

Note of changes BBR-EUR

October 2021

Article	Changes	Explanation
<p>Article 1.1</p>	<p>The following definitions have been modified/added:</p> <ul style="list-style-type: none"> - GDPR: General Data Protection Regulation; - Decision: a decision as referred to in Article 1:3 Awb; - Endowed professor: the externally funded endowed professor as referred to in Article. 9.55 to Article. 9.57 WHW, and who will be appointed to hold the Endowed Chair in accordance with the Procedure; - Research school: a research school or research institute as referred to in Articles 9.20, 9.21 or 9.23 WHW ; - WOB: Open Government Act <p>Hyperlinks have been added to Articles.</p>	<p>The definition Endowed professor is now in accordance with the 2021 Curatorial Regulations (endowed chair).</p> <p>The definition of Graduate School is now in accordance with the WHW</p>
<p>Article 2.1</p>	<p>Paragraph 2 is deleted: “ These Regulations do not pertain to the legal entities affiliated with EUR; we refer you to the EUR Annual Report.”</p>	<p>The BBR-EUR only sees the organization of EUR as an institution under public law. Article 2.1 paragraph 2 was superfluous.</p>
<p>Article 2.2</p>	<p>In paragraph 1, the title 'third member' has been replaced by 'vice chairman'.</p> <p>Added to paragraph 5: “ The chair is also authorized to represent the Executive Board as an administrative body”.</p>	<p>Paragraph 1: This is in line with the new title in the Replacement Regulations Executive Board 2021.</p> <p>Paragraph 5: The word 'also' has been added to clarify that the chair is authorized to represent EUR in and out of court as well as to represent the Executive Board as an administrative body.</p>
<p>Article 2.3</p>	<p>“Replacement scheme of the Executive Board of the Erasmus University Rotterdam 2020” is replaced by “Replacement scheme of</p>	<p>This year (2021) the replacement regulations of the Executive Board have been changed.</p>

	the Executive Board of the Erasmus University Rotterdam 2021”.	
Article 3.1	Added to paragraph 1: “at least three and at most five”	More accurate alignment with the WHW.
Explanatory Note, p. 10	Deleted: <i>EUC Erasmus University College (abbreviated to ‘EUC’) occupies a special administrative position. EUC is a unit of ESSB. EUC is a sub-management unit of ESSB. The Dean is head of EUC.”</i>	The position of EUC as a sub-management unit within the ESSB faculty must be regulated in the ESSB management instruction. Therefore, this addition has been removed from the BBR.
Article 4.3	Added to paragraph 6: “regulates the management and organization of research institutes and graduate schools within the faculty”.	In the current version, the text of this paragraph reads: 'The dean can organize boards within the faculties'. It has now been clarified that this concerns the management of research institutes and graduate schools. This follows from the WHW.
Article 4.4	Added to paragraph 1: “consists of a multi-person board or a programme director”.	Better alignment with the WHW.
Article 4.5	Added to paragraph 3: “or of a study program committee of a study program that is provided by the faculty.”	Textual improvement
Article 5.1.	Hyperlinks added. BBR-EUR adjusted to ‘of these Regulations’.	Improvement of the readability. Textual change.
Hoofdstuk VII	EMC is adjusted to Erasmus MC	The abbreviation EMC has been replaced by Erasmus MC throughout the document.
Article 8.1	Paragraph 5 deleted: “A member of the Doctorate Board may be replaced by a Full Professor to be nominated by the former”.	The replacement arrangement is laid down in the Doctorate Regulations, so it can be removed in Article 8.1.
Article 9.1	Title Regulations adjusted.	Titel Regulations adjusted to: ‘Curatorium Regulations for an Endowed Chair at the Erasmus University Rotterdam 2021’.
Article 9.2	Title Regulations adjusted.	Titel Regulations adjusted to: ‘Curatorium Regulations for an Endowed Chair at the Erasmus University Rotterdam 2021’.
Hoofdstuk X, Article 10.1	Removed: Support Services	In the current BBR EUR, a distinction is made between Support and Central services. In practice, this distinction does not exist. Because the distinction serves no further interest, it has been decided to bring all services under the same heading, namely Central Services.
Article 10.2	Paragraph 2, removed: “as EUR’s authorised representative”.	That the secretary may represent EUR (under conditions) is stated in Article 11.17 paragraph 2.

