

The University of Tennessee Study Abroad Agreement

This Study Abroad agreement is dated October 16, 2024 (effective date), and is between The University of Tennessee, on behalf of its Knoxville campus Programs Abroad Office, an instrumentality of the state of Tennessee (“University”), 505 Summer Place, UT Tower #1044, Knoxville, TN 37902, USA, and Czech Technical University in Prague (“Supplier”), established in Jugoslavshkych partyzanu 1580/3, Prague 6, 160 00 Czechia, VAT n.:CA68407700, Czech Republic.

The parties agree as follows:

Supplier contact information for notices:

Contact Name: [REDACTED]
Contact Email Address: [REDACTED]
Company Name: Czech Technical University in Prague
Company Address:
Jugoslávských partyzánů 1580/3,
160 00 Prague 6 - Dejvice
Company Phone Number: [REDACTED]

In-Country Emergency Contact Information:

Contact Name: [REDACTED]
Contact Email Address: [REDACTED]
Contact Phone Number: [REDACTED]
Contact Primary Language: English
24/7 Emergency Phone Number: [REDACTED]

University department name and address for notices:

Programs Abroad Office
Center for Global Engagement
1620 Melrose Avenue
Knoxville, TN 37996

1. **Term:** The term of this agreement begins on May 18, 2025 and ends on May 31, 2025.
2. **Scope:** The Supplier agrees to provide a study abroad program for University students (“Program”), included as Exhibit A.
 - i. **Books:** All books and materials for the course will be the responsibility of the University of Tennessee program leaders.
 - ii. **Disciplinary Protocol:** will be the responsibility of the University of Tennessee program leaders.

- iii. Documentation requirements. Will students be required to obtain or provide any of the following to the Supplier:**
- a. Passport -Yes, for purposes of entrance to VR-1 reactor and institutions during the excursions**
 - b. Visa- No**
 - c. Housing contract- No**
 - d. Transcript- No**
 - e. Medical forms- No**
 - f. Code of conduct acknowledgment-**
- i. Emergency and/or evacuation support.**
- a. The Supplier does not provide 24/7 health, safety, and security support for program participants and advise them to contact the national emergency line for immediate assistance.
- ii. Enrollment window/deadline:** Application deadlines are set by the University of Tennessee.
- iii. Gratuities and tips:** Upon request, the supplier can include the following gratuities for onsite services:
- iv. Language proficiency:** Successful completion of the program does not require language proficiency outside of English.
- v. Lodging**
- a. Students and faculty will be housed in hotels for the duration of the program, included in the program fee.
- vi. Itinerary**
- a.** A day-by-day itinerary is included at the end of this contract.
 - b.** In addition to the city of study, the program fee includes an excursion to Vienna, Austria
 - c.** A training course in Nuclear Reactors is included in the program fee.
 - d.** The following excursions are booked by the supplier:
 - i.** Budweiser Budvar Brewery tour
 - ii.** Prague castle admission
 - iii.** Admission to the IAEA visit
 - iv.** Temelin visit
 - v.** Rez Research Center visit
 - e.** Additional excursions are the responsibility of the University
- vii. Meals**
- a. Program fee includes lunches in NPP Temelin, Pilsen, and at the Rez research center
 - b. On arrival day, dinner is provided.
 - c. A departure dinner in Prague is provided.
- viii. Medical Insurance**

- a. Obtaining medical insurance is the responsibility of the University of Tennessee.
- ix. **Minimum enrollment.**
 - a. Minimum enrollment is set in agreement between the supplier and the University of Tennessee faculty leaders.
- x. **Roster deadline. Enrollment window/deadline.**
 - a. University will provide the final Roster with Rooming List: March 5, 2025
- xi. ***Orientation. Will Supplier provide a welcome reception or orientation session for instruction on language and/or local customs?***
 - a. Supplier will deliver an onsite orientation.
- xii. ***Site entry fees. Describe which party is responsible for site entry, museum admission, and tour guide fees on Program excursions.***
 - a. Some site entry fees are included in the program fee (refer to section vii).
- xiii. ***Transportation. State which party is responsible for arranging and payment for:***
 - a. Flights – Not Applicable
 - b. Coaches/trains for excursions - Supplier will obtain round trip train tickets between Prague - Vienna and to the Rez Research Institute
 - c. Subway or public transportation passes - the Supplier will provide students and faculty with transportation passes in Prague and Vienna
 - d. Ferries – Not Applicable
- xiv. ***Travel protection coverage.*** The supplier does not provide travel protection coverage. This will be the responsibility of the University of Tennessee.
- xv. ***Vaccination and testing.***
 - a. There are no vaccination requirements for the location.
- xvi. ***Waivers.*** The supplier does not require waivers to be signed.
- xvii. ***Supplier will provide University with a completed "Global Health and Safety Form"***

