Amendment No. 1

to the Contract on the Provision of Financial Resources from the International Visegrad Fund's 22420026

1. Contracting parties

1.1 International Visegrad Fund

Address: Hviezdoslavovo nám. 9, 811 02 Bratislava, Slovakia

Identification No.: 36060356

E-mail:

represented by Mrs. Maja Wawrzyk, Deputy Executive Director of the International Visegrad Fund

hereinafter only "Fund"

and

1.2 Ekonomický ústav AV ČR, v. v. i. / Economics Institute of the Czech Academy of Sciences

Address: Politických vězňů 7

Identification No.: CZ67985998

represented by doc. Mgr. Marek Kapička, Ph.D, Director of the Economics Institute

hereinafter only "Grantee"

The Fund and the Grantee jointly hereinafter only "Contracting parties"

Article 1

- 1.1 The Contracting parties concluded on 18.09.2024 the Contract on the Provision of Financial Resources from the International Visegrad Fund's Visegrad Grants No. 22420026 (hereinafter only the "Contract") on which basis the Fund provided financial support to the Grantee for realization of project named "Localizing Economic Education for V4 Countries and Beyond" (hereinafter only the "Project").
- 1.2 The Contracting parties agreed that the Contract shall be changed and amended as stated in Article II. of this Amendment No. 1

Article 2

2.1 In Article 2 of the Contract referred to as "Subject of the Contract", the following wording should be added to the wording of section 2.2:

"Partner No. 7

Name of the organization in its native language: Univerzita Komenského v Bratislave, Fakulta managementu

Name of the organization in English: Comenius University in Bratislava, Faculty of Management

Address: Odbojárov 10, P. O. BOX 95, 820 05 Bratislava, Slovakia Statutory representative: Prof. JUDr. Marek Števček, DrSc.

ID number: SK2020845332 Registered VAT payer: yes

E-mail: Telephone:

Website: https://www.fm.uniba.sk

Article 3

- 3.1 All other stipulations of the original Contract remain unchanged.
- 3.2 Should any provision of this Amendment No. 1 be held by the Contracting parties, the court or any other competent bodies as invalid or unenforceable, then such provision will be invalid only in the affected and narrowest possible extent, and the remaining parts, meaning, and impacts thereof, as well as the remaining provisions of this Amendment No. 1 will remain valid. In such case, the Contracting parties will proceed in a way so that the purpose of the provisions considered as held by the Contracting parties, the court or any other competent bodies as invalid is respected in maximum possible extent and legally binding for the parties in the form allowing legal enforceability thereof. The Contracting parties also agree that any invalid or unenforceable provision of this Amendment No. 1 will be replaced by a new provision whose meaning will be closest to the relevant invalid or unenforceable provision.
- 3.3 Contracting parties declare that they conclude this Amendment No. 1 of their free will, they have read its content and as evidence of their consent to its wording they voluntarily sign it as correct.
- 3.4 The Amendment No. 1 is drawn up in two identical counterparts in English. Each Contracting party shall receive one counterpart of the Amendment. This Amendment No. 1 shall become valid and effective on the day of its signing.

In Bratislava, 19.02.2025	In on
International Visegrad Fund	Statutory representative of the Grantee