

6.4.2 - Funds / Grants received from government bodies during the last five years for development and maintenance of infrastructure.

Contents

1. Project Sanction Letter: Partnership Agreement No. 618874 | Project Title – "Curriculum Development In Climate Change Policy and Law"



CURRICULUM DEVELOPMENT IN CLIMATE CHANGE POLICY AND LAW

The present Partnership Agreement, hereinafter referred to as "the Agreement", is made and entered into by and between,

DAI HOC HUE

LE LOI STREET, 03

PO BOX

VN - 530000 HUE

hereinafter referred to as the "coordinator", represented for the purposes of signature of the Agreement by Prof. Dr. Nguyen Quang Linh, President, the legal representative as defined in the Grant Agreement 618874 and the following beneficiaries:

- 1. Ha Noi Law University (Vietnam)
- 2. Marwadi University(India)
- 3. Symbiosis International (India)
- 4. Universiti Utara Malaysia (Malaysia)
- 5. International Islamic University Malaysia (Malaysia)
- 6. Conventry University (UK)
- 7. Universitat de Girona (Spain)
- 8. European Knowledge Spot (Greece)
- 9. Panhellenic Association of Engineers Contractors of Public Works (Greece)

hereinafter referred to as the "beneficiaries", represented for the purposes of signature of this Agreement by their legal representatives, according to the Mandates previously signed and attached to the Grant Agreement (here in Annex II)

Where a provision applies without distinction to the "coordinator" and the "beneficiaries", for the purpose of this Agreement they will be collectively referred to as the "beneficiaries".

The beneficiaries hereby have agreed as follow:

Article 1 Subject of the Partnership Agreement

1.1 This Agreement defines the terms that govern the relation between the beneficiaries, by establishing their rights and obligations, and lays down the rules of procedure for the work to be carried out in order to successfully implement the Erasmus+ CBHE action CCP_Law - CURRICULUM DEVELOPMENT IN CLIMATE CHANGE POLICY AND LAW (hereinafter referred to as the "project").

Project: CCP Law

- 1.2 The coordinator and the beneficiaries, undertake to do everything in their power to carry out the work programme forming the subject of this Agreement, which falls within the framework of the Grant Agreement 618874-EPP-1-2020-1-VN-EPPKA2-CBHE-JP, concluded between the coordinator and the Education, Audiovisual and Culture Executive Agency (hereinafter referred to as the "Executive Agency"), related to the above-mentioned project.
- 1.3 The subject matter of this Agreement and the related work programme are detailed in the annexes of the Grant Agreement. The respective Grant Agreement terms and conditions, related annexes and guidelines, shall form an integral part of the present Agreement, and take precedence over it (see Article 20 of the present Agreement for the list of annexes).
- 1.4 The coordinator and the beneficiaries shall be bound by the terms and conditions of this Agreement, the Grant Agreement and any further amendments of the latter.

Article 2 Duration

- 2.1 This Agreement shall enter into force on the date the last party signs but shall have retroactive effect from the starting date of the eligibility period laid down in the Grant Agreement.
- 2.2 The period of eligibility of the activities and the costs shall be in accordance to the dispositions of the Grant Agreement or any subsequent amendments of it.
- 2.3 The present Agreement shall remain in force until the coordinator has been discharged in full of his obligations arising from the Grant Agreement signed with the Executive Agency.

Article 3 Obligations and responsibilities

- 3.1 General obligations and role of the beneficiaries (including the coordinator). The beneficiaries:
 - (a) are jointly responsible for carrying out the activities attributed to them, and shall conduct the work in accordance with the work programme and schedule set forth in the Grant Agreement and approved application, working to the best of their abilities to achieve the defined results and taking full responsibility for their work in accordance with accepted professional principles;
 - (b) undertake to comply with all the provisions of the Grant Agreement and its annexes, with all the provisions of this Agreement, as well as with EU and national legislation;
- (c) are jointly responsible for complying with any legal obligations incumbent on them jointly or individually;
- (d) shall provide staff, facilities, equipment and material to the extent needed for executing the activities as specified in the work programme;
- (e) shall be responsible for the sound financial management and cost efficiency of the funds allocated to the project.
- 3.2 Specific obligations and role of the coordinator