3. Compensation:

The University agrees to compensate Supplier as follows and included as Exhibit A:

- i. **Total Program Fee:** 22,761 EUROS
- ii. **Faculty Fees:** Faculty fees stated in the course timetable are included in the total program fee in 3i.
- iii. **Withdrawal Policy**
 - a. Withdrawing 91 days or more before program start date: 15% of program fee
 - b. Withdrawing between 61-90 days before program start date: 25% of program fee

- c. Withdrawing between 31-60 days before the program start date: 50% of program fee
- d. Withdrawing 30 days or less before the program start date: 100% of the advertised program fee
- 4. Terms and Conditions: This agreement is governed by the terms in Schedule 1.
- 5. Insurance: Supplier shall comply with Schedule 2 (Insurance).

The University of Tennessee

17.2.2025

Signature: _____

Name: Kim McCulloch

Title: Assoc Vice Chancellor F & A

Ceske Vysoke Uceni Technicke V

29.1.2025

Signature: _____

Name: _____

Title: _____

Schedule 1: Terms and Conditions

A. Termination:

1. Termination:

- i. For Cause: If Supplier materially breaches this agreement, University may terminate this agreement immediately.
- ii. Work: If University terminates this agreement, upon receipt of University's notice of termination, Supplier shall not start any new work. Upon receipt of University's notice of termination, Supplier will stop or complete existing work, as the University directs.
- iii. Payment for Services Rendered: If University terminates this agreement, University will pay for any authorized work that Supplier performs through the effective date of termination.

B. Financial:

1. Invoices:

- i. Required: Unless the University elects to submit a payment request through the University's accounts payable process on Supplier's behalf, Supplier shall invoice the University.
- ii. Invoice Contents: Supplier must include the following information on its invoices under this agreement:
 1. Addressed to the University;
 2. Invoice number (assigned by Supplier);
 3. Invoice date;
 4. Transaction date;
 5. Supplier name;
 6. Supplier contact for invoice questions (name, phone, or email);
 7. Supplier remittance address;
 8. Description of delivered goods or services provided and invoiced, including identifying information as applicable;
 9. Number of delivered or completed units, increments, hours, or days as applicable, of each good or service invoiced;
 10. Amount due for each compensable unit of good or service; and
 11. Total amount due for the invoice period.
- iii. Late Payment: University's payment will not be considered late unless University pays later than 45 calendar days after receiving Supplier's invoice.

2. Records; Audit:
 - i. Records: Supplier shall maintain records for all expenses for which Supplier invoices the University under this agreement. Supplier shall maintain its records for at least 3 years, and shall maintain its records in accordance with generally accepted accounting principles.
 - ii. Audit: During the term of this agreement and for 3 years after the last payment from the University to Supplier under this agreement, the State of Tennessee Comptroller or the University's internal audit, or both, may audit Supplier's records that relate to this agreement.
 - iii. Assistance: Supplier shall provide the University with any documentation, access to information, or other assistance necessary for the University to ensure that Supplier complies with its obligations under this agreement.
3. PaymentWorks: Supplier must register as a vendor in University's vendor-management system, PaymentWorks.

