Department for the Administration of Facilities
of the University of Economics in Prague
having its registered office at Jeseniova 2769/208, 130 00 Prague 3

GENERAL TERMS AND CONDITIONS
OF ACCOMMODATION

Preamble

Pursuant to provisions of s. 2326 and following ones of the Civil Code (Subchapter 6 – Accommodation), and under Article 2 and 3 of the Statutes of the Department for the Administration of Facilities of the University of Economics in Prague adopted on 1 July 2015 with the effect as of May 1, 2019, I hereby issue the following

General Terms and Conditions of Accommodation

(hereinafter just GT) applicable for the dormitories of the University of Economics in Prague (hereinafter just VŠE)
Contents of the „General Terms and Conditions of Accommodation in the premises of the Department for the Administration of Facilities of VŠE in Prague”

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Article I.

INITIAL PROVISIONS

1. University dormitories are accommodation facilities of the VŠE, operated and managed by the Department for the Administration of the VŠE Facilities. They serve the purpose of providing suitable accommodation mainly to VŠE students, and possibly also to students of other schools in case of free capacities, under the schedule and criteria approved by the VŠE management. A director of the Department for the Administration of Facilities (hereinafter “SUZ”) is responsible for the operation and activities of the dormitories within the scope determined by the statutes of VŠE. Duties of SUZ as an accommodation provider are determined by its status.

2. These General Terms and Conditions of Accommodation regulate the relations between natural persons accommodated in the accommodation facilities of the VŠE dormitories (students and other persons, hereinafter just “Accommodated Persons”) and the Accommodation Provider, the University of Economics in Prague, namely its Department for the Administration of Facilities (hereinafter “SUZ” or “Accommodation Provider”).

3. These General Terms and Conditions applicable to all accommodated VŠE students as well as to other Accommodated Persons constitute an Annex to a Contract on Accommodation. Other rights and duties of the Accommodated Persons and the Accommodation Provider, as well as certain powers and obligations of students’ self-governing bodies, are determined by “Dormitory Rules”.

Article II.

ESTABLISHMENT OF CONTRACTUAL RELATION FOR ACCOMMODATION

1. Contract on Accommodation

i. Contractual relation for accommodation (hereinafter just “accommodation”), to which there GT apply, becomes established as of signing a Contract between the Accommodated Person and the Accommodation Provider according to which the Accommodation Provider undertakes to provide temporary accommodation – i.e. accommodation place (hereinafter just “bed”) to the Accommodated Person in the premises of VŠE dormitories, and namely for the period stipulated in the Contract.

ii. The Contract is entered into electronically marking a corresponding field in a check-box of the ISKAM accommodation system on iskam-web.vse.cz website; in exceptional cases through signing a written contract in the office of the dormitory manager.

iii. Neither VŠE students nor other natural persons have a vested right to enter into the Contract. The Contract on Accommodation includes mandatory elements as identification of the Contracting parties including an e-mail address which the Accommodated Person determined to be used for electronic communication with the Accommodation Provider, subject-matter of the Contract and duration of the Contract on Accommodation. The level of Accommodation Fee – price for accommodation is determined in the Contract by a reference to the Accommodation Price List applicable for the respective period (http://suz.vse.cz/ubytovani-praha/cenik-kolejneho/).

iv. Upon assessment of the application for accommodation, the Accommodation Provider then issues the Decision on Allocation of Accommodation specifying a particular accommodation place (dormitory name, room number and its price in CZK). The
2. **Subject-matter and Scope of Accommodation**

The Accommodated Person is entitled to enjoy allocated bed, i.e. a room provided to him/her for accommodation, including respective furnishings and utilities (WC, bathroom, entry hall with kitchen), as well as shared facilities of the dormitory as well as services related to accommodation. The Accommodation Provider shall provide the allocated room and its furnishings in a satisfactory and habitable condition allowing their use.

