#### PARTNERSHIP AGREEMENT Nr. 044/2025

The following agreement is between:

**Full legal name:** Zavod za Novodobno Izobraževanje; **Legal address:** Pasterkova ulica 3, 2000 Maribor, Slovenia;

**National ID:** 26119447; **Legal representative:** Sonja MARKIČ (hereinafter **hosting partner)**

and

**Full legal name:** STŘEDNÍ PRŮMYSLOVÁ ŠKOLA STAVEBNÍ JOSEFA GOČÁRA, PRAHA 4, DRUŽSTEVNÍ OCHOZ 3**;**

**Legal address**: Družstevní ochoz 1659/3, Nusle, 14000 Praha 4 **Legal representative**: Ing. Martina Věžníková;

Registration number: 49624059 (hereinafter: **sending partner**) **have agreed**

The Conditions and Annex below:

CONDITIONS:

1. Purpose of the mobility program

Sending partner to Grant Agreement No. [2024-1-CZ01-KA121-VET-000215472] entered into with the Czech National Agency for International Education and Research / Dům zahraniční spolupráce, reg. No.: 61386839, with its registered office at Na Poříčí 1035/4, 110 00 Prague 1, as the National Agency of the Erasmus+ Programme (hereinafter referred to as the “National Agency” or “NA”), the Sending organisation is the beneficiary of a grant for the implementation of a project under the Erasmus+ Programme (hereinafter referred to as the “Project” or the “Grant Agreement”).

1. Type of mobility, duration of the mobility program and the number of participants

Mobility program includes:

 Students’ mobility:

* + Number of students 2 + accompanying persons 0
	+ Duration of mobility: from 31/05/2025 to 30/08/2025  Staff mobility:
	+ Number of participants
	+ Duration of mobility: from to ;
1. SENDING PARTNER undertakes to:
	* Ensure quality selection of the participants and their preparation before mobility (including good understanding of the aim of mobility, respectful and responsible behaviour during mobility, etc.).
	* Provide all relevant and known information and documents (including Europass CV and application form and/or motivation letter, health conditions, allergies etc.) about the participants, to the partner the latest 30 days before mobility.
	* Arrange health, liability and accident insurance for the participants.
	* Provide the list and all needed project documents or their templates the lates 5 days before mobility.
	* Help solve any difficulties that could arise during the mobility program.
2. TUTOR

Underaged participants need to be accompanied by a competent tutor. The tutor needs to fulfill minimal linguistic requirements under Common European Framework of Reference for Languages – English B1.

Role of the tutor:

* + Support the participants during the mobility by following basic mobility principles (24-hour program, adapting to new situation, flexibility, readiness for learning, respect for other cultures, acceptance of diversity etc.).
	+ Ensure that candidates respect the rules of mobility, the rules of accommodation and attend the activities on time.
	+ Connect the group and help foster mutual understanding, support, and a positive approach.
	+ Immediately report any issues to the hosting partner and maintain active involvement in finding solutions.
	+ Being available by phone, for the participants and the hosting partner, all the time during the mobility.
1. PARTICIPANTS

Before mobility:

* + Participants need to fulfill minimal linguistic requirements (under Common European Framework of Reference for Languages for English - A2 for manual work, B1 for other professions).
	+ The participants need to be in good physical and mental health, capable of functioning independently. The hosting partner must be informed in case of any prior medical diagnoses, and additional consensus between partners is required before hosting such participants.
	+ Participants should not have any criminal record.

Responsibilities of participants during mobility:

* + Respecting the rules of accommodation (smoking inside, consuming alcohol, noise after quite hours, not keeping the place clean, having overnight guests etc. is not allowed.)
	+ Attending the work placement regularly. The only valid reason for absence is a health concern that needs to be substantiated with a health certificate from the doctor. The participants are obliged to inform both the company and the hosting partner about their absence before their scheduled working hours.
	+ Not consuming alcohol, drugs or being involved in any criminal actions

In case of participants’ violation of the above rules, the partner reserves the right to expel them from the program.