C. Compliance:

1. Conflicts of Interest:
 - i. Supplier states that no part of the Supplier's compensation will be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer, agent, employee, subcontractor, or consultant to the Supplier in connection with any work contemplated or performed under this agreement.
 - ii. Supplier states that this agreement is immediately void if the Supplier is, or within the past 6 months has been, an employee of the State of Tennessee or if the Supplier is an entity in which a controlling interest is held by an individual who is, or within the past 6 months has been, an employee of the State of Tennessee.
2. Iran Divestment Act: The requirements of Tenn. Code Ann. § 12-12-101 et. seq., addressing contracting with persons as defined at T.C.A. §12-12-103(5) that engage in investment activities in Iran, are a material provision of this agreement. Supplier hereby certifies, under penalty of perjury, that to the best of its knowledge and belief that it is not on the list created pursuant to Tenn. Code Ann. § 12-12-106.
3. Illegal Immigrants: In compliance with the requirements of Tenn. Code Ann. § 12-3-309, Supplier hereby attests that it shall not knowingly utilize the services of an illegal immigrant in the United States in the performance of this agreement and shall not knowingly utilize the services of any subcontractor who will utilize the services of an illegal immigrant in the United States in the performance of this agreement.

4. Anti-Israel Boycott: In compliance with the requirements of Tenn. Code Ann. § 12-4-119, Supplier hereby states that it is not currently engaged in, and will not for the duration of this agreement engage in, a boycott of Israel.
5. Tennessee Department of Revenue: Intentionally Omitted.
6. Debarment:
 - i. Supplier hereby attests that the following are true statements:
 1. Supplier is not currently debarred by the U.S. federal government.
 2. Supplier is not currently suspended by the U.S. federal government.
 3. Supplier is not currently named as an “excluded” supplier by the U.S. federal government.
 - ii. Supplier must notify University within 2 business days if Supplier is debarred by any organization in the United States.
7. Data Privacy: Both parties will cooperate with the other party to assist in compliance with applicable data privacy laws.
8. ***EU GDPR Compliance: The University is subject to the European Union’s General Data Privacy Regulation [Regulation (EU) 2016/679] (the “GDPR”) when the University is a “controller” or “processor” of “personal data” from an individual “data subject” located in the European Union, as those terms are defined in the GDPR. Supplier acknowledges and agrees that it is acting as a “processor” of “personal data” for the University under this agreement and that all applicable requirements of the GDPR are incorporated by reference as material terms of this agreement. Supplier represents and warrants that (1) it is aware of and understands its compliance obligations as a “processor” under GDPR; (2) it has adopted a GDPR compliance policy/program, a copy of which has been provided to the University; (3) it will process “personal data” only in accordance with the University’s instructions; and (4) with regard to its obligations under this agreement, it shall comply with all applicable requirements of the GDPR to the same extent as required for the University. Additionally, Supplier shall indemnify and hold the University, its trustees, officers, and employees harmless from and against any claims, demands, suits, damages, penalties, fines, or costs arising from any violation of GDPR by Supplier.***

*****OR*****

Supplier shall comply with all applicable EU GDPR compliance requirements. Supplier shall indemnify and hold the University, its trustees, officers, and employees harmless from and against any claims, demands, suits, damages, penalties, fines, or costs arising from any violation of GDPR by Supplier.

9. Accessibility: Supplier shall ensure that all Program activities, transportation, and accommodation provided by Supplier comply with applicable Czech accessibility laws. The University will use reasonable efforts to notify the Supplier in advance of participant disabilities or special needs. Additional costs required to adapt the Program will be the responsibility of the University.

D. General:

1. Assignment: This agreement is personal to Supplier. Accordingly, Supplier may not assign any rights or delegate any duties under this agreement.
2. Independent Contractor: The parties intend for their relationship to that of independent contractors. Supplier acknowledges that it is not an employee of University.
3. Governing Law: The laws of the state of Tennessee, without giving effect to its principles of conflicts of law, govern this agreement. The University's liability will be governed by the Tennessee Claims Commission Act.
4. Self-Insurance: The University is self-insured under the Tennessee Claims Commission Act, Tenn. Code Ann. §§ 9-8-301 et seq., which covers certain tort liability for actual damages of up to \$300,000 per claimant and \$1,000,000 per occurrence.
5. Use of Intellectual Property: Except as allowed in this section, the parties shall not use the name, marks, logos, or any other intellectual property of the other party for any reason, without the written consent of an authorized official of the other party. During the term of this agreement, Supplier may list the University's name in Supplier's list of clients. Supplier and University may publicize the existence of this agreement. Both parties may use the name of the other in its printed and electronic publications and in other pertinent materials relating to the Program.
6. Third-Party Beneficiaries: There are no third-party beneficiaries to this agreement.
7. Severability: The parties intend as follows:
 - i. that if any provision of this agreement is held to be unenforceable, then that provision will be modified to the minimum extent necessary to make it enforceable, unless that modification is not permitted by law, in which case that provision will be disregarded;
 - ii. that if an unenforceable provision is modified or disregarded in accordance with this section, then the rest of the agreement will remain in effect as written; and