Article 10.3	Added to paragraph 2: “ The Management tasks are mandated by the PRO coordinator without any reservation, but with room for differentiation and given in Power of Attorney to the department directors of PRO”.	Textual change.
Article 10.4	Removed from paragraph 2: ”as EUR’s authorised representative”.	It is unclear why this addition is included in the current BBR EUR. We suspect it is a typo. This has now been fixed.
Article 11.1	<p>Added to paragraph 1 sub n: “as referred to in legislation and regulations, collective labor agreement NU and regulations of the EUR;”</p> <p>Added to paragraph 1 sub t: “as referred to in the collective labor agreement NU and the Sabbatical Leave Scheme”.</p>	The current BBR EUR now states 'reimbursing costs'. This addition clarifies the costs involved.
Article 11.2	<p>Removed from paragraph 1 sub f: “and/or carrying out expenditure”</p> <p>Removed from paragraph 1 sub g: “and concluding contracts”</p> <p>Added to paragraph 1 sub h: “and performing the administrative actions required for this purpose”</p> <p>Removed from paragraph 1 sub k: “and carrying out expenditure”</p>	<p>As a rule, an expense always follows after entering into an obligation. It has therefore been decided not to mention 'incurring expenses' separately. It will suffice to 'enter into obligations'. The same applies to 'contracting'. This is also entering into an obligation.</p> <p>It has been added to sub h (entering an employment contract) that the administrative tasks that must be performed in this respect also fall under the mandated authority.</p>
Article 11.3	<p>Paragraph 1 sub b amended to: “ acquiring, obtaining, providing, maintaining, safeguarding, alienating, burdening (among others by ground lease) and putting into use the immovable property of the EUR ;”</p> <p>Paragraph 1 sub f added: “recognized student organizations”</p> <p>Paragraph 1 sub k amended to: “renting”</p> <p>Paragraph 1 sub l added: “including but not limited to the measures” and “Article 4.3 of”</p> <p>Paragraph 1 sub m added: “ the construction of edifices, acquiring, obtaining, providing, alienating, burdening (among others by ground</p>	<p>Only textual adjustments have been made in this Article.</p> <p>Ground lease is now explicitly mentioned in this Article.</p> <p>In addition, Article 11.3 has been brought into line with Article 11.15 by adding 'recognized student organizations' and replacing rents with 'renting' (this is presumably an error).</p> <p>In the current sub 1 Article 4.3 of the Regulations for EUR Buildings, Grounds and Facilities 2020 is not explicitly mentioned, although this Article mentions the power to take measures on the basis of the Regulations for EUR Buildings, Grounds and Facilities 2020.</p> <p>The powers in sub m have been taken over from Article 11.15 so that these Articles are now in</p>

	<p>lease) and giving use of the immovable property of the EUR, including the granting of permission to cancel mortgage registrations and attachments;”</p> <p>Paragraph 1 sub n added: “renting spaces insofar as a new contract is entered into for business premises, as referred to in Article 7:290 paragraph 2 sub a BW”.</p>	<p>line with each other.</p> <p>The powers reserved by the Executive Board in the new subs m and n had not yet been mentioned.</p>
Article 11.4	Added to paragraph 1 sub c: “with due observance of the rules and guidelines established for this purpose;”	Making data collections available is subject to rules and guidelines. That is why it has been decided to mention this explicitly.
Article 11.5	<p>Paragraph 1 sub d added: “establishing rules and guidelines of a procedural nature regarding (re)registration and termination of registration as referred to in Articles 7:33, 7:42 and 7:42a of the WHW”.</p> <p>Paragraph 3 added: “The Management tasks as described in paragraph 1 sub a to d of these Regulations are mandated and given in Power of Attorney to the Deans of the faculties, the prodean ESHPM, the rector of the ISS and coordinator PRO” .</p>	<p>The board of the institution establishes procedural rules regarding (re)enrolment and termination of enrollment (Articles 7:33/7.42/7:42a WHW). These management tasks must be added to the BBR-EUR.</p> <p>The management of student facilities must be passed on to an Manager.</p>
Article 11.6	<p>Changed in paragraph 1 sub d: “summary dismissal, other than at own request”;</p> <p>Added to paragraph lid 1 sub h: “as referred to in the collective labor agreement NU and the Sabbatical Leave Scheme”</p> <p>Removed paragraph 1 sub o: entering into employment contracts with Full Professors; entering into employment contracts with Managers and transferring Managers; and entering into employment contracts with PRO service directors and transferring PRO service directors of state pension age and older (Article 11.1 paragraph 1 sub h.);</p> <p>Amended paragraph 1 sub q: “ensuring the account and accountability to be made by the</p>	<p>In practice, the dismissal is already done via the Executive Board, other than at one's own request. By changing this Article member, the BBR-EUR is more in line with practice.</p> <p>This paragrap was duplicated.</p>