1. THE HOSTING PARTNER undertakes to:
	* Take the necessary measures for preparation and efficient implementation of mobility program in hosting country.
	* Ensuring the professional training of candidates during their mobility, for the purpose of acquiring knowledge in the field of Vocational education and training.
	* Select the most suitable host companies or organisations for each participant to achieve the placement objectives in the field of Vocation Education and training, more specifically the learning outcomes outlined in each learning agreement.
	* Provide a proper accommodation for the duration of the project for the participants and the accompanying persons in line with average country’s standards.
	* Arrange local transport tickets for every participant (when previously agreed with sending partner).
	* Arrange transfers from/to the airport (when previously agreed with sending partner).
	* Arrange a language course (when previously agreed with sending partner).
	* Arrange food (when previously agreed with sending partner).

During the mobility:

* + Welcome the participants upon their arrival in Maribor.
	+ Organise personal and work preparation during the first 3 days after arrival.
	+ Organise interviews at the hosting companies before the start of the internship.
	+ Ensure mentoring of the participants during their stay.
	+ Provide 24h emergency and technical support for participants on mobility.
	+ Provide all necessary project documents requested by the sending organisation.
	+ Support the hosting companies in monitoring and evaluating the participants’ performance on work placement.
1. QUALITY STANDARDS

The Sending partner declares that when providing services under this Contract, it is bound by the terms and conditions of the Grant Agreement, including all its annexes, as well as the Erasmus+ Quality Standards. The Parties further declare that they are aware of the specific nature of their cooperation hereunder resulting from the fact that the funds managed by the Sending organisation under the Grant Agreement within the framework of the implementation of the Project are funds provided by the European Union, which implies, inter alia, the control and supervisory powers of the National Agency and any other institutions and that they are funds earmarked for the efficient and cost-effective implementation of the Project in accordance with the contractual rules.

The Hosting partner agrees to provide the Sending partner with high quality performance in accordance with current industry standards and the provisions of this Contract. The Parties agree that the performance under this Contract will be provided pursuant to the Erasmus+ Quality Standards specified in Annex I of this Contract which forms an integral part thereof. To avoid any doubt, the Parties acknowledge that in the event of a contradiction between the text of the Contract and its annexes or other documents or in the event of a discrepancy in the interpretation of this Contract between the Provider and the Beneficiary, the Beneficiary will have the final right to decide and will be liable to the National Agency for the proper implementation of the Project.

The Parties agree that the Provider may provide performance hereunder through a third party (sub-contractor) only with the prior written consent by the Beneficiary. The Provider acknowledges that, even if consent is granted by the Beneficiary pursuant to the preceding sentence, the Provider will be solely responsible for providing proper and timely performance in accordance with this Contract and fulfilling all obligations hereunder. If, with the Beneficiary’s consent, a third party (sub-contractor) is involved in providing the performance, the Provider will ensure that the third party agrees to fulfil all obligations and comply with all standards hereunder.

1. PERSONAL DATA PROTECTION AND PARTY DETAILS FOR COMMUNICATION

For the purposes of processing personal data hereunder during the performance of its obligations under the Grant Agreement in relation to this Project, the data controller is:

Head of Unit B4

Directorate B - Youth, Education and Erasmus+

Directorate-General for Education, Youth, Culture and Sport European Commission

1049 Brussels, Belgium

The Provider acknowledges that it will be registered by the Beneficiary as a Supporting Organisation in accordance with the terms of the Grant Agreement in the official Erasmus+ electronic reporting and management tool.

Any communications to the Beneficiary must be sent by the Provider to this address: [Name of the entity]: Zavod za Novodobno Izobraževanje

[Full official address]: Pasterkova ulica 3, 2000 Maribor, Slovenia [Name of the contact person]: Neja Cerar Babič

[Position]: Coordinator for Partnership Telephone: [complete]: +386 40 436 834

E-mail address: [complete]: partnersorg@zni.si

Any communications to the Provider must be sent by the Beneficiary to this address:

[Name of the entity]: Střední průmyslová škola stavební Josefa Gočára, Praha 4, Družstevní ochoz 3 [Full official address]: Družstevní ochoz 1659/3, Nusle, 14000 Praha 4

[Name of the contact person]: Dr. phil. Jan Tesař; +420 244 016 226 [Position]: project coordinator

E-mail address: [complete]: zastupce2@spsgocar.cz,

If when providing services under this Contract, the Provider works with personal data, it must process them in accordance with Regulation (EU) 2018/1725 and other applicable generally binding legal regulations.

