

Agreement on organization of the Baltic University Programme Activities by the participating university

1. The parties

The Baltic University Programme's coordinating secretariat (BUP), Uppsala University, Department of Earth Sciences, Villavägen 16, 75236 Uppsala, Sweden. Hereafter referred to as "the BUP".

and

University of Ostrava, Center for International Cooperation, Mlýnská 5, 70200 Ostrava, Czechia.

2. THE SUBJECT OF THE AGREEMENT

2.1. **University of Ostrava** agrees to organise and hold the following activity The Baltic University Programme's Student Conference in Czechia (hereafter referred to as "the event"), which is a two and a half days student conference focusing on the Environment and Well-Being. The event will be welcoming 30 students from the Baltic University Programme's participating universities as well as 10 local students from participating universities in Czechia. The event is to be held at University of Ostrava, in Ostrava, Czechia between the dates 2023.12.06 and 2023.12.09.

2.2. **the BUP** agrees to cover the costs according to the attached budget (Appendix 1) by making a bank transfer of the agreed amount of **8550 €**. The transfer will be made to the following account:

Bank name	Česká národní banka (Czech National Bank)
Branch address	Nádražní 1078/4, 702 00 Ostrava, Czechia
Account holder	Ostravská univerzita
Account number	931761/0710
IBAN	CZ65 0710 0000 0000 0093 1761
Swift / BIC	CNBACZPP

3. OBLIGATIONS OF THE PARTIES

3.1. **University of Ostrava** agrees to:

3.1.1. Organise the event according to a suggested program (appendix 2)

3.1.2. Provide participants of the event with accommodation, refreshments and meals in accordance with the attached budget. For this, third parties can be contracted.

3.1.3. Provide technical support for the meeting. For this, third parties can be contracted.

- 3.1.4. Report the actual costs and pay back the costs which has not been used upon the request (requisition). Reported costs shall be derived from **University of Ostrava** accounting records (complete documentation, receipts/invoices, etc. shall be available if requested).
- 3.1.5. Report the event (program, number of participants, potential outcomes, etc.) to **the BUP**
- 3.2. **The BUP** agrees to:
 - 3.2.1. Cover the agreed costs of the budget, as stated above.
 - 3.2.2. Promote and share the information of the event through the BUP communication channels.
 - 3.2.3. Accept applications, select participants (in accordance with the BUP selection methods) and communicate with the participants regarding the event.
 - 3.2.4. Provide BUP staff members to support **University of Ostrava** to pre-prepare and organise the event in Ostrava.

4. LIABILITIES OF THE PARTIES

- 4.1. All the disputes and the disagreements that may arise between the Parties at performance of this Agreement are settled by negotiations.
- 4.2. All the disputes and the disagreements at performance of this Agreement that may arise between the Parties that cannot be settled by negotiations, are subject to consideration in court at the location of the plaintiff based on the procedural law of the country of the plaintiff.
- 4.3. The results of intellectual activity, created during cooperation, become the property of the party, which has created them, unless parties agree otherwise by a separate written agreement. When both parties contribute to the results of intellectual activity during cooperation, ownership of such results is attributed to both parties in proportion to their contribution to the overall results of intellectual activity. The distribution of joint ownership and the use of the results of joint scientific research and other joint information obtained in the conduct of scientific research, as well as issues related to patenting, copyrights, protection of industrial designs and other rights to industrial and intellectual property, will be agreed by the parties separately in the partnership agreements. Conclusion of this agreement does not imply any transfer of rights to the intellectual property of the parties.

5. FORCE-MAJEURE

- 5.1. The Parties will not be liable for non-fulfilment or improper fulfilment of their duties under the Agreement on the grounds of unanticipated or force-majeure circumstances. Such circumstances include fire, natural disasters, war, military operations of any kind, etc.
- 5.2. Upon occurrence of the circumstances indicated in clause 5.1 of this Agreement, the time period for the Parties to fulfil their obligations under this Agreement shall be postponed in proportion to the time during which such circumstances exist.
- 5.3. Each Party has the right to refuse further fulfilment of obligations under the Agreement if these circumstances appointed in clause 5.1 continue for more than 3 (three) months. In this case, none of the Parties has the right to demand compensation from the other Party for damages caused by the termination of this agreement.

5.4. The Party, which cannot fulfil obligations under the contract upon occurrence of the circumstances indicated in clause 5.1, should no later than in 5 (five) days after the occurrence of such circumstances, notify the other Party in writing form.

6. TERM OF THE AGREEMENT, THE ORDER OF ITS TERMINATION AND ALTERATIONS

6.1. This Agreement shall come into force from the date of its signing by both of the Parties and will remain valid until the Parties fulfil its respective obligations.

6.2. Any alterations (additions) to this Agreement shall be arranged as additional Agreements.

6.3. The agreement may be terminated upon mutual consent of the Parties.

6.4. The UO is an obliged entity pursuant to Act No. 340/2015 Coll., Act on the Register of Contracts (hereinafter the "Act on the Register of Contracts"). All Parties to this Agreement acknowledge and expressly agree that this Agreement in full is subject to publication in the Register of Contracts (information system of public administration, administered by the Ministry of the Interior). The UO undertakes to publish this Agreement in compliance with the provisions of the respective Act on the Register of Contracts.

6.5. The sum of money subjected to the bank transfer as set out in paragraph 2.2 has educational and/or research activities of universities as its sole purpose and serves as a grant limited strictly to undertaking of the educational and/or research conference.

For the Baltic University Programme's coordinating secretariat

 Ian Snowball
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For University of Ostrava

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Kopecký, doc. Mgr. Petr
Ph.D. Kopecký, Ph.D.
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