth).

10.4 Except as permitted otherwise by clause 10.3, UCHILE must refer all Student requests for advice in relation to Australian visas or migration law to the Australian Commonwealth Department of Home Affairs.

10.5 If UCHILE or its personnel provide migration advice contrary to clause 10.3, or inaccurate and inappropriate advice on Australian visas or migration law, AU may terminate this Agreement immediately by written notice to UCHILE.

10.6 UCHILE must use reasonable efforts to communicate to prospective Exchange Students that:

- (a) international students who come to Australia on a student visa must have a primary purpose of studying and must complete their Student Exchange Program within the duration specified on their confirmation of enrolment; and
  - (b) subject to clause 11, any school age dependants who accompany Exchange Students to Australia are required to pay full tuition and other fees if they enrol in either government or non-government schools.
- 10.7 AU must give UCHILE sufficient information to enable it to comply with AU's obligations under the ESOS Act.

## **11. Accompanying persons**

- 11.1 The parties acknowledge that Exchange Students usually will not be accompanied by anyone while on the Student Exchange Program (such as partners, spouses or dependants) (**accompanying persons**).
- 11.2 An Exchange Student accompanied while on the Student Exchange Program by an accompanying person is responsible for:
- (a) all arrangements in respect of the accompanying person, including in relation to travel, accommodation and insurance;
  - (b) determining, and complying with, any legal requirements of the country in which the Host Institution is located (including visa requirements) applying to the accompanying person; and
  - (c) all expenses incurred by, or in relation to, accompanying persons.

## **12. Promotion and use of Intellectual Property Rights**

- 12.1 The Host Institution will supply the Home Institution with information and accompanying electronic or printed materials, to advertise and market the Student Exchange Program to the Home Institution's Students.
- 12.2 UCHILE must not remove or alter AU's trade marks, logos, name, brand, CRICOS code or provider number from or on any AU electronic or printed materials, without AU's express prior written consent.
- 12.3 AU CRICOS provider code 04249J and AU Provider Number PRV14404 must be displayed in all relevant promotional material.
- 12.4 If the Home Institution conducts any advertising or marketing of the Student Exchange Program which refers to the Courses, or exhibits any of the Intellectual Property Rights, of the Host Institution, it must:
- (a) obtain prior written consent from the Host Institution regarding the form and content of the advertising and marketing;

- (b) comply with any brand guidelines applicable to the use and presentation of the Host Institution's Intellectual Property Rights; and
- (c) use reasonable endeavours to ensure that the advertising and marketing statements:
  - (i) are accurate and not misleading or deceptive in any material particular;
  - (ii) do not assert that a migration outcome may be secured from undertaking any Course offered by the Host Institution; and
  - (iii) do not falsely represent any other information which is relevant to the Host Institution or the outcomes associated with its Courses.

### **13. Termination**

13.1 This Agreement may be terminated by either party:

- (a) at any time, by giving at least six (6) months' written notice to the other party of its intention to terminate this Agreement;
- (b) with immediate effect, by written notice to the other party if the other party is in breach of this Agreement and fails to remedy the breach within fourteen (14) days after receiving written notice requiring it to do so; or
- (c) with immediate effect, by written notice to the other party in the circumstances contemplated by clause 7.5.

13.2 This Agreement may be terminated by AU with immediate effect by written notice to UCHILE in the circumstances contemplated by clause 10.5.

13.3 On termination or expiry of this Agreement:

- (a) each party must cease to promote or advertise the Student Exchange Program, provided that nothing in this clause obliges either party to retract any promotional or advertising materials which have been disseminated prior to the date of termination;
- (b) if there are Exchange Students undertaking the Student Exchange Program, the Host Institution must, in respect of such Exchange Students, continue to observe and perform its obligations under this Agreement until such Exchange Students have completed or abandoned the Student Exchange Program; and
- (c) the Home Institution must inform all Students who have been offered a place on the Student Exchange Program, but who have not commenced that place, that their place has been withdrawn.