The Provider must ensure that persons providing performance under hereunder have access to personal data only to the extent strictly necessary and that such persons are bound to confidentiality.

1. INTELLECTUAL PROPERTY RIGHTS

If intellectual property rights arise during the course of the performance provided hereunder, the Provider grants the Beneficiary an exclusive licence to use such rights in any and all ways without territorial or quantitative limitation for the entire duration of the relevant rights. The Beneficiary is entitled to grant a sub-licence to a third party to the same extent, in particular in terms of disposal of the Project outputs in accordance with the Erasmus+ rules. To avoid any doubt, the Parties declare that the remuneration for any licence granted in this manner is already included in the remuneration hereunder.

If the provided performance includes outputs that are subject to the rights of a third party, the Provider will also ensure the authorisation to dispose of the materials and/or documents at least to the extent provided for in the preceding subsection, in particular by obtaining the necessary licences and authorisations from the right holders concerned.

1. FORCE MAJEURE

Force Majeure means any unforeseeable, exceptional situation or event beyond the control of the Parties which prevents either Party from performing its obligation hereunder and which is not due to the fault or negligence of the relevant Party or its sub-contractor(s) and which is unavoidable despite the due diligence of the relevant Party. The following events do not qualify as force majeure: labour disputes, strikes, financial difficulties or service failures, defects in equipment or materials, delays in delivery of services or materials, unless they are directly attributable to a specific act of force majeure.

If a Party is affected by force majeure, it must inform the other Party without undue delay, stating the nature of the circumstances, their likely duration, and foreseeable effects.

A Party is not liable for any delay in the performance of its obligations hereunder if the delay is due to force majeure and if it has fulfilled its information obligation under the provisions of the preceding paragraph. If the Provider is unable to fulfil its contractual obligations due to force majeure, it is entitled to remuneration only for the actual performance that has been provided. If force majeure prevents the proper performance of the obligations hereunder for more than

30 days, or if it is apparent that force majeure is highly likely to prevent the Provider from properly providing performance for more than 30 days, the other Party will be entitled to withdraw from this Contract.

The Parties will take all necessary measures to limit the damage caused by force majeure.

1. Payment arrangements

The pricing of the hosting partner’s services are defined in the **Annex I – Budget offer for ZNI services** with which both parties agree.

* + 80% of the total costs should be paid at least 2 weeks in advance, before arrival of participants.
	+ 20% 2 weeks after the end of mobility program in Slovenia.

The participants are obligated to pay a **deposit of 50 EUR for mobilities up to 2 weeks or 100 EUR for mobilities longer then 2 weeks,** each on the first day of arrival for any breakages, smearing and disruptions made in the accommodation. If there will be no damages in the room, the deposit will be returned before departure of participants or the latest 21 days after departure of the group. In this case the money will be refunded to the bank account of participants.

Participants who will cause the damage in the accommodation is due to pay the reparation of the caused damage from deposit.

If the deposit will not cover the total amount, sending partner takes responsibility for paying the difference.

1. Final provisions

The National Agency will be entitled to monitor the progress of Erasmus+ activities and projects in accordance with the terms and provisions of the Grant Agreement and the aspects contained in the Erasmus+ Programme Guide and the National Agency Guide and will have access to all related documents and materials. The Provider agrees to provide such access to the National Agency and the Beneficiary and to retain all documents and materials related to the performance provided hereunder for a period of five years after the termination of the performance.

The Contract becomes effective on the date it is signed by the last party to the Contract. If this Contract is subject to publication in the Register of Contracts, it will take effect on the date of such publication, in which case the Beneficiary

agree to ensure its publication. For this purpose, the Parties expressly declare that this Contract does not contain any trade secrets and no other circumstance prevents the possibility of publishing this Contract in the Register of Contracts.