3. **Procedure for entering into the Contract on Accommodation**

Accommodation in dormitories is provided on the grounds of an application submitted via website [http://iskam-web.vse.cz/](http://iskam-web.vse.cz/). The terms for submitting the applications are determined in the Timetable and Criteria for Submission of Applications for Accommodation. Upon processing and assessment of individual applications, SUZ shall decide (following the mentioned criteria and timetable) on allocation of a bed in a particular dormitory and a room via electronic decision, and based on that decision SUZ shall enter into the **Contract on Accommodation** with the prospective Accommodated Person.

4. **Allocation of Accommodation, Change of Accommodation Place and Moving to a New Room**

i. Entering into the Contract on Accommodation does not constitute a title to a particular accommodation place (room, bed). The Accommodation Provider has a right to change the room or bed and to allocate another one to the Accommodated Person, namely upon the request of the Accommodated Person or in cases of an operational need on the side of the Accommodation Provider. Operational need means a necessity of repairs or reconstruction of the place, or the whole building or its interior as well as optimisation of the beds capacity utilisation in the VŠE dormitories. In such a case, there shall be a new Decision on Allocation of Accommodation issued.

ii. In case of the need to change the room or bed arising on the side of the Accommodation Provider, the Accommodation Provider shall ask the Accommodated Person to move via e-mail or in writing. The Accommodation Provider undertakes that the Accommodated Person will be offered with an adequate option for moving within the same dormitory. If the Accommodated Person is moved to a bed with a higher price, the original accommodation price shall be maintained; if he/she is moved to a bed with a lower price, the lower price shall be charged. Moving for the purpose of beds capacity optimization may be carried out only once per an academic year.

iii. Moving to another bed shall be arranged mainly upon the agreement between the contracting parties. If there is no agreement reached, the Accommodation Provider shall deliver call for moving to the Accommodated Person. He/she is obliged to move within 7 days since the notice delivery. If the Accommodated Person does not satisfy this obligation voluntarily, he/she shall be charged the accommodation fee also for the other not occupied beds in his/her room or unit according to the applicable price list. Call for moving shall be delivered to the Accommodated Person via e-mail or SMS.
iv. If the Accommodated Person does not satisfy the call for moving due to an accident, repair or larger reconstruction of the premises in the determined period, the Accommodation Provider is entitled to move personal belongings of the Accommodated Person out of the place. In such a case, there will be a list of the things generated and signed by a commission comprising three persons. The Accommodated Person shall be informed of the place where his/her belongings are stored.

5. Accommodated Persons
   i. Only students of VŠE or students of other universities presenting a confirmation of their study in the particular academic year may be accommodated in VŠE dormitories. VŠE graduates may be accommodated in the dormitory in the following academic year if they submit their application for accommodation within one year since the end of their studies at VŠE.
   ii. Persons of different gender may be accommodated in the same room or in rooms of the same unit only on the grounds of their request, and with the consent of all other persons sharing the same unit.
   iii. The Accommodated Persons who roughly violated these GT or “Dormitory Rules”, received a notice and whose Contract on Accommodation has been terminated based on such a notice shall not be entitled to apply for accommodation in VŠE dormitories for the whole period of their further studies at VŠE.

Article III.
COSTS OF ACCOMMODATION

1. Accommodation Fee
   i. The Accommodated Person is obliged to pay the price for accommodation to the Accommodation Provider (hereinafter just “Accommodation Fee”). The level of accommodation fee in a particular dormitory is regulated by an applicable price list of the Accommodation Provider and the price list of other services related to accommodation. The Accommodation Fee Price List is made public in the web-sites of SUZ VŠE (suz.vse.cz/zajemci-o-ubytovani/dokumenty/). The accommodation fee includes also services related to accommodation, and provided by the Accommodation Provider to the Accommodated Persons.
   ii. Claims and liabilities of the contracting parties arisen to the parties from the Contract on Accommodation, for instance due to non-payment of the accommodation fee by the Accommodated Person, continue to be applicable after the termination of the accommodation, and are enforceable.
   iii. In case that the Accommodated Person will be accommodated at the dormitories of University of Economics in Prague for a period shorter than 60 days, the Accommodated Person is obliged, based on an amendment to the Act on Local Fees No. 556/1990 valided from 1.1.2020, to pay city tax of 21 CZK/day. The fee can be paid in cash, by credit card or billed from the accommodation deposit. If the Accommodated Person has a successive accommodation, these accommodations shall be added up and if the total duration of the stay exceeds 60 days, the accommodation shall be exempt from city tax.
2. Accommodation Fee Payment

i. Accommodation fee payment date has been determined as 20th day of the previous month. The day when the paid accommodation fee is credited to the account of the Accommodation Provider is considered as the date of payment. The Accommodated Person is obliged to check whether the payment has been recorded to his account in ISKAM.

