

CONTRACT ON PARTNERSHIP

concluded pursuant to § 1746 paragraph 2 of
Act No. 89/2012, the Civil Code, as amended (the “**Civil Code**”)

I. Contractual Parties

FNZ (UK) Ltd

Acting through its branch: **FNZ (UK) Ltd - Czech Branch, odštěpný závod**
Registered office at: Rašínova 637/7, 602 00 Brno
Represented by: Jan Krejčí, Proxy
Registration in the Commercial Register: at the Regional Court in Brno, A 26110
Id. No. (Identification Number): 03895360
Tax Id. No. (Tax Identification Number): CZ683618658
(hereinafter referred to as “**Partner**”)

and

Masaryk University, Faculty of Economics and Administration

Registered office at: 60200 Brno, Žerotínovo náměstí 617/9
Id. No. (Identification Number): 00216224
Tax Id. No. (Tax Identification Number): CZ00216224
Address of contact: **Faculty of Economics and Administration,**
Lipová 41a, 602 00 Brno
Represented by: the Dean of the Faculty prof. Mgr. Jiří Špalek, Ph.D.
Bank contact: KB Brno, account no. 85636621/0100
(hereinafter referred to as “**Faculty**”)

II. Subject to the Contract

- (1) With respect to the interest of the Partner to establish contact with students and the educational and research institution, its experts and the public, and considering the interest of the Partner in directly participating in the life of the Faculty and its formation, as well as in spreading the goodwill of the Partner and the Faculty, the contractual parties are concluding this Contract on Partnership.
- (2) The contract is concluded for the purpose of cooperation with students in the following areas:
 - a) Teaching in courses,
 - b) Collaboration with students,
 - c) Joint events and CSR activities,
 - d) Promotion of the Partner.
- (3) The Partner undertakes to pay the Faculty the sum of CZK 100 000 (in words: one hundred thousand Czech crowns) + VAT in the amount stipulated by law for the cooperation for the calendar year 2024 on the basis of the invoice issued by the Faculty with a 30 days maturity from the date of invoicing. The Faculty will issue the invoice no later than 30 days from the day of effect of this contract.

Masarykova univerzita, Ekonomicko-správní fakulta

Lipová 507/41a, 602 00 Brno, Česká republika
T: +420 549 49 1710, E: info@econ.muni.cz, www.econ.muni.cz
Bankovní spojení: KB Brno-město, ČÚ: 85636621/0100, IČ: 00216224, DIČ: CZ00216224
V odpovědi, prosím, uvádějte naše číslo jednací.

- (4) The Faculty pledges to provide the Partner with the following:
- a) arranging a lecture/workshop/excursion for students of the Faculty (max. four times per the academic year),
 - b) providing the possibility of assigning topics for dissertation papers (max. 4),
 - c) providing the possibility to participate in the Faculty "Day with Partners",
 - d) providing the possibility to participate in joint events for students outside the classroom (workshops, panel discussions, etc. – by agreement),
 - e) presenting the Partner's logo on the web with a click-through to their own online presentation,
 - f) publishing a notification on the Faculty's Facebook, Instagram and LinkedIn profile (twice per semester),
 - g) publishing job and internship offers in the Facebook group "Job offers for ECON MUNI",
 - h) publishing a notification on the LCD in the premises of the Faculty (twice per semester, each notification published for up to two weeks),
 - i) Partner's logo on the board by the entrance to the building,
 - j) promotion of the Partner in publications and Faculty's promotional printed material,
 - k) promotion at representative and professional events of Faculty's.
- (5) All of the Partner's individual claims listed in Part II. 4) must be consistent with the role and function of the Faculty in society and its presentation in terms of opinion and otherwise. The Faculty also reserves the approval of any extraneous content/link.
- (6) This contract is concluded for the period of one year.
- (7) At the time before the expiry of the contract, the mutual cooperation resulting from the contract between the two parties will be evaluated, and, as the case may be, modified or further specified.

III. Confidential Information Protection

- (1) Each contractual party pledges to protect the other contractual party's confidential information and not to provide it to a third party without consent of the other contractual party, unless a valid, legally binding regulation orders the parties to communicate such information. By signing this contract, the Partner gives consent to the Faculty to publish this contract in the Register of Contracts as stipulated by Act No.340/2015 Coll., Act on Register of Contracts.
- (2) Under this contract, confidential information is:
- a) any non-public information regarding internal situation of the Partner that the Faculty receives while participating in the activities under the system of Partnership (e.g. audits, surveys etc.) and that the Partner explicitly classifies as confidential;
 - b) any non-public information of professional character, the exchange of which is realised during the cooperation between the Faculty and the Partner on the activity under the system of Partnership (including negotiating and requesting it), provided it is not information designed to be published;
 - c) other non-public information, the confidentiality of which one of the contractual parties requests in writing; such information is considered confidential from the receipt of the request by the other contractual party.
- (3) The obligation to keep confidential information in confidence imposed by this contract spans the duration of this contract and three years following its termination, unless a contractual party requests in individual cases a longer confidentiality period.
- (4) The contractual parties are obliged to inform all their employees, students and other persons in similar positions who come into contact with confidential information while effectuating this

contract, of their duty to maintain confidentiality under this contract.

IV. Withdrawal from the Contract

- (1) It is possible to withdraw from this contract before termination of the period for which the contract was concluded on the grounds of substantial breach of the contract. The withdrawal comes into effect by the day of receipt of the written notification of withdrawal from the contract by the other contractual party.

V. Final Provisions

- (1) This contract is concluded on the day of its signature by both contractual parties and takes effect on the day of its publication in the register of contracts, which is established by Act No. 340/2015 Coll., as amended. The contract will be published by the Faculty, however, both contractual parties are responsible for its proper publication. The Partner will check the publishing of this contract without undue delay and point out any shortcomings, otherwise the Faculty is not responsible for the non-publication of this contract.
- (2) Matters not regulated by this contract are governed by the relevant provisions of the Civil Code and related generally binding legal regulations.
- (3) This contract can only be modified by written amendments signed by both contractual parties.
- (4) The contract has been written up in two copies, each of which will be received by one contractual party.
- (5) The contracting parties confirm that they have read this contract, understood its content and that they agree with it. The contracting parties further declare that the contract was not concluded in distress or under conspicuously disadvantageous conditions. In proof of this, they attach their handwritten signatures.

In, on

In Brno, on

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On behalf of the **Partner**

On behalf of **Masaryk University, Faculty of Economics and Administration**

Jan Krejčí
Proxy

prof. Mgr. Jiří Špalek, Ph.D.
Dean of the Faculty