The Provider will report regularly to the Beneficiary on the performance provided, at least with a monthly frequency, unless the Parties agree otherwise.

At the Beneficiary’s request, the Provider will provide any additional information regarding the performance provided and the cooperation between the Parties hereunder that is necessary for the purposes of reporting, Project monitoring and the implementation of the Grant Agreement.

The Provider must inform the Beneficiary without undue delay of any problem(s) that affect(s) or could materially affect the Provider's ability to perform under this Contract. The information specified in this paragraph will include the identification of the problem, the time of its occurrence and the corrective actions that the Provider is taking to resolve it.

The Parties agree that the information under the provisions of this Article will be transmitted by e-mail, unless the Beneficiary requests another means of transmission (e.g. in paper form) in justified cases.

The Parties declare that they have fully acquainted themselves with the obligations related to the performance of this Contract and all relevant documents. In witness of their true and free will to enter into this Contract, the Parties have attached their handwritten or electronic signatures as follows.

The contracting parties agree that in case of a dispute, the law of the Republic of Slovenia shall apply and the competent court in Maribor shall have jurisdiction to settle the dispute.

This agreement, which is drawn up in English, in two original copies, shall enter into force upon signature by both parties, each party retaining one signed copy

on behalf of hosting partner:

Signed:

By: Sonja Markič, director Stamp of the organisation:

Date: 22/05/2025

on behalf of sending partner:

Signed:

By: Ing. Martina Věžníková Stamp of the organisation:

Date: 22/05/2025

ANNEX I – BUDGET OFFER FOR ZNI SERVICE

|  |  |  |
| --- | --- | --- |
| **Category** | **Description** | **Budget for service/person (duration in days)** |
|  |  | **92** |
| Accommodation | Twin room in Shotel with shared kitchen; administration/Including personal, work preparation and interview preparation; cultural activities (city tour, museum, trip); TOTAL 15 HOURS | 2.261 € |
| Local transport | Bus transport |
| Residency permit \* | Application and cost of issuing the document |
|  | **Total** | **2.261 €** |

ANNEX II - ERASMUS QUALITY STANDARDS

**Erasmus Quality Standards**

**for mobility projects in the fields of adult education, vocational education and training, and school education**

### In the case of conflicting meanings between language versions, the English version prevails.

##### Version 1 (2020): 28-05-2020

**EUROPEAN COMMISSION**

Directorate-General for Education, Youth, Sport and Culture Directorate B — Youth, Education and Erasmus+

Unit B.2 — Schools and Multilingualism

*E-mail:EAC-UNITE-B2@ec.europa.eu@ec.europa.eu*

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Erasm us Quality Standards for m obility projects in the fields of adult education, vocational education and training, and school education

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Erasm us Quality Standards for mobility projects in the fields of

adult education, vocational education and training, and school education

###### Organisations implementing mobility activities must adhere to a common set of Erasmus quality standards. The standards exist to ensure good mobility experienc e and learning outcomes for all participants, and to make sure that all organisations receiving the Programme’s funding are contributing to its objectives.

###### In a mobility consortium, Erasmus quality standards apply to activities implement ed by all beneficiary organisations: the coordinator and the consortium members.

###### Where needed, appropriate application of Erasmus quality standards in the national context will be further interpreted by the relevant National Agency.

# Basic principles

###### **Inclusion and diversity**: the beneficiary organisations must respect the principles of inclusion and diversity in all aspects of their activities. The beneficiary organisations must ensure fair and equal conditions for all participants.

###### Whenever possible, the beneficiary organisations should actively engage and involve participants with fewer opportunities in their activities. The beneficiary organisations should make maximum use of the tools and funding provided by the Programme for this purpose.

###### **Environmental sustainability and responsibility:** the beneficiary organisations must promote environmentally sustainable and responsible behaviour among their participants. The beneficiary organisations should make maximum use of the funding provided by the Programme to support sustainable means of travel.