The coordinator undertakes to:

(a) be responsible for the overall coordination, management and implementation of the project in accordance with the Grant Agreement;



Project: CCP Law (b) be the intermediary for all communication between the beneficiaries and the Executive Agency, and inform the beneficiaries of any relevant communication exchanged with the Executive Agency;

(c) inform the beneficiaries of any changes connected to the project or to the Grant Agreement, or of any event likely to substantially affect the implementation of the action;

- (d) as the sole recipient of payments on behalf of all beneficiaries, transfer funds to the beneficiaries without unjustified delay and in accordance with the dispositions for payments laid down in Article 5 of this Agreement;
- (e) manage and verify the appropriate spending of the funds in accordance with the dispositions of the Grant Agreement and this Agreement;
- (f) comply with all reporting requirements vis-à-vis the Executive Agency, as per the dispositions of Article I.4 of the Grant Agreement. The coordinator shall not delegate any part of this task to beneficiaries;
- (g) establish payment requests on behalf of the beneficiaries, as per the dispositions of Article I.4 of the Grant Agreement;
- (h) provide one copy of this Agreement duly signed to each beneficiary and to the Executive Agency within 6 months of the signature of the Grant Agreement.
- (i) provide the beneficiaries with official documents related to the project, such as the signed Grant Agreement and its annexes, the Guidelines for the Use of the Grant, the various reports templates and any other relevant document concerning the project.
- (j) transmit to the beneficiaries copies of all reports submitted to the Executive Agency, as well as copies of any feedback letters received from the Agency following report assessment and field monitoring visits.
- 3.3 Specific obligations and role of each beneficiary (excluding the coordinator). Each beneficiary undertakes to:
- (a) ensure adequate communication with the coordinator and with the other beneficiaries:
- (b) support the coordinator in fulfilling its tasks according to the Grant Agreement;
- (c) submit in due time (at least 30 days prior to the expiration of the official deadline) to the coordinator all relevant data needed to draw up the reports, financial statements and any other documents provided for in the Grant Agreement, as well as all necessary documents in the events of audits, checks or evaluations;
- (d) provide the coordinator with any other information or documents it may require and which are necessary for the management of the project;
- (e) notify the coordinator of any event likely to substantially affect or delay the implementation of the action, as well as of any important deviation of the project (e.g. replacement of the project contact person, changes in partner's budget, deviations from work plan etc.);
- (f) inform the coordinator of any change in its legal, financial, technical, organisational or ownership situation and of any change in its name, address or legal representative;

- (g) appoint a person within the beneficiary's organization as an administrative contact person of the project and deliver the contact details of the person to the coordinator.
- (h) ensure an adequate and orderly accounting of their project activities, and assume alone the respective liability also for the ineligibility of expenses and costs.

Article 4 Financing and action

- 4.1 The maximum Erasmus+ grant contribution to the project for the contractual period covered by the Grant Agreement amounts to EUR 999.175,00 and shall take the form as stipulated in Annex III of the Grant Agreement.
- 4.2 The Erasmus+ grant contribution is awarded to the partnership under the form of:
- a "reimbursement of actual costs" for Equipment, Subcontracting
- a "unit contribution" to the costs incurred for Staff costs, Travel costs and Costs of Stay.
- 4.3 The grant contribution to the project is intended to cover only part of the costs actually incurred by the beneficiaries in carrying out the activities foreseen. The beneficiaries commit to provide additional resources to the project so as to ensure its full implementation in accordance with the Grant Agreement.
- 4.4 Full details of the estimated budget breakdown per funding source, beneficiary and budget category is given in Annex I of this Agreement.