ii. If the accommodation period starts before the 20th day of a month, the accommodation fee for the first month of accommodation shall be payable on the starting day of accommodation; the following months then follow the standard payment terms (as stipulated in subparagraph i. above)

iii. If the accommodation period starts after the 20th day of a month, the accommodation fee for the first and the second calendar months of accommodation shall be payable on the accommodation starting day; the following months then follow the standard payment terms (as stipulated in subparagraph i. above)

iv. The accommodation fee may be paid in the following ways:

   a) direct debit from an account
   b) bank transfer
   c) via payment portal on iskam-web.vse.cz website
   d) by a card or in cash at the dormitory reception or dormitory manager’s office.

v. When choosing the direct debit payment, it is necessary to mark this option in the VŠE accommodation system (on iskam-web.vse.cz) and the respective number of an account from which the direct debit collection shall be made must be entered there. The accommodation fee payment shall be made upon collection order based on direct debit mandate issued by the Accommodated Person from Czech currency bank account at a bank having its office or branch in the Czech Republic to the benefit of the bank account no. 1793102/0800. The monthly limit of the direct debit mandate must be CZK 12 000 as minimum. The collection of the accommodation fee shall be made in the period from the first to 10th day of each previous month, and it is performed by the Accommodation Provider only once per month pursuant to information on suz.vse.cz website. If the collection of the fee is impossible due to obstacles on the side of the Accommodated Person or if the Accommodated Person fails to report the number of the bank account from which the fee is to be collected dully and timely, the Accommodated Person is obliged to perform the payment using and other option from the options described above. Cashless transfers have to be directed to the account no. 1793102/0800 while stating the number of Accommodation Contract as the payment identification (Variable Symbol – VS). Each Accommodated Person using the direct debit set-up is obliged to check whether the money has been dully debited from his/her account when there is information regarding the performance of payment collection by SUZ publicized on suz.vse.cz website, and that the payment for his/her accommodation has been performed correctly in order to avoid cases when the accommodation payment would not be made due to technical or other reasons.

vi. In case of default in accommodation fee payment, the Accommodated Person is obliged to pay a contractual penalty amounting to CZK 20 for each day of default to the Accommodation Provider. Payment means the payment of the full amount of the accommodation fee, including services, charges and/or contractual penalty (if
applicable), and its crediting to the Accommodation Provider’s bank account. Overview of the payments is available on intranet at «iskam-web.vse.cz».

vii. If the Accommodated Person pays only a part of his/her liabilities, the payment is credited to the oldest debt in respect of the accommodation fee, services, other fees, penalties etc. If two or more liabilities have the same due to term, the one having the older date of taxable supply shall be paid in priority.

viii. If the payment is received by the Accommodation Provider’s account from a foreign account, all banking fees related to such transfer shall be charged to the account of the Accommodated Person. When money is sent back to a foreign bank account via a bank transfer, the Accommodation Provider shall charge the extra handling fee of CZK 500.

ix. In case of accommodation shorter than 30 nights, the whole accommodation fee shall be rendered at the beginning of accommodation. So, the payment for the whole period of accommodation shall be made in cash, by a payment card or via payment gate on «iskam-web.vse.cz» portal when moving in

3. Reservation and Accommodation Deposit

i. The Accommodated Person is obliged to pay the reservation deposit in amount of CZK 5000 in the period and way prescribed in the Criteria for Submission of Applications for Accommodation and Timetable.