* **Digital education – including virtual cooperation, virtual mobility and blended mobility**: the beneficiary organisations should use digital tools and learning methods to complement their physical mobility activities, and to improve the cooperation with partner organisations. The beneficiary organisations should make maximum use of the digital tools, online platforms, and other opportunities provided by the Programme for this purpose.

###### **Active participation in the network of Erasmus organisations** : one of the objectives of the Programme is to support the development of the European Education Area. Beneficiary organisations should seek to become active members of the Erasmus network, for example by hosting participants from other countries, or by taking part in exchanges of good practices and other contact activities organised by the National Agencies or other organisations. Experienced organisations should share their knowledge with other organisations that have less experience in the Programme by providing advice, mentorship or other support. Where relevant, beneficiary organisations should encourage their participants to take part in alumni activities and networks.

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# Good management of mobility activities

## For all beneficiary organisations

* + - **Core tasks - keeping ownership of the activities**: the beneficiary organisations must keep ownership of core implementation tasks and may not outsource these tasks to other organisations.

###### The core tasks include financial management of the programme funds, c ontact wit h the National Agency, reporting on implemented activities, as well as all decisions that directly affect the content, quality and results of the implemented activities (such as the choice of activity type, duration, and the hosting organisation, definition and evaluation of learning outcomes, etc.)

###### **Supporting organisations, transparency and responsibility** : in practical aspects of project implementation, the beneficiary organisations may receive advice, assistance or services from other organisations, as long as the beneficiary organisations keep control of the content, quality and results of the implemented activities, as described under ‘core tasks’.

###### If beneficiary organisations use programme funds to pay other organisations for specific implementation tasks, then the obligations of such organisations must be formally defined to ensure complianc e with the Erasmus quality standards and protection of the Union funds. The following elements must be included in the formal agreement between the beneficiary and the service provider: tasks to be carried out , quality control mec hanisms, consequences in case of poor or failed delivery, and flexibility mec hanisms in case of cancellation or rescheduling of agreed services t hat guarantee fair and balanced sharing of risk in case of unforeseen events. Documentation defining these obligations must be available for review by the National Agency.

###### Organisations that assist the beneficiary with specific implementation tasks (on paid or voluntary basis) will be considered supporting organisations and must be registered in the official reporting tools. The involvement of supporting organisations must bring clear benefits for organisational development of the beneficiary organisation and for the quality of mobility activities.

###### In all cases, the beneficiary organisation will stay responsible for the results and quality of implemented activities, regardless of the involvement of other organisations.

###### **Contributions paid by participants**: as a form of co-funding, the beneficiary organisation may ask participants in mobility activities for contributions to pay for goods and services necessary for the implementation of those activities. T he size of the participants’ contributions must remain proportional to the grant awarded for t he implementation of the activity, must be clearly justified, collected on a non- profit basis, and may not create unfair barriers to participation (especially concerning participants with fewer opportunities). Additional fees or other participant contributions cannot be collected by supporting organisations or other service providers chosen by the beneficiary organisation.

* + - **Integrating results of mobility activities in the organisation**: beneficiary organisations must integrate the results of the implemented mobility activit ies (e. g.

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###### knowledge gained by staff in professional development) in their regular work, in order to benefit the organisation as a whole, its staff, and learners.

###### **Developing capacity**: beneficiary organisations should use the programme funds (and organisational support in particular) in a way that gradually increases their capacity to work internationally on a sustainable, long-term basis. In a mobility consortium, all organisations should benefit in this way.

###### **Regular updates**: beneficiary organisations must regularly encode the informat ion about planned and completed mobility activities in the tools provided for this purpose by the European Commission.

###### **Gathering and using participants’ feedback**: beneficiary organisations must ensure that participants complete the standard report about their activities, as provided by the European Commission. The beneficiary organisations should make use of the feedback provided by the participants to improve their fut ure activities.

## For mobility consortium coordinators

###### **Allocation of tasks**: allocation of tasks between the coordinator and member organisations must be agreed in advance. The tasks (including core tasks) should be divided in a way that best enables partic ipating organisations to pursue their objectives and develop new capacities.