Article 5 Payment arrangements

- 5.1 The coordinator will transfer the part of the Erasmus+ grant contribution corresponding to each individual beneficiary using the accounts stipulated in Annex IV of this Agreement.
- 5.2 The transfer of the Erasmus+ grant contribution to individual beneficiaries will be implemented in accordance with the following timetable and procedure:

Payment(s) in advance

The coordinator will transfer to the respective account of each beneficiary in advance of the actual activities (/expenditures) [part of] the estimated Erasmus+grant contribution identified under Annex 1 of this Agreement, in the following way:

- 1. 50% of the estimated Erasmus+ grant contribution at the time of signature of this Agreement
- 2. 30% of the estimated Erasmus+ grant contribution 30 days after the second payment made by the EU (after the approval of the interim report)
- 3. Payment of the balance 30 days after the final report was accepted by the EACEA and the final payment by the EU was made
- 5.3 Beneficiaries are obliged to use the Erasmus+ grant contribution exclusively for the purposes defined by the project, and in accordance with the terms and provisions of the present Agreement and the Grant Agreement and its annexes. Erasmus+ grant

5.4 If there is a difference between the amount of the Erasmus+ grant contribution actually used by the beneficiaries and the amount of expenditure declared eligible by the Executive Agency at the end of the project, the following procedure will apply: The beneficiary(ies) responsible for the expenditure declared ineligible will reimburse the corresponding amount to the coordinator according to the present Agreement and the Grant Agreement.

5.5 The costs of financial transfers shall be borne as following: Costs shall be borne by the receiving beneficiary. In case of repayments to the coordinator costs shall be covered by the repaying beneficiary.

Article 6 Reporting

- 6.1 The coordinator is responsible for submitting in due time to the Executive Agency all reports and financial statement as required in the Grant Agreement. For this purpose and in a timely manner, the beneficiaries commit to provide the coordinator with all necessary information and, if applicable, copies of supporting documents needed for drawing up reports, financial statements and any other documents required in the Grant Agreement. If one or more of the beneficiaries is late in submission of any project deliverable, especially reports, the coordinator may nevertheless submit the other beneficiaries' deliverables and all other documents required by the Grant Agreement to the Executive Agency in time.
- 6.2 The coordinator shall provide the beneficiaries with the appropriate reporting forms for the declaration of expenses/activities and the respective instructions for their completion. These reports must be drawn up in EURO.
- 6.3 The beneficiaries shall keep a record of any expenditure/activity incurred under the project and all proofs and related documents for a period of 5 years after the payment of the final balance under the Grant Agreement. The coordinator may reject any item which cannot be justified in accordance with the rules set out by the Executive Agency in the Grant Agreement and in the Erasmus+ Programme Guide.

Article 7 Budgetary and financial management

- 7.1 The Erasmus+ grant contribution to the project's staff costs, travel costs and costs of stay will be calculated on the basis of "unit contributions" whose individual amounts are specified in the Erasmus+ Programme Guide.
- 7.2 For the implementation of the project and the beneficiary's reimbursement of costs incurred in terms of staff, travel and costs of stay, the beneficiaries will apply the unit costs amounts defined in the Erasmus+ Programme Guide and in the project budget (Annex I).

The advance payments of the grant will be made according to the unit costs which are mentioned in the budget, that incur in terms of staff, travel and costs of stay. In reporting the use of the grant to the coordinator, the beneficiaries will report the actual costs incurred.

7.3 The Erasmus+ grant contribution to the project's equipment and subcontracting costs will be based on the justification of the costs actually incurred. This justification will take the form of the support documentation specified in the relevant section of the Erasmus+ Programme Guide.

Project: CCP Law 7.4 The beneficiaries confirm that they respect the social and labour legislation of their country regarding the costs of staff contributing to the project.

Each beneficiary is responsible for ensuring adequate insurance arrangements 7.5 for their staff and students while participating in project activities.

Each beneficiary is responsible for ensuring adequate insurance arrangements for the bought equipment.