	Managers as well as the PRO service directors regarding the effective and lawful deployment of Officers, including the granting of permission for the performance of ancillary activities and the determination of the applicable conditions (Article 11.1 paragraph 1 sub w.);	Textual change.
Article 11.7	<p>Removed from paragraph 1 sub c: “and/or carrying out expenditure ”</p> <p>Removed from paragraph 1 sub c (i): “and/or expenditure ”</p> <p>Removed from paragraph 1 sub c (ii): “and/or expenditure ”</p> <p>Added to paragraph 1 sub c (ii): “or processor or joint controllers agreement”.</p> <p>Added to paragraph 3: “deans of the faculties, the prodean of ESHPM, the rector of the ISS and coordinator PRO ”.</p> <p>Added new paragraph 4: “The powers referred to in paragraph 2 are sub-mandated by the PRO coordinator and given in Power of Attorney to the service director of Erasmus Research Services (ERS). If it concerns a grant agreement in which one or more faculties are involved, written approval from the Dean or Deans concerned is required prior to entering into the obligation.’</p>	<p>Because in principle, making an expense is always based on an obligation, 'making expenses' has been removed from this Article. Also from other Articles where this duplication occurred, the 'making expenditure' and/or the 'conclusion of contracts' has been removed. It is sufficient to enter into obligations</p> <p>Paragraph 3 follows additional decision-making by the Executive Board.</p> <p>Paragraph 4: follows additional decision-making by the Executive Board.</p>
Article 11.8	Changed sub a to: the construction of edifices and the acquiring, obtaining, providing, alienation, encumbrance (among others by ground lease) and permitting use of EUR’s immovable property, including the granting of consent for cancelling mortgages and attachments.	Textual change
Article 11.9	Removed sub b: “amending the Articles of Association of existing legal entities.”	The possibilities to amend the articles of association are regulated by incorporation under sub a. Sub b is superfluous.
Article 11.10	Added to paragraph 3: “ The Executive Board gives guidelines and instructions to the Managers with regard to the exercise of management	

	<p>powers. When exercising, the Managers apply the general terms and conditions and guidelines and instructions.”</p> <p>Added a new paragraph 7: “When exercising a mandated or sub-mandated authority of the Executive Board, the Manager or Sub-Manager signs 'on behalf of the Executive Board' stating his name and position.”</p> <p>Added a new paragraph 8: “When exercising the authorized power of the EUR, the Manager or Sub-Manager signs 'on behalf of the EUR' stating his name and position.”</p>	<p>Additions without further substantive consequences.</p> <p>Paragraphs 7 and 8 have been included for clarification. It must be clear on whose behalf the authority is exercised. On behalf of the public legal person EUR or on behalf of the Executive Board.</p>
Article 11.11	Added to paragraph 2: “to another Officer” and “former”	Textual adjustment to improve readability.
Article 11.14	<p>Amended paragraph 2 (i): “the obligation, which also includes an offer made, relates to a period of no more than four years; and”</p> <p>Amended paragraph 2 (ii): “the obligation, which also includes an offer made, relates to a period of no more than four years; and”</p> <p>Added to paragraph 3: “The Managers are obliged to apply the EUR Purchasing Policy in the case of obligations entered into by/made in the field of the purchase of goods or services.”</p>	<p>An expense is an obligation and therefore unnecessary. If faculties or services do wish to distinguish in this respect, they can process this in their own management instructions.</p> <p>Submitting a quote may lead to an obligation if it is accepted.</p> <p>This is in line with purchasing policy previously established by the Executive Board..</p>
Article 11.15	<p>Paragraph 2 sub a removed: “ placing rooms in EUR’s buildings at the disposal of the Managers and of the acknowledged student organisations, as referred to in the ‘Acknowledgement and Facilities Regulations for Student Organisations’ (Article 11.3 paragraph 1 sub f).”</p> <p>Amended paragraph 2 sub b (old): “Making available and renting out spaces within EUR's buildings to the Administrators and recognized student organisations, as referred to in the ‘Acknowledgement and Facilities Regulations for Student</p>	Textual adjustments. Members a and b have been merged. No substantive changes.