ii. On the day when the Accommodated Person moves in, the whole reservation deposit shall be transferred to the accommodation deposit (surety). If the accommodation deposit is not paid in the determined term, the Accommodation Provider has the right not to provide the person with the room. The accommodation deposit, or its part, may be used to cover a damage, debt or possible sanctions. The deposit shall be returned back when the person moves out from the dormitory via transfer to his/her payment card, or via a bank transfer to the account of the Accommodated Person when the person provides the data necessary for the transfer to be made via the web application iskam-web.vse.cz; or in exceptional cases, in cash in CZK at the reception office of the dormitory. If the accommodation deposit is used to cover the above stated liabilities, the Accommodated Person is obliged to replenish the deposit to maintain the original deposit amount within 5 calendar days.

iii. If the application is filed after September 1st of the calendar year, only the accommodation deposit amounting to CZK 5000 should be paid.

iv. The procedure applicable if an applicant cancels his/her reservation, does not move in, or refuses the allocated accommodation is regulated by the table “Operations with the reservation deposit if not moving into the dormitory” (Operace s rezervační kaucí při nenastoupení na kolej) on «suz.vse.cz» website.

4. Services related to accommodation

i. The dormitory fee includes the following services:
   a) heat supply (central heating), electric power supply, water supply and sewer rates – except the Jarov II. Dormitory;
   b) cleaning of shared premises of the dormitory;
   c) household waste disposal;
d) reception service  

e) security service  

f) internet connection  


g) bed linen change once per two weeks  

h) city tax if the Accommodated Person stays longer than 60 days.

ii. In case of a temporary interruption in water, electric power, heat, internet service etc. supplies by Accommodation Provider’s suppliers or in case of interruption in supplies caused by a breakdown or force major, the Accommodated Person is not entitled to any discounts or compensations. Other services mean enjoyment of other services provided by particular dormitories (refer to the price list of fees publicized on «suz.vse.cz» website).

iii. There is a complex system of remote measuring of the electric power, hot and cold water, and heat consumption installed in Jarov II dormitory. It is a comprehensive system continuously following the consumption of hot and cold water, heat and power. Radio measuring devices installed in each room or bathroom are transmitting the actual data every hour to a central office where the data are evaluated and then shared in the information system. The data are available to students via a mobile application at http://kolejjarov2.vse.cz/studentske-ubytovani/dalkove-odecty-energii/. So, there is a possibility to have a continuous overview of the own consumption of energies. There are error notices set up in the system to record excessive consumption caused by a failure or uneconomical behaviour of the Accommodated Persons. Based on the notice SÚZ VŠE can react immediately to respective failures or breakdowns. Thanks to the newly implemented system, each Accommodated Person can have a precise overview of his/her consumption and related costs of living. After the end of each month, the Accommodated Person will be charged the amount in CZK corresponding to his/her consumption for the previous month. If the accommodation in a particular room is terminated in the course of a month, the billing shall be done by the last day of the stay. So, the students are charged only with the consumption of energy in the particular unit (room), and not with standing payments or payments for reserved output etc.

Prices of cold and hot water, heat and electricity are shown in the price list published on Jarov II. dormitory website (https://kolejjarov2.vse.cz/informace/studentske-ubytovani/dalkove-odecty-energii/), and are fixed. Their change is possible only upon the change of the price by particular suppliers.

iv. The Accommodation Provider provides also other payable services in each of the dormitories. The price list of such services is publicized on «suz.vse.cz» website.

**Article IV.**

**DUTIES OF ACCOMMODATED PERSONS AND APPLICABLE RESTRICTIONS**

1. **Duties of the Accommodated Person**

i. Duties of the Accommodated Person are:

a) to pay dully and timely the accommodation fee;
b) before signing the Contract on Accommodation to get acquainted with these GT, and applicable Price List issued by the Accommodation Provider;

c) after signing the Contract on Accommodation to obey to all the rules related to the particular dormitory operation (especially Dormitory Rules, Fire Prevention and Operational Rules);

d) when moving in, to present his/her valid identity card or passport to the Accommodation Provider, and a face photo of 35 x 45 mm size necessary for issuance of the dormitory card;

