

## CONSORTIUM AGREEMENT

**Project title: VETpartEx**

101183275 --- VETpartEx

**“VETpartEx”**

This Consortium Agreement (hereinafter referred to as “the Agreement”) shall govern relations between:

**FH MUNSTER UNIVERSITY OF APPLIED SCIENCES (FHMS)**, PIC: 996007835,  
established in HUFFERSTRASSE 27, 48149 MUNSTER, Germany

hereinafter referred to as “the Coordinator”

on the one hand

and the following partners, hereinafter referred to as “a Partner” or “the Partners”

**INSTYTUT PROFESIJNYKH KVALIFIKATSII (IPQ)**, PIC 923385002,  
established in MYKHAYLA KOTSYUBYNSKOHO STREET 1, KYIV 01030, Ukraine;

**UKRAYINSKY DERZHAYNYY UNIVERSYTET NAUKY I TEKHOLOHIY (USUST)**, PIC 888284000,  
established in 2, LAZARIANA, DNIPRO 49010, Ukraine;

**EUROMASC AS (EUROMASC)**, PIC 904739953,  
established in P.A. HOLMS VEI 21B, OSLO 1164, Norway;

**MENDELOVA UNIVERZITA V BRNE (Mendelova)**, PIC 998813075,  
established in ZEMEDELSKA 1/1665, BRNO SEVER 613 00, Czechia;

**SLOVENSKA TECHNICKA UNIVERZITA V BRATISLAVE (STUBA)**, PIC 999868823,  
established in VAZOVOVA 5, BRATISLAVA 81243, Slovakia;

**Dnipro Industrial Pedagogical Professional Pre-Higher College (Dnipro)**, PIC 884213492,  
established in Volodymyr Ivasiuk 51, Dnipro 49064, Ukraine;

**A state educational establishment Kryvyi Rih center for training and retraining of workers in the construction industry (Kryvyi)**, PIC 884213783,  
established in 21A Kropyvnytskogo street, Kryvyi Rih 50015, Ukraine;

**STATE VOCATIONAL EDUCATIONAL INSTITUTION LUTSK HIGHER VOCATIONAL SCHOOL OF CONSTRUCTION AND ARCHITECTURE (Lutsk)**, PIC 879054741,  
established in POTEBNY STREET 52 VOLYN REGION, LUTSK 43018, Ukraine;

**State educational institution Odesa center of vocational education (Odesa)**, PIC 884167514,  
established in Teatralna Street 3, Ovidiopol 67801, Ukraine

and

**Higher Vocational School No 1 in Rivne (Rivne)**, PIC 878937662,  
established in Stepana Bandery 69, Rivne 33027, Ukraine;

represented for the purposes of signature of this Agreement by their legal representatives

on the other hand.

The Coordinator and the Partners are also named separately as “a Party” and jointly as “the Parties”.

Within the framework of the Erasmus+ Programme, **European Education and Culture Executive Agency (EACEA)** under the powers delegated by the European Commission (‘European Commission’), (hereinafter referred to as “the EACEA”) has decided to award a grant for the project entitled **Project 101183275 — VETpartEx — ERASMUS-EDU-2024-CB-VET** (hereinafter referred to as “the Project”) under the terms and conditions set out in the Grant Agreement concluded between the Coordinator and the EACEA.

The Parties have agreed to define their rights and obligations with regard to their participation in the Project. Therefore, the following is hereby agreed between the Parties.

## **Article 1**

### **Subject of the Agreement**

- 1.1 The Parties commit themselves to carrying out the Project as set out in the Grant Agreement and its annexes and guidelines (together hereinafter referred to as “the GA”) and in this Agreement.
- 1.2 The subject matter of this Agreement and the Project is detailed in the GA, which form an integral part of this Agreement and that each Party declares to have read and approved. In the event of a conflict between the GA and this Agreement, the GA shall prevail.
- 1.3 The maximum amount of the grant for the duration of the Project is **400.000,00** euros.