- iii. that any unenforceable provision will remain as written in any circumstances other than those in which the provision is held to be unenforceable.
8. Modification; Waiver: No amendment of this agreement will be effective unless it is in writing and signed by authorized officials of the parties. No waiver of satisfaction of a condition or failure to comply with an obligation under this agreement will be effective unless it is in writing and signed by an authorized official of the party granting the waiver, and no such waiver will constitute a waiver of satisfaction of any other condition or failure to comply with any other obligation.
9. Counterparts: If the parties sign this agreement in several counterparts, each will be deemed an original but all counterparts together will constitute one instrument.
10. Force Majeure:
- i. If a Force Majeure Event prevents a party from complying with any one or more obligations under this agreement, that inability to comply will not constitute breach if (1) that party uses reasonable efforts to perform those obligations, (2) that party's inability to perform those obligations is not due to its failure to (A) take reasonable measures to protect itself against events or circumstances of the same type as that Force Majeure Event or (B) develop and maintain a reasonable contingency plan to respond to events or circumstances of the same type as that Force Majeure Event, and (3) that party complies with its obligations under this section.
 - ii. For purposes of this agreement, "Force Majeure Event" means, with respect to a party, any event or circumstance, whether or not foreseeable, that was not caused by that party and any consequences of that event or circumstance.
 - iii. If a Force Majeure Event occurs, the noncomplying party shall promptly notify the other party of occurrence of that Force Majeure Event, its effect on performance, and how long the noncomplying party expects it to last. Thereafter the noncomplying party shall update that information as reasonably necessary. During a Force Majeure Event, the noncomplying party shall use reasonable efforts to limit damages to the other party and to resume its performance under this agreement.
 - iv. ***The University may cancel without penalty, and with full refund of all deposits made, if the World Health Organization or any U.S. federal government agency, including without limitation the Centers for Disease Control and the U.S. Department of State, issue a travel warning for [insert country].***

*****OR*****

No University faculty or student will be required to participate in an activity in a country for which the U.S. Department of State has issued a Level 4 “Do Not Travel” advisory.

*****Optional*****

If any University faculty or student is already in a country for which a travel warning forbidding, restricting or urging deferral of travel is issued, the University may cancel the remainder of the Program at its discretion, without penalty.

11. Notice:

- i. For a notice or other communication under this agreement to be valid, it must be in writing and delivered (1) by hand, (2) by a national transportation company, with all fees prepaid, or (3) by registered or certified mail, return receipt requested and postage prepaid;
- ii. Subject to sub-section (iv) below, a valid notice or other communication under this agreement will be effective when received by the party to which it is addressed. It will be deemed to have been received as follows:
 1. if it is delivered by hand, delivered by a national transportation company, with all fees prepaid, or delivered by registered or certified mail, return receipt requested and postage prepaid, upon receipt as indicated by the date on the signed receipt; and
 2. if the party to which it is addressed rejects or otherwise refuses to accept it, or if it cannot be delivered because of a change in address for which no notice was given, then upon that rejection, refusal, or inability to deliver.
- iii. For a notice or other communication to a party under this agreement to be valid, it must be addressed using the information specified below for that party or any other information specified by that party in a notice in accordance with this section.

Supplier: See the first page.

University:

Legal notices only; do not send invoices to this address:

The University of Tennessee
505 Summer Place- UT Tower #1044
Knoxville, TN 37902

ATTN: Office of Procurement Services

Fax: [REDACTED]

Email: [REDACTED]

- iv. If a notice or other communication addressed to a party is received after 5:00 p.m. on a business day at the location specified in the address for that party, or on a day that is not a business day, then the notice will be deemed received at 9:00 a.m. on the next business day.