e) when moving in, to check whether the room allocated and its furnishings are in a satisfactory and habitable condition allowing their use, to fill in possible defects into a Book of Defects on iskam-web.vse.cz; if failing to do so, he/she shall bear the responsibility for all the defects not reported. All manuals for ISKAM system are available on https://suz.vse.cz/klieenti/iskam/;

f) to obey the ban on rendering the allocated bed to another person,

g) if he/she is a VŠE graduate or a student of another university, to obtain a chip-card giving the right to enter into the VŠE dormitory premises from the dormitory manager (for the deposit of CZK 300);

h) in case of damage, loss or failure to give back the key allocated to him/her, the Accommodated Person is obliged to pay the contractual penalty in amount of CZK 1000 for each provided key upon the request of the Accommodation Provider;

i) to obey to the ban on making copies of allocated keys and chip cards;

j) on the day when the accommodation terminates, to restore everything in the room to its original condition, to hand over all loaned inventory, to return key (the VŠE graduates and students of other universities shall return also their chip-card and the dormitory card - in case of failure to do so, there will be the contractual penalty in amount of CZK 300 charged), and to sign out from the dormitory registration in the opening hours of the dormitory office;

k) to report use of own electric appliances to the Accommodation Provider’s office in each dormitory, although the Accommodation Provider may forbid the use of the particular appliance due to technical or safety reasons;

l) to report any change of personal data or other data stated in the Accommodation Contract to the Accommodation Provider via the office of the respective dormitory within 5 working days since the moment of the fact concerned;

m) to report to the Accommodation Provider immediately a need of a repair in the room provided for accommodation of the Accommodated person via the Book of Defects on iskam-web.vse.cz;

n) to behave in the way preventing harm to property of the Accommodated Persons as well as the Accommodation Provider (e.g. to lock up room doors whenever leaving the room, as well as from the inside when sleeping in night – however not leaving the key in the door lock);

o) to report a damage caused or found out to the Accommodation Provider immediately;

p) to move out as of the day when the agreed period of accommodation terminates and/or when the accommodation is ceased;
q) to hand over emptied and dully cleaned room in the same condition as the one he/she had taken the room in, with regard to usual wear and tear, to the Accommodation Provider in person. When handing-over the room, eventually when the room is vacated by the Accommodation Provider, there shall be a protocol produced depicting the state of the room at the moment of its handing over to the Accommodation Provider;

r) to settle all liabilities arisen with regard to the Accommodation Contract on the day when the room is handed-over by him/her, respectively when the room is vacated by the Accommodation Provider, latest;

s) to perform usual cleaning pursuant to provisions of the Dormitory Rules in the room allocated to him/her for accommodation;

t) to allow authorized employees of the Accommodation Provider to execute an in advance announced physical inventory of the Accommodation Provider’s property in the room allocated to him/her for the temporary accommodation;

u) the Accommodated person takes into account the fact that cleaning aids necessary for room cleaning shall be obtained by him/her at his/her own costs, and that freely accessible agents should be used as the disinfectant;

v) to apply for prior permission to his/her own alterations to be made the accommodation place allocated to him/her from the Accommodation Provider if interested to make any changes there.

2. Restrictions Applicable to Accommodated Persons

i. The accommodated Person is not allowed to

a) hold or to carry a weapon and ammunition, as well as to store or handle explosives or explosive substances, including fireworks pyrotechnics;

b) to hold, produce or store narcotics or psychotropic substances or poisons, except medicaments prescribed to the Accommodated Person by a doctor;

c) to damage or misuse fire extinguishers or make their use as well as the use of other fire-fighting aids and means impossible in other way – such behaviour is considered to be an offence to the fire prevention regulations and may be punished by a penalty up to CZK 20,000 by the fire prevention authorities, and violation of the above stated provisions of the GT shall mean the serious breach of the Contract on Accommodation, and the Accommodated Person may be subjected to the financial sanction;

d) to smoke in all areas of the dormitory;

e) to state address of any dormitory, nor the address of SUZ as a place of business, registered office of a company or his/her permanent residence address.
Article V.