## **Article 2**

### **Duration**

- 2.1 The Project runs for **36 months** starting on **01.02.2025** and ending on **31.01.2028**.
- 2.2 This Agreement enters into force on the date the last Party signs.
- 2.3 The period of eligibility of the costs starts on 01.02.2025 and finishes on 31.01.2028 at the latest. However, the period of eligibility of the activities and the costs shall be in accordance to the dispositions of the GA or any subsequent amendments of it.
- 2.4 The Agreement is valid until the end of the Project and until all the obligations and tasks of the Parties according to the Agreement have been fulfilled. The terms of the Agreement, the legal effects of which are intended to extend even after the end of the Agreement (such as confidentiality, monitoring and supervision, proprietary rights and liability) are valid even after the validity of the Agreement has expired.

2.5 If the EACEA grants an extension to the implementation of the Project during the validity of the Agreement, the validity of the Agreement will continue automatically in accordance with the extension.

### **Article 3**

#### **Obligations of the Coordinator**

3.1 The Coordinator shall be responsible for the overall coordination, management and implementation of the Project in accordance with the GA.

3.2 The Coordinator shall be the intermediary for all communication between the Partners and the EACEA, and inform the Partners of any relevant communication exchanged with the EACEA. The Coordinator shall inform the Partners of any changes connected to the Project or to the GA, or of any event likely to substantially affect the implementation of the Project.

3.3 The Coordinator shall fulfil obligations arising to the Coordinator from the GA. That means in particular, that the Coordinator shall

- (a) monitor the implementation of the Project;
- (b) transfer Partners' share of the grant contribution in accordance with the provisions of this Agreement and the GA;
- (c) be entitled to recover any excessively received grant already paid to a Partner or withhold any payments (e.g. in cases of non-delivery of results and/or reports); and
- (d) provide reports and other necessary documents required for checks and audits to the EACEA.
- (e) The Coordinator must make the project results available to the Erasmus+ Project Results platform, available through the Funding & Tenders Portal.

3.4 The Coordinator shall provide to the Partners copy of duly signed Agreement and its annexes, report templates, feedback letters received from the NA and any other relevant documents concerning the Project.

### **Article 4**

#### **Obligations of the Partners**

4.1 The Partners are jointly responsible for the technical implementation of the action. If one of the beneficiaries fails to implement their part of the action, the other beneficiaries must ensure that this part is implemented by someone else. If a Partner fails to implement its part of the Project, the other Partners become responsible for implementing this part (but without increasing the maximum amount of the grant).

4.2 The Partners must comply with any legal obligations they are bound by under applicable EU, international and national law.

4.3. The Partners shall take all the steps necessary to prepare for and perform the Project and commit to comply with all the provisions of the Agreement and the GA. That means in particular, that the Partners shall

- (a) support the Coordinator in fulfilling its tasks according to the GA;
- (b) complete its part of the Project activities, outputs, results and time schedules of the Project, and in accordance with decisions that have been, or will be taken at the Project meetings;
- (c) provide the personnel, facilities, equipment and other resources necessary to be able to perform and complete its part of the cooperation partnerships under this Agreement and the GA;
- (d) comply with the rules on eligible contributions in line with the GA and assume the sole respective liability for the ineligible contributions;
- (e) repay the Coordinator any amounts unduly paid or excessively received and comply with any request for repayment by the EACEA and/or the Coordinator based on the GA;
- (f) ensure an adequate and orderly accounting and record-keeping of their Project activities (including working hours) in accordance with the reporting requirements as laid out in this Agreement and GA; and
- (g) provide reports and other documentation requested by the Coordinator according to the GA or this Agreement.
- (h) keep information stored in the Erasmus+ reporting and management tool to date

#### 4.4 The Partners shall immediately notify the Coordinator

- (a) of any event likely to substantially affect or delay the implementation of the Project
- (b) of any important deviation of the Project (e.g. replacement of the project contact person, changes in budget, deviations from work packages etc.)
- (c) of any change in its legal, financial, technical, organisational or ownership situation and of any change in its name, address or legal representative.