- E. Non-Discrimination: No person on the grounds of handicap or disability, age, race, color, religion, sex, national origin, or any other classification protected by Federal and/or Tennessee State Constitutional and/or statutory law shall be excluded from participation in, or denied benefits of, or be otherwise subjected to discrimination in the performance of the contract or in the employment practices of the vendor/contractor. Supplier shall, upon request, show proof of such non-discrimination, and shall post in conspicuous places, available to employees and applicants, notices of non-discrimination.

- F. Entire Agreement: This agreement constitutes the entire understanding between the parties with respect to the subject matter of this agreement and supersedes all other agreements, whether written or oral, between the parties. In the event that Supplier maintains terms and conditions on its website, software, invoices, etc., such terms and conditions do not apply to the University.

Schedule 2: Insurance

Supplier must comply with the following terms regarding insurance:

1. **Insurance Requirements:**

The Supplier's insurance coverage must be primary insurance and non-contributory with respect to all other available sources.

2. **Notice of Cancellation:** Each insurance policy required by the insurance provisions of this agreement must provide the required coverage and must not be suspended, voided, or canceled except after 30 days' prior written notice has been given to The University of Tennessee, except when cancellation is for non-payment of premium; then 10 days' prior notice may be given. Such notice must be sent directly to the University via email at: [REDACTED]

If any insurance company refuses to provide the required notices, the Supplier or its insurance broker must notify The University of Tennessee of any cancellation, suspension or non-renewal of any insurance within 7 days of receipt of insurers' notification to that effect.

3. **Acceptability of Insurers:** Insurance is to be placed with insurers duly licensed or authorized to do business in the state of Tennessee and with an "A.M. Best" rating of not less than A- VII. The University of Tennessee in no way warrants that the above-required minimum insurer rating is sufficient to protect the Supplier from potential insurer insolvency.
4. **Verification of Coverage:** Supplier must furnish The University of Tennessee with certificates of insurance (ACORD form or equivalent) as required by this agreement. The certificates for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf.

All certificates and any required endorsements are to be received and approved by The University of Tennessee before work commences. Each insurance policy required by this agreement must be in effect at or prior to commencement of work under this agreement and remain in effect for the duration of the project. Failure to maintain the insurance policies as required by this agreement or to provide evidence of renewal is a material breach of agreement.

Please send verification of coverage to: [REDACTED]

5. **Renewals:** Supplier must provide the University with renewal certificates of insurance (ACORD form or equivalent), as applicable, by emailing renewal certificates to: [REDACTED]. Supplier must provide renewal certificates within 5 business days of Supplier receiving the renewal certificate.

6. **Subcontractors:** Supplier's certificate(s) must include all subcontractors as additional insureds under its policies, or contractor must furnish to The University of Tennessee separate certificates and endorsements for each subcontractor. All coverages for subcontractors must be subject to the minimum requirements identified above.
7. **Approval:** Any modification or variation from the insurance requirements in this agreement must be made by the risk management department, whose decision must be final. Such action will not require a formal agreement amendment, but may be made by administrative action.
8. **Waiver of Subrogation:** Supplier hereby waives any right of subrogation on the part of its insurance provider against the University. Supplier must ensure that its insurance certificates include the following language:

The University of Tennessee, its Board of Trustees, officers, employees, agents, and volunteers are named as Additional Insureds with respect to the General, Automobile Liability, and Umbrella Liability policies. A Waiver of Subrogation applies to the General, Automobile, Umbrella, and Professional Liability policies as evidenced on this certificate of insurance. All insurance policies above are primary and non-contributory to any other insurance available to the Certificate Holder. A thirty day notice of cancellation is required.

9. During the term of this agreement, Supplier must maintain the insurance types and limits (or higher limits) per attached Exhibit B.

Exhibit A Budget

Item	Price (EUR)
Accommodation in Prague - Castle Residence Praha (11 nights, 7 double rooms + 1 single room)	7,513
Accommodation in Vienna – IBIS hotel (***) Wien messe (2 nights, 7 double rooms + 1 single room)	2,268
Coaches – Pilsen, NPP Temelin	1,130
Lunches in NPP Temelin, Pilsen, Research centre Rez	260
Prague Public Transportation Pass	600
Vienna Public Transport Pass	260
Prague – Vienna Round Trip Train Tickets	800
Train tickets to Nuclear Institute Řež (1 group ticket)	30
Ceske Budejovice Sightseeing – Original Budweiser Budvar brewery	120
Prague Castle admission	300
Prague City Maps	30
Admission IAEA	390
Welcome Dinner	400
Farewell Dinner	400
Nuclear Reactor Training Course for Students	7,850
Organization fee	410
Total (EUR)	22,761