RIGHTS AND OBLIGATIONS OF THE ACCOMMODATION PROVIDER

1. The Accommodation Provider is obliged to provide the room to the Accommodated Person in the condition suitable for ordinary use and to arrange for undisturbed exercise of his/her rights related to accommodation. The Accommodation Provider shall arrange for elimination/correction of the reported defects without undue delay.

2. If infliction of damage to the property of the Accommodation Provider is proved to the Accommodated Person, the duty to cover the costs related to damage may be imposed on the Accommodated Person.

3. The Accommodation Provider arranges for order and cleanliness in the shared premises of the dormitory, eventually in other areas according to the conditions of each particular dormitory. Further on, the Accommodation Provider supplies the Accommodated Persons with cleaning aids (such as: broom, dustpan, sweeper, bucket, and mop). Vacuum cleaner is provided for a respective fee.

4. The Accommodation Provider is entitled to enter the accommodation place without consent by the Accommodated Person due to a necessary check or other operational needs.

Article VI.

CESSATION OF CONTRACTUAL RELATION

1. Termination of Accommodation

The accommodation terminates:

a) upon the elapse of the period for which the accommodation was agreed by the Contract on Accommodation;

b) upon a notice made by the Accommodated Person with the notice term of one month starting to run on the first day of the month following the date of the notice delivery to the Accommodation Provider. The notice shall be filed electronically via http://iskam-web.vse.cz;

c) upon an immediate termination of the Contract on Accommodation on the grounds of the Accommodation Provider’s decision due to serious breach of the contractual obligations or good morals by the Accommodated Person despite a previous warning (the serious breach of the contractual obligations or good morals means always a rough violation of Accommodated Person’s obligations determined by these GT, as well as destruction of room or shared premises furnishing or equipment, contamination of room or shared premises of the dormitory, causing inconvenience to other Accommodated Persons or dormitory employees due to inappropriate behaviour or noise, rough breach of the Dormitory Rules);

d) before the agreed period of accommodation upon a written notice made by the Accommodation Provider with the notice term of 7 days starting to run as of the day when the Accommodation Provider got aware of the facts stated bellow under the points e), f) and g). These facts are:

- the Accommodated Person ceased to be the student of VŠE or other university. If the student successfully graduates from VŠE, and depending on free capacity, he/she will be allowed to stay in the VŠE dormitory till the end of the respective
academic year. The VŠE graduate shall be obliged to enter into a new Contract on Accommodation within three days since the date of his/her study termination. The fee for the accommodation of the graduate shall be determined pursuant to the applicable price list;

- the Accommodated Person caused an intentional physical injury to another person or damage to property within the premises of the dormitory or if he/she committed other serious act in breach to laws and regulations of the Czech Republic;

- the Accommodated Person intentionally ceded the allocated accommodation to another person;

e) by written notice issued by the Accommodation Provider with the notice term of three days which starts as of the first day of the month following the delivery of the notice to the Accommodated Person in a case of cessation of liabilities (in a way defined under general provisions of the Civil Code concerning cessation of liabilities), e.g. for impossibility to perform the Accommodation Provider’s obligations arising from the Contract on Accommodation. For the purpose of these GT, impossibility to perform means e.g. the cases when the Accommodation Provider may not arrange for accommodation and provision of related services due to the dormitory state of disrepair under the decision of a respective state administration or local government authority or due to other objective reasons (serious damage to or destruction of the dormitory);

f) by a written notification due to Accommodated Person’s departure for a temporary study stay abroad organized by VŠE under conditions of uninterrupted study at VŠE. The notification shall be sent to the Accommodation Provider, namely to a head of the particular dormitory, by e-mail two weeks before the planned departure. The e-mail must state the date when the Accommodated Person shall move out from the dormitory (working day) but at the earliest 14 days before the departure for the study abroad. The contractual relationship shall be terminated when the Accommodated Person dully moves out from the dormitory, but at the earliest 14 days before the commencement of the study abroad according to the VŠE Integrated Study Information System (InSIS).

g) the Accommodation provider is entitled to terminate the Contract on Accommodation with students of other universities due to excess demand for accommodation by VŠE students. The accommodation shall be terminated on the grounds of notice given by the Accommodation Provider with the notice term of two months starting to run as of the first day of the month following the month when the notice is delivered to its addressee.

h) within 5 calendar days if the person does not move in at the determined day, and has not agreed it with the respective dormitory manager.