4.5 The Partners certify that all information communicated to the Coordinator, including details of lump sum contributions declared, are eligible, reliable and true.

### **Article 5**

#### **Project management**

5.1 Any important Project related communication between the Parties shall be done in writing and addressed to the appointed project manager of each Party.

5.2 The Coordinator shall set up a project management committee (hereinafter referred to as “VETpartEx Board”) responsible for monitoring the implementation of the Project. The VETpartEx Board shall also evaluate the quality of activities and results of the Project. The establishment of the VETpartEx Board shall be without prejudice to the obligations of the Coordinator and the Partners as determined in this Agreement.

5.3 The VETpartEx Board shall be chaired by the Coordinator and consists of all the project managers. Further matters regarding the set-up and proceedings of the VETpartEx Board such as its composition, tasks, frequency of meetings, decision making procedures, etc. shall be regulated in rules of procedure of the VETpartEx Board. The rules of procedure of the VETpartEx Board shall be agreed by the Coordinator and the Partners, and approved by the VETpartEx Board during its first meeting.

## Article 6

### Financing and budget allocation

6.1 The maximum grant of the Project for the contractual period covered by the GA amounts to EUR **400.000,00**.

6.2 In accordance with the estimated budget, eligible contributions and the financial rules specified in the GA, the grant takes the form of a lump sum grant for the cooperation partnerships. The Partners ensure that the Project and the work packages are implemented according to the GA and that the lump sum contributions are eligible subject to the rules set out in the GA. The Partner is responsible for lump sum contributions declared by the Partner that are rejected by the EACEA.

6.3 The budgeted maximum grant amount per Party is as follows:

N°	Role	Short name	Legal name	Ctry	PIC	Max grant amount
1	COO	FHMS	FH MUNSTER UNIVERSITY OF APPLIED SCIENCES	DE	996007835	104 946.00
2	BEN	IPQ	INSTYTUT PROFESIJNYKH KVALIFIKATSII	UA	923385002	38 880.00
3	BEN	USUST	UKRAYINSKYI DERZHAYNYY UNIVERSYTET NAUKY I TEKHOLOHIY	UA	888284000	75 306.00
4	BEN	EUROMASC	EUROMASC AS	NO	904739953	62 662.00
5	BEN	Mendelova	MENDELOVA UNIVERZITA V BRNE	CZ	998813075	9 298.00
6	BEN	STUBA	SLOVENSKA TECHNICKA UNIVERZITA V BRATISLAVE	SK	999868823	9 298.00
7	BEN	Dnipro	Dnipro Industrial Pedagogical Professional Pre-Higher College	UA	884213492	19 922.00
8	BEN	Kryvyi	A state educational establishment Kryvyi Rih center for training and retraining of workers in the construction industry	UA	884213783	19 922.00
9	BEN	Lutsk	STATE VOCATIONAL EDUCATIONAL INSTITUTION LUTSK HIGHER VOCATIONAL SCHOOL OF CONSTRUCTION AND ARCHITECTURE	UA	879054741	19 922.00
10	BEN	Odesa	State educational institution Odesa center of vocational education	UA	884167514	19 922.00
11	BEN	Rivne	Higher Vocational School No 1 in Rivne	UA	878937662	19 922.00
<b>Total</b>						<b>400 000.00</b>

Detailed estimated budget allocation per Party and action are described in the GA.

## Article 7

### Payment arrangements and refund

7.1 The Coordinator will transfer the Partners' grant contribution to the bank account informed by the Partner in writing.

7.2 The payment of the grant contribution to the Partner is subject to receipt by the Coordinator of the respective grant contribution from the EACEA and that the Partner has fulfilled its activities of the work packages and reporting obligations under this Agreement and the GA on time.

