

Electronic Device Loan Agreement

concluded between the following Contracting Parties:

I. Lender:

VSB – Technical University of Ostrava

Central Library

with its registered office: 17. listopadu 15, 708 33 Ostrava – Poruba

ID: 61989100

represented by, authorized to sign the agreement

and

II. Borrower:

Name and surname: Personal number:

Date of birth:

Domiciled at:

1. By the loan agreement, the lender leaves the borrower an electronic device that is specified below in this agreement and undertakes to allow it to be used free of charge on a temporary basis. The borrower is entitled to use the electronic device subject to the terms and conditions set forth herein and the Act. No. 89/2012 Coll., Civil Code, as amended.

Electronic device specification:

Name and type of the device:

Inventory number: Barcode:

Accessories list: USB cable, charger,

Purchase price of the electronic device incl. packaging:

2. The Borrower is required to take care of the electronic device with due care and to take care, taking into account its nature, so that no damage is caused to it. The Borrower undertakes to protect the electronic device against loss and theft. The Borrower is obliged to use the electronic device (reader) in the usual way, i.e. to read electronic documents. The Borrower is not authorized to give the electronic device to another person without the permission of the Lender. The Borrower claims to have been instructed by the Lender how to use the device.
3. The Borrower undertakes to use the electronic device in such a manner that the rights of third parties, in particular copyright are not violated, or Act No. 121/2000 Coll., Copyright Act, as amended is not otherwise infringed.
4. The loan period is set at 60 days from the date of the conclusion of this agreement. User has the possibility of one renewal for 60 days, unless the electronic device is requested by another user. User can request a loan renewal in person, by phone, by e-mail¹, or renew the loan by themselves via the web interface of the Central Library catalogue in the „My account” menu. In the event of a later return of the electronic device, the borrower is obliged to pay the contractual penalty according to the valid Price List, which is part of the Library and Circulation Rules of the VSB – Technical University of Ostrava Central Library (hereinafter referred to as the ‘Library and Circulation Rules’). The Borrower declares that s/he has

¹ studovna@vsb.cz

become familiarized with the text of the Library and Circulation Rules, including the appendices and the Price List, and s/he undertakes to abide by their current wording. The current version is always available on the VSB-TUO Central Library website². The loan period means the loan period according to the Library and Circulation Rules.

5. The contract is concluded for a fixed term, until, with the possibility of renewal.
6. The Borrower is obliged to return the electronic device to the library workplace where this agreement was concluded, fully functional, charged min. to 80% of the capacity, with accessories and deleted content. If it is not possible to verify the functionality of the electronic device, the library employee will not take over the electronic device from the borrower.
7. Both parties have expressly agreed that if the Borrower does not return the electronic device within the specified time limit, s/he is required to pay the contractual penalty for exceeding the loan period and the contractual penalty for the 3rd reminder if it was sent. The amount of the contractual penalty for exceeding the loan period and the method of calculation by the library system are listed in the Price List. Reminders and methods of enforcement are governed by the Library and Circulation Rules.
8. Both parties expressly agree that if the borrower does not return the electronic device or returns it in a state in which this electronic device can no longer perform its function, s/he is obliged to pay a contractual penalty in the amount of the purchase price of the electronic device, i. e CZK
9. If the Borrower does not return an item of the electronic device's accessory or returns it in a state in which this accessory can no longer perform its function, s/he is obliged to pay a contractual penalty according to the current valid Price List.
10. Issues not governed by this agreement are governed by the Library and Circulation Rules, as amended, and by the Civil Code in the version effective on the date of signature of this agreement.

In Ostrava on

Signature of the Lender:

Signature of the Borrower:

Electronic device was returned without defects on:

Signature of the library employee:

² <https://knihovna.vsb.cz/cs>