Course Timetable Abroad

Arrival		
<u>Date</u>	<u>Day</u>	<u>Topic</u>
May 18	Sunday	Arrive, Orientation, and Explore, accommodation in hotel Castle Residence Praha 18:00 – Welcome dinner at Castle Residence Praha

Training Course at VR-1 Reactor (1st week)		
<u>Date</u>	<u>Day</u>	<u>Topic</u>
May 19	Monday (morning)	Welcome meeting (9:00): <ul style="list-style-type: none"> - Course opening, course goals & scope - Organizational issues Visit of the VR-1 Reactor: <ul style="list-style-type: none"> - Walkthrough of the reactor facility - Basic information about the VR-1 reactor
	Monday (afternoon)	Neutron detection (13:00): <ul style="list-style-type: none"> - Gas filled neutron detectors - Control of analyzer EMK-310 - Study of linearity and non-linearity of neutron detection (helium and boron detectors)
May 20	Tuesday (morning)	Neutron flux mapping (9:00): <ul style="list-style-type: none"> - Distribution of the neutron flux in the reactor - Correction on non-linearity of neutron detection - Cadmium ratio measurement
	Tuesday (afternoon)	Delayed neutrons detection (13:00): <ul style="list-style-type: none"> - Delayed neutrons and their influence on reactor behaviour - Determination of delayed neutrons properties - Determination of fissionable material mass using delayed neutrons detection
May 21	Wednesday (morning)	Reactivity measurement (9:00): <ul style="list-style-type: none"> - Reactivity measurement by various methods: Source Jerk method, Rod Drop method,

	Wednesday (afternoon)	<p>Source multiplication method, Positive period method</p> <p>Study of the reactor dynamics (13:00):</p> <ul style="list-style-type: none"> - Reactor behavior in critical, supercritical and sub critical state with and without the external neutron source - Reactor responses to different reactivity changes: pulse, transient, and oscillation characteristics measurement
May 22	<p>Thursday (morning)</p> <p>Thursday (afternoon)</p>	<p>Control rod calibration (9:00):</p> <ul style="list-style-type: none"> - R1 rod calibration by inverse rate method - R1 rod calibration by reactimeter - Determination of reactivity excess and shutdown margin - Control rod Interference Effects <p>Critical experiment – approaching critical state (13:00):</p> <ul style="list-style-type: none"> - Prediction of the reactor critical state by inverse rate method - Approaching the critical state at the VR-1 reactor by changes of control rod position
May 23	<p>Friday (morning)</p> <p>Friday (afternoon)</p>	<p>Digital control and safety systems (9:00):</p> <ul style="list-style-type: none"> - Demonstration of control system functions - Training of VR-1 reactor control by students <p>Digital control and safety systems (13:00):</p> <ul style="list-style-type: none"> - Demonstration of control system functions - Training of VR-1 reactor control by students <p>Short discussion & evaluation of the course 18:00 – Farewell dinner in restaurant Zlatý Klas</p>
May 24	Saturday	Finishing lab reports, sightseeing in Prague on your own.
May 25	Sunday	Finishing lab reports, sightseeing in Prague on your own.

Technical Visits and Cultural Experiences (2nd week)		
May 26	Monday (morning)	Visit of Czech Nuclear Research Institute -Řež, including lunch 8:30 – Meeting point at the hotel
	Tuesday (afternoon)	Sightseeing – Prague Castle
May 27	Tuesday (whole day)	Visit of Škoda Nuclear Machinery, including lunch 7:30 – Departure from the hotel by coach
May 28	Wednesday (morning)	Visit of NPP Temelin, including lunch 6:45 – Departure from the hotel by coach
	Wednesday (afternoon)	Visit of Ceske Budejovice town – excursion at the brewery of Budweiser Budvar
May 29	Thursday	Travel to Vienna and Cultural Experiences 8:39 – Departure from Prague main railway station by train, accommodation in IBIS Wien Messe Hotel
May 30	Friday	Visit IAEA Headquarters, Sightseeing Vienna
May 31	Saturday	Vienna Cultural Experience on your own and Departures



