

Family name, first name(s), degree  
Street, house no.  
Post code, permanent residence  
Nationality  
Date of birth  
Passport number/ID  
Visa number  
(hereinafter as the "Client")

and

**VYSOKÁ ŠKOLA BÁŇSKÁ – TECHNICKÁ UNIVERZITA OSTRAVA (VSB-TUO)**

IČ (company registration no.) 61989100, DIČ (taxpayer registration no.) CZ61989100  
Registered office at 17. listopadu 2172/15, 708 00 Ostrava – Poruba  
Ubytovací služby a Stravovací služby (Accommodation Services and Catering Services)  
Studentská 1770/1, 708 00 Ostrava - Poruba  
Represented by Tomáš Otipka, Director of the Accommodation Services and Catering Services  
Bank and account details: ČSOB 167 353 879/0300 – accommodation payment; 155 472 969/0300 - deposit  
Website: <http://accommodation.vsb.cz>  
A public higher education facility under Act 111/98 Sb. not entered in the Commercial Register  
(hereinafter as the "Landlord")

enter, on the below day, month and year, into this

**ADDENDUM TO THE HOUSING CONTRACT no. ....,  
in the meaning of section 2326 et seq., Act no. 89/2012 Sb., the Civil Code, as amended**

**Article 1  
Introductory provisions**

- 1.1 The contracting parties declare that the Housing contract has been signed between them, the subject of which is accommodation of the accommodated person at the University dormitories of the Vysoká škola báňská – Technická univerzita Ostrava at the address Studentská 1770/1, 708 00 Ostrava - Poruba in the period from ..... to .....  
The Housing contract is concluded for a definite period from ..... to .....
- 1.2 Other provisions regarding the accommodation of the accommodated person are specified in Article 2 of the Housing contract.
- 1.3 According to the Housing contract, the accommodated person is obliged to start accommodation at University dormitories on ..... The accommodated person declares that for objective reasons he / she is not able to enter the University dormitories (eg visa) within the term given by the Housing contract, but he / she is interested in the accommodation.
- 1.4 The accommodated declares that before signing this addendum he has paid the deposit in the sense of Article 3, paragraph 3.1 of the Housing contract.
- 1.5 The contracting parties have agreed that this addendum changes the date of entry into the University dormitories and reduces the dormitory fees for the accommodated for the period of validity and effectiveness of this addendum to the Housing contract until the date of entry into the University dormitories.

**Article 2  
Subject of the addendum**

- 2.1 The contracting parties have agreed to amend as follows:
- article 2, paragraph 2.1 of the Housing contract - the date of entry to the University dormitories, which is newly the ....., always at the time specified in the Housing contract, and
  - article 2, paragraph 2.1 of the Housing contract - the duration of the contract, which is now from ..... to .....
- 2.2 The contracting parties have agreed that this addendum inserts Article 3, paragraph 3.6 of the Housing contract, which reads as follows:  
3.6 The contracting parties have agreed that the dormitory fee for the period from the effectiveness of this addendum to the calendar month in which the accommodation at the University dormitories will start (but no later than the deadline set by this addendum) are in amount of CZK 1,500, for each calendar month. The dormitory fee according to this paragraph is payable for that calendar month no later than the 2nd day of the given calendar month to the landlord's account specified in the header of this addendum (bank connection – accommodation payment).
- 2.3 Contracting parties have agreed that this addendum newly adds Article 4, paragraph 4.8 of the Housing contract, which reads as follows:  
4.8 The Contracting Parties agree that if the accommodated person will not pay even though one reduced monthly dormitory fee in the sense of Article 3, paragraph 3.6 of the Housing contract, within the due date specified here, this Housing contract terminates and the Landlord is entitled to a cancellation fee in the amount specified in Fees and penalties price list.

**Article 3  
Closing provisions of the addendum**

- 3.1 In other respects, the Housing contract does not change.  
3.2 The Addendum shall enter into force and effect on the date of signature by both parties.  
3.3 The Addendum is made in a total of two copies with the validity of the original, of which each of the contracting parties will receive one copy.

The contracting parties declare that the addendum, as drafted, corresponds to their true will and attach their signatures as proof.

Ostrava on this day of

Ostrava on this day of

.....  
Vysoká škola báňská - Technická univerzita Ostrava  
Tomáš Otipka  
Director of the Accommodation Services and Catering Services  
Landlord

.....  
Client