7.3 The transfer of the grant contribution to individual Partners will be implemented in accordance with the following timetable and procedure:

1st pre-financing payment: 160.000,00 €

2nd pre-financing payment: 160.000,00 €

Final payment: 80.000,00 €

The EACEA determines the amount due as the balance according to provisions of the GA and the balance may take the form of a recovery.

7.4 The Partners are obliged to use the grant contribution exclusively for the purposes defined in the work packages of the Project, and in accordance with the terms and provisions of this Agreement and the GA. The grant amounts received in advance and not used by the Partners for that purpose will be reimbursed to the Coordinator at the latest 30 days after the end of the Project.

7.5 Should the EACEA require repayment of part of the grant from the Coordinator, the Coordinator shall require the Partner having caused the irregularity leading to said repayment to refund that amount to the Coordinator, together with any interest charged by the EACEA, no less than 30 days prior to the deadline for repayment stipulated by the EACEA.

## **Article 8**

### **Bank account of the Partners**

The Partners' grant contribution shall be paid to following bank accounts of the Partners:

For: INSTYTUT PROFESIJNYKH KVALIFIKATSII (IPQ)

Bank name:

Bank address:

BIC:

Account holder:

IBAN:

For: UKRAYINSKY DERZHAYNYY UNIVERSYTET NAUKY I TEKHOLOHIY (USUST)

Bank name:

Bank address:

BIC:

Account holder:

IBAN:

For: EUROMASC AS (EUROMASC)

Bank name:

Bank address:

BIC:  
Account holder:  
IBAN:

For: MENDELOVA UNIVERZITA V BRNE (Mendelova)

Bank name:  
Bank address:  
BIC:  
Account holder:  
IBAN:

For: SLOVENSKA TECHNICKA UNIVERZITA V BRATISLAVE (STUBA)

Bank name:  
Bank address:  
BIC:  
Account holder:  
IBAN:

For: Dnipro Industrial Pedagogical Professional Pre-Higher College (Dnipro)

Bank name:  
Bank address:  
BIC:  
Account holder:  
IBAN:

For: A state educational establishment Kryvyi Rih center for training and retraining of workers in the construction industry (Kryvyi)

Bank name:  
Bank address:  
BIC:  
Account holder:  
IBAN:

For: STATE VOCATIONAL EDUCATIONAL INSTITUTION LUTSK HIGHER VOCATIONAL SCHOOL OF CONSTRUCTION AND ARCHITECTURE (Lutsk)

Bank name:  
Bank address:  
BIC:  
Account holder:  
IBAN:

For: State educational institution Odesa center of vocational education (Odesa)

Bank name:  
Bank address:  
BIC:  
Account holder:  
IBAN:

For: Higher Vocational School No 1 in Rivne (Rivne)

Bank name:

Bank address:

BIC:

Account holder:

IBAN:

## **Article 9 Reporting**

9.1 The Parties monitor the implementation of work packages according to the Project, and ensure the quality and effectiveness of their activities. The Parties monitor the implementation of their own financing, and collect and store the information necessary for the monitoring, reporting and supervision of the work packages that belong to them.

9.2 The Partners commit that their work package leaders shall provide status reports for the meetings of the VETpartEx Board. Further, the Partners shall support the Coordinator in the preparation of the periodic reports like progress, interim and final reports. For this purpose, the Partners commit to promptly provide the Coordinator with all necessary information and documents required for the preparation of reports according to the GA (No.4.2 of Datasheet and Art. 21,22).

9.3 The Partners shall also report in the final report on the measures put in place for ensuring compliance of their data processing operations as determined in the GA.

9.4 The Partners shall submit all information to the Coordinator in English.

9.5 The Coordinator shall provide the Partners with the appropriate reporting forms and the respective instructions for their completion. The declarations of costs and activities must be drafted in euro.

9.6 The Partners shall keep a record of any costs or activity incurred under the Project and all proofs and related documents for a period of five (5) years after the payment of the final payment under the GA.