Article 8

General administrative provisions

Any important project related communication between the parties shall be done in writing and addressed to the appointed project manager of each beneficiary, as per the details below:

For the coordinator:

Dr. Dung Thi Xuan Do 03 Le Loi St., Hue 53000, Vietnam dtxdung@hueuni.edu.vn

For the beneficiaries:

P2 - Symbiosis International Prof. Dr. Shashikala Gurpur Gram: Lavale Tal: Mulshi, Dist: Pune, Maharashtra, India Pin: 412115 director@symlaw.ac.in

P3 - Marwadi University Rhishikesh Dave Marwadi Education Foundation Group of Institutions Campus Rajkot- Morbi Highway, Rajkot 360003, Gujarat, India rhishikesh.dave@marwadieducation.edu.in

P4 - Hanoi Law University Dr. Nguyen Van Quang 87 Nguyen Chi Thanh, Dong Da, Hanoi 11513, Vietnam nguyenvanquang@hlu.edu.vn

P5 - Universiti Utara Malaysia Assoc. Prof. Dr. Haslinda Mohd Anuar School of Law, Universiti Utara Malaysia 06010 Sintok, Kedah, Malaysia haslinda@uum.edu.my

P6 - International Islamic University Malaysia Maizatun Mustafa 41 Jalan UP 3/2 Ukay Perdana Ampang 68000 Selangor Malaysia maizatun@iium.edu.my

Project: CCP Law

P7 – Coventry University
Stephen Austin
Priory Street, Coventry, CV1 5fB Coventry, United Kingdom
aa2373@coventry.ac.uk/; LegalNewMatters.vco@coventry.ac.uk refLS:
MA025/00818

P8 – Universitat de Girona Dr. Albert Ruda Campus Montilivi - Facultat de Dret 17003 - GIRONA Despatx: 43 albert.ruda@udg.edu

P9 – European Knowledge Spot Regina KALODIKI Karaiskaki 11, 154 51, Athens, Greece rkalodiki@gmail.com; rkalodiki@euknowledgespot.com

P10 – Panhellenic Association of Engineers Contractors of Public Works Paraskevi Angelakopoulou 23, Asklipiou Street, 10680 Athens, Greece info@pedmede.gr

8.2 Any changes to the above information should be communicated in a timely manner.

Article 9

Promotion and visibility

- 9.1 The coordinator and the beneficiaries shall ensure adequate promotion of the project and commit to playing an active role in any actions organised to capitalise on, exploit / disseminate the results of the project.
- 9.2 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 Articles II.8.1 and II.8.2 of the Grant Agreement and in the Erasmus+ Programme Guide.

Article 10

Confidentiality and personal data protection

10.1 The coordinator and the beneficiaries undertake to preserve the confidentiality of any document, information or other material directly related to the subject of the Agreement that is duly classed as confidential, if disclosure could cause prejudice to the other party. The parties shall remain bound by this obligation beyond the closing date of the action.

10.2 All confidential information and personal data contained in or relating to this Agreement shall be processed in accordance with the dispositions of Article II.6 and Article II.7 of the Grant Agreement.

Article 11

Ownership and intellectual property rights

- 11.1 The ownership of all project results, including copyrights and intellectual property rights, as well as all reports and other documentation resulting from the action, shall be vested in the beneficiaries, in compliance with Article II.9 of the Grant Agreement.
- 11.2 Materials already developed and brought in may be only used within the scope of the project as templates of good practice. Copyrights shall be strictly safeguarded and permission for reproduction and scale of production has to be settled beforehand.

Article 12 Liability

12.1 Each of the beneficiaries discharges the other beneficiaries of any civil liability for any damages suffered by itself or its staff/student as a result of the performance of this Agreement, insofar as such damages are not due to serious or intentional negligence or fault of the other beneficially or its staff/students.

Article 13

Conflict of interest and anti-corruption

- 13.1 The coordinator and beneficiaries 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.
- 13.2 Any situation constituting or likely to lead to any such conflict should be brought to the attention of the coordinator without delay, and the beneficiary in cause shall undertake to take all necessary measures to rectify this situation at once.
- 13.3 The coordinator will decide if it is deemed necessary to inform the Executive Agency as provided for in Article II.5 of the Grant Agreement.
- 13.4 The beneficiaries warrant and undertake to the other beneficiaries that regardless of the jurisdiction in which it operates it will comply with the laws, regulations and codes relating to anti-bribery and anti-corruption.