###### **Allocation of funding**: the funding awarded for consortium’s activities should be divided between the consortium coordinator and the member organisat ions in a fair and transparent way, in proportion to the tasks and needs of the participating organisations.

###### **Joint decision-making**: consortium member organisations must take part in decisions affecting their activities and their participants.

* + - **Choosing and working with hosting organisations**: consortium member organisations must be involved in the choice of the hosting organisations and must have the possibility to contact them directly.

###### **Sharing expertise and resources**: if the coordinator has formed the consortium t o promote and coordinate Programme activities in their area of responsibilit y, t hen it must take an active role in building the capacity of the consortium member organisations (for example by providing training to their staff, bringing them in contact with new hosting partners, or demonstrating good practices).

###### In this kind of consortium, the coordinator must actively support member organisations in fulfilling the Erasmus quality standards, and must make sure that consortium members are appropriately involved in tasks that directly affect their participants (for example: selection, monitoring, or definition of learning outcomes).

# Providing quality and support to the participants

###### **Practical arrangements**: the beneficiary organisations must ensure t he qualit y of practical and logistic arrangements (travel, accommodation, visa applications, social security, etc.). If these tasks are delegated to the participant or a servic e provider,

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###### the beneficiary organisation will remain ultimately responsible for verifying their provision and quality.

###### **Health, safety and respect of applicable regulation**: all activities must be organised with a high standard of safety and protection for involved participants and must respect all applicable regulation (for example regarding parental conse nt, minimum age of participants, etc.). The beneficiary organisations must ensure t hat their participants have appropriate insurance coverage, as defined by the general rules of the Programme and the applicable regulation.

* **Selection of participants**: participants must be selected through a transparent, fair and inclusive selection procedure.

###### **Preparation**: participants must receive appropriate preparation in terms of practical, professional and cultural aspects of their stay in the host country. T he preparat ion should be organised in collaboration with the hosting organisation (and t he hosting families, where relevant).

###### **Monitoring and mentoring**: where relevant based on the format of the activity, the sending and hosting organisations must identify a mentor or a similar key person who will be following the participant during their stay at the hosting organisation and who will help them achieve the desired learning outcomes. Particular attention should be given to the introduction and integration of the partic ipants at the hosting organisation, and to the monitoring of the learning process.

###### **Support during the activity**: participants must be able to request and receive support from their hosting and sending organisations at any time during their mobility. Contact persons in both organisations, means of contact, and prot ocols in case of exceptional circumstances must be defined before the mobility takes place. All participants must be informed about these arrangements.

###### **Linguistic support**: the beneficiary organisation must ensure appropriate language training, adapted to the personal and occupational needs of the participa nts. Where appropriate, the beneficiary organisation should make maximum use of t he spec if ic tools and funding provided by the Programme for this purpose.

###### **Definition of learning outcomes**: the expected learning outcomes of t he mobilit y period must be agreed for each participant or group of participants. The learning outcomes must be agreed between the sending and hosting organisations, as well as the participant (in case of individual activities). The form of the agreement will depend on the type of the activity.

###### **Evaluation of learning outcomes**: learning outcomes and other benefits for the participants should be systematically evaluated. Results of the evaluation should be analysed and used to improve future activities.

###### **Recognition of learning outcomes**: formal, informal and non- formal learning outcomes and other results achieved by the participants in mobility activities must be appropriately recognised at their sending organisation. Available European and national instruments should be used for recognition whenever possible.

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# Sharing results and knowledge about the programme

###### **Sharing results within the organisation**: beneficiary organisations should make their participation in the Programme widely known within the organisation and create opportunities for participants to share their mobility experience wit h t heir peers. In case of mobility consortia, the sharing should take place in the whole consortium.

* **Sharing results with other organisations and the public** : beneficiary organisations should share the results of their activities with other organisations and the public.

###### **Publicly acknowledging European Union funding**: beneficiary organisations should make their participation in the Programme known in their community and in the wider public. Beneficiary organisation also must inform all participants about t he source of their grant.