## **Article 10 Monitoring and supervision**

10.1 The Partners shall provide without delay the Coordinator with any information that the Coordinator may request and which are necessary for the management of the Project, as well as all necessary documents in the events of audits, checks or evaluations.

10.2 The Parties allow all aspects of their work as part of the Project to be open to reviews, checks, audits and inspections by the European Commission, EACEA or relevant internal or external bodies according to GA. If the Party is subject to checks, reviews, audit or inspection, the Party is obliged to provide the inspectors with all requested information, recordings and documents and to assist in conducting the inspection. The Party is also responsible for ensuring that the subcontractors used in the implementation of the Project and the persons involved commit to the right of supervision and inspection.



## **Article 11**

### **Third parties**

11.1 The Partners may not assign their rights and obligations under this Agreement without the prior consent of the Coordinator and the approval of the EACEA.

11.2 In case a Partner wants to cooperate with third parties including external service providers to implement the Project or work packages under its responsibility, the role and use of the third parties must be discussed in the VETpartEx Board and approved by the Coordinator. Despite the involvement of the third parties to the implementation of the Project or work packages, the Partner shall remain solely responsible concerning compliance with its obligations as set out in this Agreement. The Partner shall be responsible for ensuring that such third party is committed to the provisions of this Agreement.

11.3 Cooperation with third parties including external service providers shall be undertaken in accordance with the national public procurement rules and other provisions determined in the GA.

## **Article 12**

### **Associated partners**

12.1 The Partners may cooperate with the following Associated Partners to further the purpose of the project:

- **EU-Geschäftsstelle der Bezirksregierung Münster (EU-GS Münster)**, PIC 948270546
- **Høyskolen for yrkesfag (University College of Vocational Education) (Hfy)**, PIC 887394413
- **Zentrum für schulpraktische Lehrerbildung Gelsenkirchen (ZfSL)**, PIC 885083776
- **Berufskolleg der Stadt Bottrop (BKB)**, PIC 945784921

12.2 Associated Partners must implement the action tasks attributed to them in Annex 1 in accordance with Article 11 of the GA. They may not charge contributions to the action (no lump sum contributions) and the costs for their tasks are not eligible.

12.3 The tasks must be set out in Annex 1 of the GA.

12.4 The beneficiaries must ensure that their contractual obligations under Articles 11 (proper implementation), 12 (conflict of interests), 13 (confidentiality and security), 14 (ethics), 17.2 (visibility), 18 (specific rules for carrying out action), 19 (information) and 20 (record-keeping) of the GA also apply to the associated partners.

12.5 The beneficiaries must ensure that the bodies mentioned in Article 25 (e.g. granting authority, OLAF, Court of Auditors (ECA), etc.) can exercise their rights also towards the associated partners.

### **Article 13**

#### **Proprietary rights, dissemination and publications**

13.1 The ownership of all results, including copyrights and intellectual property rights, as well as all reports and other documentation resulting from the Project, shall be owned by the Party whose employee(s) generated such results, or on whose behalf such results have been generated.

13.2 Where results are generated from activities carried out jointly by two or more Parties and if the contributions to or features of such results form an indivisible part thereof, such that under applicable law it is not possible to separate them for the purpose of exploitation, those Parties shall jointly own equal undivided shares in those results, and shall be free to use and exploit the results, without payment of compensation to any other such party.

13.3 The Parties shall grant access rights and rights to use the materials and results of the Project as stated in the GA.

13.4 The Parties may use materials already developed and brought in by the Party (background) without additional charges for the purpose and within the scope of the Project. The Party supplying the background material is obliged to ensure that the background material can be used in accordance with the GA and this Agreement and that its background material in no way infringes the intellectual property rights, privacy or other rights of a third party.

13.5 The Parties shall disseminate the materials and results according to the provisions of the GA. If the Parties produce educational materials under the scope of the Project, such materials must be made available through the Internet, free of charge and under open licenses.