13.4 Termination of this Agreement does not affect the accrued rights or remedies of either party.

## **14. Confidentiality**

Each party will keep strictly confidential:

- (a) all Confidential Information concerning the other party or its dealings; and
- (b) the terms of this Agreement (but not the existence of this Agreement or the nature of the arrangements under it),

except that such Confidential Information may be disclosed by a party to its insurers, bankers, auditors or professional advisers, as required by law or with the prior written consent of the other party.

## **15. Privacy and Data Protection Laws**

15.1 Each party must comply with all applicable Data Protection Laws in connection with all Personal Information it obtains or accesses from the other party or its Students or otherwise in connection with this Agreement.

15.2 Each party must:

- (a) only use or disclose Personal Information for the purposes of carrying out its obligations under this Agreement or as expressly permitted under this Agreement and in each case only as permitted by applicable laws;
- (b) take all reasonable steps to ensure that Personal Information is protected against unauthorised access, use, loss or disclosure; and
- (c) immediately notify the other party if it becomes aware of any breach or alleged breach of its obligations under this clause 15 and comply with any reasonable direction from the other party with respect to remedying that breach.

## **16. Gender Violence**

The parties declare to know and accept the internal regulations on sexual harassment, violence and gender discrimination in the academic environment of the University of Chile, expressed, particularly, in its University Policy to Prevent Sexual Harassment at the University of Chile (2017), and its models, in its Student Regulations (D.U. N°007586, of 1993), its Regulation of Student Disciplinary Jurisdiction (D.U. N°0026685, of 2019) and its Protocol of Action in the event of Complaints about sexual harassment, gender violence, workplace harassment and arbitrary discrimination (D.U. N°0026723, of 2024), instruments that are permanently available on the following institutional website: <https://direcciondegenero.uchile.cl/repositorio/>.

## **17. Regulatory compliance**

Each party must effect and maintain all relevant licences and certifications that are required by law.

## **18. Insurance**

- 18.1 Each party must effect and maintain such insurances that a prudent higher education provider would effect and maintain while carrying out activities of a similar nature to those contemplated by this Agreement.
- 18.2 On request, a party must provide the other party with a certificate of currency or other written evidence of such insurance coverage in a format that is generally acceptable and attainable within that party's jurisdiction.

## **19. Dispute resolution**

- 19.1 If any dispute arises between the parties in relation to any aspect of this Agreement, the parties must use reasonable endeavours, in good faith, to settle the dispute by negotiation in a constructive manner.
- 19.2 Nothing in clause 18.1 will prevent a party from obtaining urgent interlocutory relief from a court of competent jurisdiction.
- 19.3 Subject to the parties' rights of termination under clause 13, the parties will continue to perform their respective obligations under this Agreement during any dispute resolution process.

## **20. Notices**

- 20.1 Notices, requests and other communications required by this Agreement must be in writing and sent by email to the Contact Person of the other party, as amended from time to time by written notice to the other party.
- 20.2 Subject to clause 19.3, notices, requests and other communications will be deemed to be received immediately unless notification of a failure to receive the email is received by the sending party.
- 20.3 A notice, request or other communication which would be deemed to be received on a day which is not a business day in the place of receipt, or after 5 pm on a business day in the place of receipt, will be deemed to be received at 9 am on the next business day in the place of receipt.

## **21. Relationship of parties**

Nothing in this Agreement creates any relationship of partnership or joint venture or agency between the parties, unless expressly stated otherwise by the parties.

## **22. Government directions**

The parties acknowledge that this Agreement is subject to government regulations and legislation in the jurisdiction of each party. Notwithstanding any other provision of this Agreement, both parties agree to cooperate in good faith to do all things reasonably necessary to give effect to any government directions, declarations or

orders that may be made under government regulations and legislation, and any such actions taken including the termination or amendment of this Agreement.