2. Notice

i. The notice issued by the Accommodation Provider must contain a definition of the notice reason, and shall be served to the Accommodated Person either in person directly in the dormitory against his/her signature or to his/her correspondence address in the form of a recorded delivery letter to his/her own hands with the return receipt, if the notice is sent via the licensed postal service provider. The notice is considered delivered as of the tenth day since the moment of the letter being stored at the post office irrespective whether the Accommodated Person has learned about it or not.

ii. Accommodation Provider’s decision about the notice or about immediate cancellation of the Contract on Accommodation is the final decision of VŠE. If the Accommodated
Person does not agree with the reasons stated in the notice, he/she may seek cancellation of the notice by a court decision pursuant to respective legal regulations.

iii. **The warning** addressed by the Accommodation Provider to the Accommodated Person (in the sense of provisions of Article IV/1/c of GT as a call for correction of the state caused by the rough violation of good morals or breach of obligations arising from these GT and Dormitory Rules) must contain a definition of the Accommodated Person’s wrong behaviour, and shall be delivered to him/her pursuant to the Article IV/2/a of GT in the same way as the notice given by the Accommodation Provider. The Accommodated person shall be simultaneously informed of the fact by e-mail sent to his/her e-mail address denominated by the Accommodated Person as the address to be used for communication with the Accommodation Provider.

iv. **The warning being a call for debt payment** shall be delivered to the Accommodated Person by e-mail to the e-mail address denominated by the Accommodated Person as the address to be used for communication with the Accommodation System.

3. **Moving out from the Accommodation Facility**
   
i. When the accommodation is terminated pursuant to provisions of Article VI. (1) (c) of these GT, the Accommodated Person is obliged to free the allocated bed and to move out of the accommodation facility, namely within three days since the date when the notice term elapses or within three days since the immediate termination of the Accommodation Contract effect.

   ii. In cases of especially serious wrongful behaviour by the Accommodated Person (endangering security and property, a criminal act committed by the Accommodated person) the Accommodation Provider is entitled to move the Accommodated Person out immediately based on Accommodation Provider’s written decision.

   iii. When the accommodation terminates and the Accommodated Person moves out from the facility, the Accommodated Person is obliged to sign out from the dormitory registration in the opening hours of the dormitory office immediately as the accommodation is terminated. He/she is obliged to restore everything in the room to its original condition, to hand over all loaned inventory, to return key (the VŠE graduates and students of other universities shall return also their chip-card and the dormitory card - in case of failure to do so, the Accommodation Provider is entitled to charge the contractual penalty in amount of CZK 300).

   iv. When moving out the Accommodated person is obliged to hand over emptied and dully cleaned room in the same condition as the one he/she had taken the room in, with regard to usual wear and tear, to the Accommodation Provider in person together with the room key. When the room is vacated by the Accommodation Provider without involvement of the Accommodated Person, there shall be a protocol produced depicting the state of the place (room), including the list of Accommodated Person’s belongings left there, and all that will be documented by photos to be attached to the protocol.

   v. Mutual settlement of liabilities arising from the Contract on Accommodation signed between the Accommodation Provider and the Accommodated Person (payment of possible debts) constitutes an inseparable part of the process of moving out of the premises, and it must be performed at the day of handing over the room to the Accommodation Provider the latest. For the purpose of such a settlement related to the cessation of the Accommodation Contract, the Accommodated Person undertakes to
make a deposit amounting to CZK 5000 to the benefit of the Accommodation Provider at the moment of signing the Contract on Accommodation latest, and expresses his/her consent to using the sum for possible settlement of his/her liabilities to the Accommodation Provider (especially in respect of accommodation fee debt, penalty or damages payment). The Accommodation Provider undertakes to render an account and to return possible money in excess to the Accommodated Person within 30 days.