Generali Česká pojišťovna a.s., Spálená 75/16, Nové Město, 110 00 Praha 1, IČO: 452 72 956, DIČ: CZ699001273, je zapsaná v obchodním rejstříku vedeném Městským soudem v Praze, spis. zn. B 1464, člen skupiny Generali, zapsané v italském registru pojišťovacích skupin, vedeném IVASS, pod číslem 026

POJISTKA

Pojištění majetku a odpovědnosti podnikatele a právnických osob **ProfiPlán** potvrzení o uzavření pojistné smlouvy č. 4581832474

Pojistník

Název	České vysoké učení technické v Praze
Adresa	Břehová 7/78, Praha 1, 115 19
Stát	ČESKÁ REPUBLIKA
IČO	68407700

Pojištění obecné odpovědnosti

Pojistná událost

Pojistnou událostí je vznik povinnosti pojištěného nahradit škodu nebo újmu uvedenou v pojistné smlouvě či pojistných podmínkách, se kterou je spojena povinnost pojistitele poskytnout pojistné plnění.

Pojistná nebezpečí

Pojistným nebezpečím jsou skutečnosti a události vymezené v pojistné smlouvě jako možná příčina vzniku pojistné události.

Oprávněnou osobou z tohoto pojištění je pojistník.

Podmínky, rozsah pojištění a pojistných nebezpečí stanoví pojistná smlouva a Všeobecné pojistné podmínky pro pojištění majetku a odpovědnosti VPPMO-P-02/2020.

Pojištění v základním rozsahu se sjednává s limitem pojistného plnění	30 000 000 Kč
Pojištění v základním rozsahu se sjednává s územním rozsahem	Evropa
Pojištění v základním rozsahu se sjednává se spoluúčastí	5 000 Kč

Počátek a doba pojištění

Sjednané pojištění je účinné od 0:00 hod dne 23. 9. 2024.
Pojištění se sjednává na dobu neurčitou.

Pojistitel potvrzuje, že údaje obsažené v pojistce jsou platné ke dni jejího vydání.

Platnost pojistky od: 23. 9. 2021

S pozdravem

Generali Česká pojišťovna a.s.

Eva Skalníková
senior manažer správy neživotního pojištění

Generali Česká pojišťovna a.s., Spálená 75/16, Nové Město, 110 00 Praha 1, Czech Republic, Identification Number 452 72 956, Tax Identification Number CZ699001273 registered in the Commercial Register at the Municipal Court in Prague, Part B, Inset 1464, and is a member of the Generali Group, entered in the Italian register of insurance groups kept by IVASS, under No. 026

POLICY

Property and liability insurance for entrepreneurs and legal entities **ProfiPlán** Confirmation of conclusion Insurance contract No. 4581832474

 **Policyholder**

Name	České vysoké učení technické v Praze
Address	Břehová 7/78, Praha 1, 115 19
State	ČESKÁ REPUBLIKA
Identification Number	68407700

Third Party Liability Insurance

Insured event

An insured event is an event which gives rise to the insured's obligation to compensate for damage or harm stated in the insurance contract or insurance terms and conditions, which is associated with the obligation of the insurer to provide indemnity.

Insured peril

An insured peril includes circumstances and events agreed in the insurance contract as a potential cause of occurrence of an insured event.

The beneficiary of this insurance is the policyholder.

The conditions, scope of insurance and insurance risks are determined by the insurance contract, General Insurance Terms and Conditions for Property and Liability Insurance VPPMO-P-02/2020.

The insurance in the basic scope is agreed with the indemnity limit	30 000 000 CZK
The insurance in the basic scope is agreed with the territorial limit	Europe
The insurance in the basic scope is agreed with the deductible	5 000 CZK



The date of commencement of the insurance, period of insurance

The insurance agreed is effective from 0:00 on the day 23. 9. 2024.
The insurance is agreed for an indefinite period.

The insurer confirms that the data given in the Policy are valid as of the date of issue.

Policy is valid from: 23. 9. 2021

Generali Česká pojišťovna a.s.



Eva Skalníková
senior manažer správy neživotního pojištění