### **23. Miscellaneous**

- 23.1 This Agreement is subject to the laws of the defendant in any dispute, action, proceedings or claim and the courts of the defendant will have jurisdiction to hear the dispute, action, proceedings or claim.
- 23.2 Each party consents to this Agreement being executed electronically and existing in electronic form and agrees that electronic signature is a legally valid and binding method of execution and conclusive as to its intention to be bound as if signed by that party's (or any of its duly authorised signatory's) manuscript signature. Each party also confirms that the use of an electronic signing platform is a legally valid and binding method of execution.
- 23.3 This Agreement contains the entire agreement between the parties with respect to its subject matter and supersedes all prior agreements and understandings between the parties in connection with that subject matter.
- 23.4 The terms of this Agreement may be amended at any time by mutual written consent of the parties.
- 23.5 Any waiver by a party must be made in writing and signed by that party.
- 23.6 This Agreement may be executed in any number of counterparts. All counterparts when exchanged, which exchange may occur electronically, will be taken to constitute one document.
- 23.7 Each party must do all things reasonably necessary to carry out its obligations under this Agreement.
- 23.8 Any obligation of confidentiality or other term which by its nature is intended to survive termination of this Agreement will survive termination of this Agreement.
- 23.9 If any part of this Agreement is held to be invalid or unenforceable in any way, it will be severed, and the remaining provisions will remain unaffected and in full force for the remainder of the Term.

**Executed** by the parties as an agreement

Signed for and on behalf of  
**Adelaide University** by its duly  
authorised representative:

  
.....  
(Signature)

Name: Professor Jessica Gallagher

Position: Deputy Vice Chancellor -  
International and External  
Engagement

11 July 2025  
.....  
(Date)

Signed for and on behalf of  
**UNIVERSIDAD DE CHILE** by  
its duly authorised representative:

.....  
(Signature)

Name: Professor Rosa Devés  
Alessandri

Position: Rectora

.....  
(Date)

## Schedule

Item	Details
1. Commencement Date	On the date this Agreement has been signed by both parties.
2. Expiry Date	Five (5) years from Commencement Date.
3. Data Protection Laws	Article 19 N°4 of the Political Constitution of the Republic of Chile; Law N°19. 628, on the protection of private life; Law No. 20.575, which establishes the principle of purpose in the processing of personal data; Law No. 21.719 which regulates the protection and data processing of personal data and creates the personal data protection agency; and Law No. 20.285, on access to public information.
4. College(s)	<p><b>AU:</b></p> <p>University wide undergraduate and postgraduate courses, noting that a number of courses offered by AU may not be available to Exchange Students. Courses available to Exchange Students will be indicated on the AU website and may be updated from time-to-time.</p> <p><b>UCHILE:</b></p> <p>University wide undergraduate and postgraduate courses, noting that a number of courses offered by UCHILE may not be available to Exchange Students. Courses available to Exchange Students will be indicated on UCHILE website and may be updated from time-to-time.</p>
5. Number of Exchange Students	<p>Each Academic Year, parties will negotiate the exact number of students which can be exchanged.</p> <p>As a guide, 2 Exchange Students for one (1) year of study or 4 Exchange Students for one (1) semester of study.</p>
6. Selection criteria	Students nominated for the Student Exchange Program must be aged at least 18 years old.

Item	Details
	<p><b>AU:</b> Students of UCHILE nominated for the AU Student Exchange Program must satisfy the entry requirements as published on the AU website.</p> <p><b>UCHILE:</b> Students of AU nominated for the AU Student Exchange Program must satisfy the entry requirements as published on the UCHILE website.</p>
<p><b>7. Contact Person</b></p>	<p><b>AU:</b></p> <p><b>Name</b> Jasmina Cubelic</p> <p><b>Email</b> student.mobility@adelaide.edu.au</p> <p><b>UCHILE:</b></p> <p><b>Name</b> Aníbal Mella</p> <p><b>Email</b> pme@uchile.cl</p> <p><b>Telephone</b> +56229782166</p> <p>Or such other person(s) as notified by a party in writing to the other party from time to time.</p>
<p><b>8. Special Conditions</b></p>	<p>Not applicable.</p>