vi. For the case that the Accommodated Person does not meet his/her obligations, does not abandon the accommodation facility within three days from the termination of his/her Accommodation Contract, and does not duly hand over and clean the allocated room, signing the Contract on Accommodation he/she expresses his/her consent to have the accommodation facility freed and cleaned by the Accommodation Provider at the expense of the Accommodated Person, and simultaneously undertakes to reimburse such expenses to the Accommodation Provider in a full scope.

vii. For the case the accommodation facility is to be freed by the Accommodation Provider at the expense of the Accommodated Person and if there are things or property of the Accommodated Person left, the Accommodated Person signing the Contract on Accommodation expresses his/her consent to have such things stored by the Accommodation Provider or sold or liquidated at the expense of the Accommodated Person based on Accommodation Provider’s decision.

Article VII.
SUMMER ACCOMMODATION

1. Informations about summer accommodation are available on the website of Department for the Administration of Facilities

2. Rent payment for less than 2 months will be made in cash or by credit card in the day of moving in.

3. Rent payment for a period of 2 months or more can be divided into payments by month. Maturity date is specified in profile of resident at ISKAM.

4. In case that the Accommodated Person will be accommodated at the dormitories of University of Economics in Prague for a period shorter than 60 days and the accommodation is not successive to the previous accommodation or does not have the successive accommodation after the summer accommodation, the Accommodated Person is obliged, based to the amendment to the Act on Local Fees No. 556/1990 validated from 1.1.2020 to pay city tax of 21 CZK/day.

5. The contractual relationship established by the summer accommodation contract shall be terminated by notice of the resident and the notice period shall be only 14 days and shall commence on the first day after the notice is given. The notice has to be filed through the information system ISKAM.
Article VIII.
GENERAL AND FINAL PROVISIONS

1. Signing the Contract on Accommodation the Accommodated Person confirms that he/she is acquainted with these GT, and commits to obey to their provisions in full scope.

2. The Accommodated Persons are also obliged to follow the binding internal regulation of VŠE called “DORMITORY RULES” which regulates other rights and duties of the Accommodated Persons in the course of their accommodation. Each Accommodated Person is obliged to get acquainted with it before moving into the dormitory.

3. The Department for the Administration of Facilities of VŠE in Prague, Jeseniova 2769/208, 130 00 Prague 3 is the administrator of personal data of the Accommodated Persons. The Accommodation Provider declares that the personal data of the Accommodated Persons (data subject), processed in accordance to Article 6 (1) b) (i.e. for the purpose of Accommodation Contract performance) and f) (i.e. for the purpose of rightful interests of the Accommodation Provider) of the European Parliament and EU Council Regulation no. 2016/679 dated on April 27, 2016 on protection of natural persons in respect of personal data processing and free movement of data, and cancellation of thee Directive no. 95/46/EC (hereinafter just “Regulation” shall be handled in accordance with the provisions of the Regulation in order their safety, integrity, confidentiality and up-to-datedness are assured, and basic rights and freedoms of the Accommodated Persons are guaranteed.

4. The Accommodated Person is aware and agrees that the Accommodation Provider shall collect, process and store the data for the purposes of Accommodated Persons registration, check of legitimacy of their lodging in respect of regulations stated in the previous paragraph (Article VII/3), and/or other regulations, further on for evidence and control of payments related to accommodation, and namely for the period up to five years (eventually six years in case of foreigners) from termination of the accommodation, latest. In the sense of this agreement, personal data processing and their protection means also monitoring of the shared premises of the dormitory (entry area, open connection corridors, staircases, escape exits) through a system of cameras, namely for security and fire-fighting reasons; there is a visible warning about the fact that the areas concerned are under monitoring. Personal data of the Accommodated Persons shall not be provided to any other administrators or receivers.

5. Other facts related to accommodation and not regulated by these GT shall be governed by respective provisions of Act no. 89/2012 Sb., Civil Code, as well as other applicable legal regulations of the Czech Republic.

6. These GT are coming into force as of being signed by the SUZ VŠE director and become valid and effective since June 28th, 2019 for the whole 2019/2020 academic year.

In Prague this day of 31.12.2019  
Ing. Ota Zima, CSc. MBA v.r.  
SÚZ VŠE Director