Article 14

Working languages

- 14.1 The working language of the partnership shall be English.
- 14.2 All beneficiaries commit in allocating to the project staff with enough knowledge of the working language, allowing a smooth communication and understanding of the matters discussed.

Article 15

Conflict resolution

15.1 In case of conflict between the project partners resulting from the interpretation or the application of this Agreement, or in connection with the activities contained

Project: CCP Law

within, the parties involved shall make the effort to come to an amicable arrangement rapidly and in the spirit of good cooperation.

15.2 Disputes should be addressed in writing to the project Steering Committee (or a body consisting of representatives of all beneficiaries), that will try to mediate in order to resolve the conflict.

Article 16

Applicable law and jurisdiction

- 16.1 This Agreement is governed by the Vietnam's law, being the law of the coordinator's country.
- 16.2 In case of any disputes on matters under this Agreement, which cannot be resolved by an amicable settlement, the matter shall have to be decided in accordance with the jurisdiction of the coordinator's country.
- 16.3 If any provision of this Agreement or the application of any such provision shall be considered invalid or unenforceable in whole or in part for legal requirements, all other stipulations remain valid and binding to both beneficiaries.
- 16.4 If any provision in this Agreement should be wholly or partly ineffective, the beneficiaries undertake to replace the ineffective provision by an effective provision which comes as close as possible to the purpose of the ineffective provision.
- 16.5 This Agreement is concluded in English. In the event of translation of this Agreement and its annexes, the English version shall prevail.

Article 17

Termination of the Agreement

- In the event that any of the beneficiaries fail to perform any obligations under the present Agreement or the Grant Agreement, the coordinator may terminate their participation in the project, upon formal written authorisation by the Executive Agency.
- 17.2 The coordinator shall notify the beneficiary in cause by registered letter. The beneficiary has one month to supply all relevant information to appeal the decision.

Article 18 Force Majeure

- If any of the beneficiaries face a case of force majeure (as per defined in article II.15 of the Grant Agreement), it shall promptly notify the other party in writing, specifying the nature, probable duration and expected effects of this event.
- 18.2 None of the beneficiaries shall be deemed in breach of its obligations if it has been prevented from performing its tasks due to force majeure. The parties shall take all necessary measures to minimise possible damage to successful project implementation.

Article 19

Amendments

- Any amendments to this Agreement must be made in writing by means of a Supplementary Agreement and become effective when signed by the authorised legal representatives of all beneficiaries. No oral agreement may bind the parties to this effect.
- The amendment may not have the purpose or the effect of making changes 19.2 which might call into question the dispositions of the Grant Agreement.

Article 20 Annexes

Annex I: Budget/Expenditure/Co-financing breakdown per partner and budget category Annex II: Copy of the Grant Agreement signed between the coordinator and the Executive Agency, its annexes, and any existing amendment.

Annex III: link to Erasmus+ Programme Guide 2020

(https://ec.europa.eu/programmes/erasmus-plus/resources/programme-guide en)

Annex IV: Individual Bank account of each beneficiary organisation.

Annex V: Administrative provisions - Project managers

Article 21

Signature P2 - Symbiosis International (Deemed University)

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator

The legal representative

Prof. Dr. Nguyen Quang Linh

For the Beneficiary

The legal representative

Dr. Machhindra Sakharam Shejul Registrar, Symbiosis International (Deemed University)

॥वगुर्वव कुटुम्बकम्॥

Signature and stamp

Done in Hue

Date May 31, 2021

Signature and stamp Done in Pune, India

Date

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator
The legal representative
Prof. Dr. Nguyen Quang Linh