13.6 The Parties shall take care that publications of the Project materials or results do not negatively affect the legitimate interests of other Parties or the rights of the third party (such as privacy and confidentiality or intellectual proprietary rights).

13.7 Dissemination and publication of the Project materials or results or any notice or publication by the Project, including at a conference or a seminar, must specify that the Project is being co-financed by EU funds within the framework of the Erasmus+ Programme, and must comply with the visibility rules laid down in the GA.

### **Article 14**

#### **Confidentiality and data protection**

14.1 The Parties shall keep secret any document, information or other material that is defined as confidential that they will obtain during the execution of Project or exchange with the EACEA or other parties involved in the implementation of the Project. Personal data processed within the scope of the Project are considered as confidential information.

14.2 The Parties commit to ensuring that all parties (including employees) involved in the implementation of the Project respect the confidential information, and do not disseminate it, pass it on to third parties or use it without prior written consent of the party that provided the information.

14.3 The confidentiality obligations do not apply if the confidential information become public through other means than a breach of the confidentiality obligations or the disclosure of the confidential information is required by law.

14.4 The confidentiality obligation shall remain in force for 5 years following the termination of this Agreement.

14.5 The abovementioned rules on confidentiality obligation shall not keep any of the Parties from disclosing information to the EACEA and other authorised bodies and institutions and does not release the Parties from their reporting, information and dissemination obligations.

14.6 When processing personal data, the Parties commit to comply with and act in accordance with the EU General Data Protection Regulation (2016/679) and any other applicable data protection legislation in force. In particular, the Parties will implement the necessary technical and organizational measures and commit to ensure that all persons that have the right to process personal data are bound by the relevant confidentiality obligations or that statutory confidentiality obligations are applied to them.

14.7 The Parties undertake to conclude appropriate further agreements (e.g. according to Art. 26 or Art. 28 of EU General Data Protection Regulation) if necessary.

## **Article 15**

### **Liability**

15.1 No Party shall be responsible to any other Party for any indirect or consequential loss or similar damage such as, but not limited to, loss of profit, loss of revenue or loss of contracts. The limitation of liability does not apply to situations where a Party has caused the damage through intent or gross negligence, has breached the confidentiality or data protection obligations, or has infringed intellectual property rights. Further the limitation of liability does not apply to obligations to repay the received grant or liability based on the joint responsibility of the Parties.

15.2 Each Party shall be solely liable for any loss, damage or injury to third parties resulting from the performance of the said Party's obligations by it or on its behalf under this Agreement or from its use of materials.

15.3 The Partners shall protect the EACEA and the Coordinator and their personnel against any action for damages suffered by third parties, including Project personnel, as a result of the performance of this Agreement, to the extent that these damages are not due to the serious or intentional negligence of the EACEA, the Coordinator or their personnel.

15.4 No Party shall be considered to be in breach of this Agreement if such breach is caused by *force majeure* as defined in the GA. Each Party will notify the Coordinator of any force majeure as soon as possible. The Coordinator will make the final decision as to whether it considers that the Party has a force majeure. If the consequences of force majeure for the Project are not overcome within 6 weeks after such notification, the transfer of activities - if any - shall be decided by the VETpartEx Board.

## **Article 16**

### **Conflict of interest**

16.1 The Parties must undertake all necessary precautions to prevent any risk of conflicts of interest which could affect their impartial and objective performance of the Agreement. Such conflict of interest could arise in particular as a result of economic interest, political or national affinity, family or emotional reasons, or any other shared interest.

16.2 Any situation constituting or likely to lead to any such conflict should be brought to the attention of the Coordinator without delay, and the Partner in cause shall undertake to take all necessary measures to rectify this situation at once.

## **Article 17**

### **Termination of the Agreement**

17.1 In the event that the Partner fails to perform any obligations under this Agreement or the GA, the Coordinator may terminate its participation in the Project, upon approval by the EACEA. The Coordinator shall notify the Partner in cause by registered letter and the Partner has one month to supply all relevant information to appeal the decision. Also, EACEA may terminate the participation of a Partner in accordance with provisions of the GA.

