

## Scholarship Agreement

between

Osnabrück University of Applied Sciences

-Scholarship provider-

and

first name family name

date of birth

home university

-Scholarship holder-

### § 1 Purpose of the scholarship

Osnabrück University of Applied Sciences grants the scholarship holder a 'KITABU Scholarship Osnabrück' based on the KITABU Scholarship Guidelines of Osnabrück University of Applied Sciences. The scholarship is financed by funds provided by the KITABU Foundation to Osnabrück University of Applied Sciences for the award of scholarships.

The scholarship is awarded to students from US partner universities to spend a semester as an international exchange student at Osnabrück University of Applied Sciences.

### § 2 Grant period

The scholarship is granted for the period

from [INSERT DATE]

to [INSERT DATE]

The funding period refers to the lecture and examination period of one semester at Osnabrück University of Applied Sciences [PLUS PARTICIPATION IN THE INTENSIVE GERMAN COURSE PRIOR TO THE SEMESTER].

### § 3 Scope of the scholarship

The scholarship comprises a monthly payment of 500 euros.

### § 4 Payment of the scholarship

The scholarship will be transferred after arrival in Osnabrück and presentation of the account data (IBAN account) at the Center for International Mobility.

### § 5 Obligations of the scholarship holder

The scholarship holder has to carefully prepare his/her stay, taking advantage of the information and advice provided by the International Faculty Office and the Center for International Mobility.

At the end of the semester the scholarship holder has to submit a written report on her/his stay to the Center for International Mobility.

The scholarship holder is obliged to notify the Center for International Mobility immediately of any changes in facts relevant to the award and the amount of the scholarship.

### **§ 6 Termination of the scholarship for good cause**

1) In the event of good cause, the scholarship can be terminated by the scholarship provider by terminating the scholarship agreement without notice. The scholarship benefits will be discontinued immediately. An important reason exists in particular if

- a) The scholarship holder has obtained the scholarship through deliberate or grossly negligent deception about significant facts (false or incomplete information or concealment),
- b) the scholarship has not been used for the intended purpose and the scholarship holder was aware of this or was only unaware of it due to gross negligence,
- c) facts show that the scholarship holder is not making the necessary and reasonable efforts to achieve the purpose,
- d) the purpose of the scholarship can no longer be achieved.

2) In the event that the purpose of the scholarship cannot be achieved in whole or in part, e.g. due to not starting or prematurely terminating the stay at Osnabrück University of Applied Sciences, and the scholarship holder is not responsible for the relevant reasons, the expenses that were necessary in view of the stay and are still incurred in order to fulfill legal obligations (e.g. rent) can be covered beyond the date of termination of the scholarship. The scholarship holder must prove that he/she did not neglect his/her duty to ensure the timely termination of these legal obligations. The amount reimbursed for this purpose is limited to the amount that would have been paid out for the corresponding costs in accordance with § 3 of the KITABU Scholarship Guidelines of Osnabrück University of Applied Sciences in conjunction with § 3.

### **§ 7 Repayment of the scholarship**

If the purpose of the scholarship is not or partially not achieved, e.g. by not starting or prematurely terminating the stay at Osnabrück University of Applied Sciences for reasons for which the scholarship holder him/herself is responsible deliberately or through gross negligence, or if the above-mentioned reasons for termination apply, the scholarship must be repaid in full or in part.

### **§ 8 Severability clause**

Should individual provisions of this agreement be invalid or unenforceable or become invalid or unenforceable after conclusion of the agreement, this shall not affect the validity of the remainder of the agreement. The invalid or unenforceable provision shall be replaced by a valid and enforceable provision the effects of which most closely approximate the economic objective pursued by the contracting parties with the invalid or unenforceable provision. The above provision shall apply mutatis mutandis in the event that the agreement proves to be incomplete.

Amendments and supplements to this agreement must be made in writing.

**For the scholarship provider**  
Gunhild Grünanger  
Center for International Mobility

**Scholarship holder**  
[Name of the scholarship holder]



HOCHSCHULE OSNABRÜCK  
UNIVERSITY OF APPLIED SCIENCES

---

Place, date, signature, stamp



---

Place, date, signature