



GRANT AGREEMENT for a:

Project with multiple beneficiaries under the ERASMUS+ Programme

AGREEMENT NUMBER – 23PCP0019 - 2023-1-BE01-KA220-VET-000158556

CONTRACT BETWEEN THE BENEFICIARY AND THE PARTNER

This contract shall govern relations between:

***Société Royale Forestière de Belgique (SRFB) - OID E10060693-BE,
Bd Bischoffsheim 1-8, boîte 3, 1er étage, 1000 Brussels, Belgium¹
called hereafter "the Beneficiary", represented by Mister Philippe de Wouters,***

of the one part,

and

***MENDELOVA UNIVERZITA V BRNE – OID E10205924-CZ,
ZEMEDELSKA 1665/1, 613 00 BRNO SEVER, Czech Republic
called hereafter "the Partner", represented by prof. Dr. Ing. Jan Mareš***

of the other part,

Which have agreed as follows:

Article 1 – SUBJECT MATTER OF THE AGREEMENT

1. The **National Agency** has decided to award a grant, under the terms and conditions set out in the Special Conditions, the General Conditions and the other Annexes to the Agreement, for the Project entitled "**Forest of the future: digital tools for learners to foster CCF approach**" ("the Project") under the Erasmus+ Programme Key Action 2: Strategic Partnerships. The **Beneficiary** and the **Partner** commit themselves to carrying out the project as set out in the Annex 1 of the contract.
2. This contract shall regulate relations between the parties, and their respective rights and obligations with regard to their participation in the project "**Forest of the future: digital tools for learners to foster CCF approach**" under the Agreement n° **23PCP0019 - 2023-1-BE01-KA220-VET-000158556** passed between the National Agency and the Beneficiary.

Article 2 – ENTRY INTO FORCE OF THE AGREEMENT AND DURATION

1. The Agreement shall enter into force on the date on which the last party signs.
2. The Project shall run between 01/09/2023 and 31/08/2026 both inclusive.

¹ Please note that the convention above (23PCP0019 - 2023-1-BE01-KA220-VET-000158556) refers to the former address of the SRFB, which was Galerie du Centre bloc2, 6ème étage, 1000 Brussels, Belgium



Article 3 - OBLIGATION OF THE BENEFICIARY

The Beneficiary shall undertake:

1. to take all the steps necessary to prepare for, perform and correctly manage the work programme set out in this contract and in its annexes, in accordance with the objectives of the project as set out in the Agreement concluded between the **National Agency** and the **Beneficiary**;
2. to send to the **Partner** a copy of **the Agreement n° 23PCP0019 - 2023-1-BE01-KA220-VET-000158556** and its annexes, concluded with the National Agency, of the various reports and of any other official document concerning the project;
3. to notify and provide the **Partner** with any amendment made to the **Agreement n° 23PCP0019 - 2023-1-BE01-KA220-VET-000158556** concluded with the National Agency;
4. to define in conjunction with the **Partner** the role and rights and obligations of the two parties, including those concerning the attribution of the intellectual property rights;
5. to comply with all the provisions of **Agreement n° 23PCP0019 - 2023-1-BE01-KA220-VET-000158556** binding the **Beneficiary** to the **National Agency**.

Article 4- OBLIGATION OF THE PARTNER

The **Partner** shall undertake:

1. to take all the steps necessary to prepare for, perform and correctly manage the work programme set out in this contract and in its annexes, in accordance with the objectives of the project as set out in **the Agreement n° 23PCP0019 - 2023-1-BE01-KA220-VET-000158556** concluded between the **National Agency** and the **Beneficiary**;
2. to comply with all the provisions of **Agreement n° 23PCP0019 - 2023-1-BE01-KA220-VET-000158556** binding the **Beneficiary** to the **National Agency**;
3. to communicate to the **Beneficiary** any information or document required by the latter that is necessary for the management of the project;
4. to accept responsibility for all information communicated to **the Beneficiary**, including details of costs claimed and, where appropriate, ineligible expenses;
5. to define in conjunction with the **Beneficiary** the role and rights and obligations of the two parties, including those concerning the attribution of the intellectual property rights.