	Organisations’ (Article 11.3 paragraph 1 sub k.);”	
Article 11.17	<p>Added to paragraph 1: “of the faculties, to the prodean of ESHPM and the rector of the ISS”.</p> <p>Hyperlinks (will be) attached.</p> <p>Added a new paragraph 1 sub c: “admitting prospective students to a master's degree program as referred to in Article 7:30b paragraph 3 WHW.”</p> <p>Added a new paragraph 1 sub d: “approving the destruction of documents in the context of the Archives Act”</p> <p>Changed paragraph 2: ‘The authority to represent EUR and the Board in judicial (private administrative, educational and criminal) proceedings and arbitration and mediation proceedings, to issue summonses, to submit petitions and to carry out enforcement measures, to preparatory acts for taking to implement administrative decisions and notifications (including in the context of the Awb, Whw, Wob and AVG), to assign dispute resolution to an arbitrator or mediator, to enter into settlement agreements, to agree to an agreement and to abide by a decision, ruling or decision, is given in Mandate and Power of Attorney to the secretary of the Board with the power to substitution.’</p>	<p>In practice, this act is already performed by the deans. Previously, the authority was directly attributed to the dean in Article 7.30a WHW. Since the amendments to the law, the legislator has forgotten to mention this task in Article 9.15 WHW, the tasks of the dean (the non-existing Article 7.30a was still there for a few years, but they forgot to mention the new Article 7.30b).</p> <p>The adjustment in paragraph 2 has already been discussed between the director of JZ and the chairman.</p>
Article 12.1	Added in paragraph 3: “or the electoral regulations of a Faculty ”	The electoral regulations of a faculty are not always part of the faculty regulations. Therefore included separately in paragraph 3.
Article 12.4	<p>Article 12.4 – Faculty Council (Article 9.37 WHW)</p> <p>1. A Faculty Council is in existence, as referred to in Article 9.37 WHW.</p>	Textual addition without substantive consequences. This faculty council still lacked a list of bodies.

	2. In the 'Faculty Regulations', the Faculty Council regulates, among other things, rules regarding the management of the degree programs as referred to in Article 9.17 paragraph 3 WHW, the number of members of the Faculty Council, the manner and organization of the elections of the members of the Faculty Council and the term of office of the members of the Faculty Council as referred to in Article 9.34 paragraph 3 sub c to e WHW.	
Article 12.6	Added to paragraph 1: “and if applicable”	Textual change
Article 13.4	Added to paragraph 1: “and 13.7”	
Article 13.7	Names of the Committee and Regulations are amended.	Textual adjustment/previous decision-making by the Executive Board regarding regulations.
Article 14.1	Names of the Committee and Regulations are amended.	Textual adjustment/previous decision-making by the Executive Board regarding regulations.
Article 14.3	Added to paragraph 1: “and with regard to an alleged misconduct”.	Textual adjustment/previous decision-making by the Executive Board regarding regulations.
Article 14.6	Names of the Committee and Regulations are amended.	Textual adjustment/previous decision-making by the Executive Board regarding regulations.
Article 15.4	2021 changed to 2022	Textual change
Article 15.5	2021 changed to 2022	Textual change
Bijlage 1	Overview of programmes updated.	Textual adjustments partly as a result of input from faculties and institutes.
Bijlage 2	Overview of Research Schools and Graduate Schools adjusted.	Textual adjustments partly as a result of input from faculties and institutes.