17.2 Termination shall not affect any rights or obligations of a Partner leaving the Project incurred prior to the date of termination, unless otherwise specified in the GA. A Partner leaving the Project shall refund without undue delay all payments it has received except the amount of grant contribution accepted by the NA and shall grant rights to its results and background material as necessary for the successful implementation of the Project.

17.3 In the event that the GA is terminated, for whatever reason, this Agreement will be terminated.

## **Article 18**

### **Applicable law, dispute resolution and jurisdiction**

18.1 This Agreement shall be governed by and construed in accordance with the laws of Belgium, excluding its choice of law provisions.

18.2 In case of conflict resulting from the interpretation or the application of this Agreement, or in connection with the activities of the Project, the Parties involved shall make the effort to come to an amicable arrangement rapidly and in the spirit of good cooperation. If the negotiations between the Parties fail, disputes should be addressed in writing to the VETpartEx Board, that will try to mediate in order to resolve the conflict.

18.3 Failing amicable settlement, any dispute, controversy or claim arising out of or relating to this Agreement, shall be finally settled by the EU General Court.

## **Article 19**

### **Amendments and other provisions**

19.1 The Agreement may be amended, unless the amendment entails changes to the Agreement which would call into question the decision awarding the grant or breach the principle of equal treatment of applicants. Amendments to this Agreement shall be effective only in writing provided that the Parties mutually agree on it and that it is signed by the duly authorised representatives of the Parties.

19.2 The working language in the Project shall be English.

19.3 No Party shall be entitled to act or to make legally binding declarations on behalf of any other Party, unless stipulated otherwise in this Agreement or the GA. Nothing in this Agreement shall be deemed to constitute a joint venture, agency, interest grouping or any other kind of formal business grouping or entity between the Parties.

19.4 If any provision in this Agreement should be wholly or partly ineffective, the Parties undertake to replace the ineffective provision by an effective provision which comes as close as possible to the purpose of the ineffective provision.

## **Article 20**

### **Signatures**

This Agreement is signed by the authorised representatives. By signing the Agreement, authorised representatives declare to have read and accepted the terms and condition of this Agreement including its annexes.

The Agreement can also be signed by using an electronic signature service, and in such case the Agreement copies are delivered electronically and the signature date will be the date and time of the electronic signature.

**Appendix:** Grant Agreement – project 101183275 --- VETpartEx

For the Coordinator:

**FH MUNSTER UNIVERSITY OF APPLIED SCIENCES (FHMS)**

The legal representative

name: Dipl.-Kfm. Guido Brebaum

title: Chancellor

For the Partners:

**Partner name: INSTYTUT PROFESIJNYKH KVALIFIKATSII (IPQ)**

The legal representative

name

title

**Partner name: UKRAYINSKY DERZHAYNYY UNIVERSYTET NAUKY I TEKHOLOHIY (USUST)**

The legal representative

name

title

**Partner name: MENDELOVA UNIVERZITA V BRNE (Mendelova)**

The legal representative

name

title



**Partner name: SLOVENSKA TECHNICKA UNIVERZITA V BRATISLAVE (STUBA)**

The legal representative

name

title

**Partner name: Dnipro Industrial Pedagogical Professional Pre-Higher College (Dnipro)**

The legal representative

name

title

**Partner name: A state educational establishment Kryvyi Rih center for training and retraining of workers in the construction industry (Kryvyi)**

The legal representative  
name  
title

**Partner name: STATE VOCATIONAL EDUCATIONAL INSTITUTION LUTSK HIGHER VOCATIONAL SCHOOL OF CONSTRUCTION AND ARCHITECTURE (Lutsk)**

The legal representative  
name  
title

**Partner name: State educational institution Odesa center of vocational education (Odesa)**

The legal representative

name

title

**Partner name: Higher Vocational School No 1 in Rivne (Rivne)**

The legal representative

name

title