Article 5 - DISSEMINATION

1. **The partner shall acknowledge the grant support received under the Erasmus+ Programme** in any document disseminated or published, in any product or material produced with the grant support, and in any statement or interviews given, in accordance with the visual identity guidelines provided by the European Commission.
2. The acknowledgement shall be followed by a disclaimer stating that the content of the publication is **the sole responsibility of the publisher and that the European Commission is not liable for any use that may be made of the information.**



Article 6 - FINANCING THE ACTION

1. The Erasmus+ contribution for the Partner shall be a maximum amount of 98.000,- EUR.

Article 7 - PAYMENTS

1. **The Beneficiary** commits himself to carrying out payments relating to the subject matter of this contract to **the Partner** according to the following schedule:

1st payment:	39.200,- EUR	Payment within two weeks after signature of this agreement
2nd payment:	39.200,- EUR	Payment foreseen by July 15 th 2025
Final payment:	19.600,- EUR	Payment foreseen by January 14 th 2027

Payment will be made under the condition that the SRFB has received the pre-funding by the European Union.

2. All payments shall be regarded as advances pending explicit approval by the **National Agency** of the final report, the corresponding cost statement and the assessment of the quality of the results of the project.

Article 8 - BANK ACCOUNT

Bank : ██████████

BIC : ██████████

██████████ ██████████

Article 9 - SUBMISSION OF REPORTS AND OTHER DOCUMENTS

1. The **Partner** shall provide the **Beneficiary** with any information and document required for the preparation of the interim report and, where appropriate, with copies of all the necessary supporting documents *completed and signed by the legal representative* by the **1st December 2024** at the latest.
2. The **Partner** shall provide the **Beneficiary** with any information and document required for the preparation of the final report and, where appropriate, with copies of all the necessary supporting documents *completed and signed by the legal representative* by **1st of June 2026** at the latest for already complemented activities.
3. The **Partner** shall provide the **Beneficiary** with any information and document required for the preparation of the final report and, where appropriate, with copies of all the necessary supporting documents *completed and signed by the legal representative* by **15th of September 2026** at the latest for activities complemented between 1st of June 2026 and 31st of August 2026.

Article 10 - MONITORING, CHECKS AND AUDITS

1. The **Partner** shall provide without delay the **Beneficiary** with any information that the latter may request from him concerning the carrying out of the work programme covered by this contract.
2. The **Partner** shall make available to the **Beneficiary** any document making it possible to check that the afore mentioned work programme is being or has been carried out.



Article 11 - TERMINATION OF THE AGREEMENT

1. The **Beneficiary** may decide to terminate the agreement if the **Partner** has inadequately discharged or failed to discharge any of the contractual obligations, insofar as this is not due to *force majeure*, after notification of the **Partner** by registered letter has remained without effect for one month.
2. The **Partner** shall immediately notify the **Beneficiary**, supplying all relevant information, of any event likely to prejudice the performance of this contract.

Article 12 - JURISDICTION CLAUSE

1. Failing amicable settlement, the Courts of **Brussels, Belgium** shall have sole competence to rule on any dispute between the contracting parties in respect of this contract.
2. The law applicable to this contract shall be the Belgian law.

Article 13 - SUPPLEMENTARY AGREEMENTS

Amendments to this contract shall be made only by a written supplementary Agreement signed on behalf of each of the parties by the signatories to this contract. No oral agreement may bind the parties to this effect.

Annexes

- a) Detailed budget information - Annex 1 to the convention: 23PCP0019-Annexe1-Budget.pdf
- b) Description of the tasks – Application form: E+_SRFB_ForDiL_Submitted.pdf.

Done at Brno, in two copies.

For the **Beneficiary**,

The legal representative
Philippe de Wouters, Director

Podepsáno elektronickým podpisem 12.03.2024

[Signature and date]

For the **Partner**,

The legal representative
prof. Dr. Ing. Jan Mareš, rector

Podepsáno elektronickým podpisem 05.03.2024

[Signature and date]