President

Signature and stamp

Done in Hue

Date May 31,2021

For the Beneficiary

The legal representative Mr. Nareshkumar Jadeja

Registrar

Signature and stamp Done in Rajkot, India

Date: 5th April, 2021



Signature P4 - Ha Noi Law University

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator

The legal representative

Prof. Dr. Nguyen Quang Linh

President

The legal representative Dr. Doan Trung Kien Rector

TRUÈNG ĐẠI HỘC LUẬM

For the Beneficiary

Signature and stamp

Done in Hue

Date May 31, 2021

Signature and stamp

Done in

Date

Signature P5 - Universiti Utara Malaysia

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator
The legal representative
Prof. Dr. Nguyen Quang Linh

For the Beneficiary
The legal representative
Prof. Dato' Dr. Ahmad Bashawir Abdul
Ghani
Vice-Chancellor

DAI HOOT HUE SUH

President

Signature and stamp Done in Hue

Date May 31,2021

Signature and stamp

Done in PROF. BATO' DR. AHMAD BASHAMIR HAJI ABDUL CHANI

Date UNIVERSITI UTARA MALAYSIA

19/5/208

Signature P6 - International Islamic University Malaysia

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator

The legal representative

Prof. Dr. Nguyen Quang Linh

President

3/

Signature and stamp Done in Hue

Date May 31,2021

For the Beneficiary

The legal representative

Dzulkifli Abdul Razak, Prof. Emeritus Tan

Sri Dato'

Rector

DZULKIFLI ABDUL RAZAK, Rector Prof. Emeritus Tan Sri Dato'

International Islamic University Malaysia

Signature and stamp

Done in Malaysia

Date 25 May 202

Partnership Agreement 618874 Signature P7 – Coventry University Project: CCP_Law

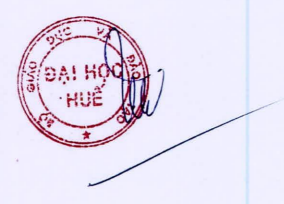
We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator

The legal representative Prof. Dr. Nguyen Quang Linh President



The legal representative
Nicola Bradfield
Coventry University Group Director.
Resolution, Information & Legal Services





Signature and stamp

Done in Hue Date May 31, 2021 N L Bradfield

N L Bradfield (Apr 27, 2021 16:39 GMT+1)

Signature and stamp

Done in Coventry Date

Apr 27, 2021

Project: CCP Law

Signature Partnership Agreement CCP-Law project (618874)

Signature P8 - Universitat de Girona

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator

The legal representative

Prof. Dr. Nguyen Quang Linh

Signature and stamp

Done in Hue

Date May 31, 2021

For the Beneficiary

The legal representative Joaquim Salvi Mas

Rector

Firona

Universitat

Signature and stamp

Done in Dra. Maria Pla de Solà.....

Date

Morales

Vicercotora de Recerca i Trans Frencia del

Consideration nent, per

autorització de signatura

del rector mitjançant

resolució de data 1 de

sstembre de 2018.

Signature P9 - European Knowledge Spot

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator

The legal representative

Prof. Dr. Nguyen Quang Linh

Signature and stamp

Done in Hue

Date May 31,2021 For the Beneficiary

The legal representative

Dr. Konstantina-Androniki

Signature and stamp

Done in ... ATHENS - 6REECE

Date

20/05/2021

18

Project: CCP_Law

Signature Partnership Agreement CCP-Law project (618874)

Signature P10 - Panhellenic Association of Engineers Contractors of Public Works (Greece)

We, the undersigned, declare to have read and accepted the terms and conditions of this Agreement as described here before, including the annexes thereto.

For the Coordinator

The legal representative Prof. Dr. Nguyen Quang Linh

President

Signature and stamp

Done in Hue

Date May 31,2021

For the Beneficiary

The legal representative Michail D. Daktylidis President

MICHAIL DAKTYLI

DAKTYLI DAKTYLIDIS
Date: 2021.0
15:54:59 +03

Signature and stamp Done in Athens

Date



Digitally signed

by MICHAIL





Jobin Thomas <jobin.thomas@marwadieducation.edu.in>

Fwd: [CCP Law] the Approved Purchase lists for PC HEIs

1 message

Anugrah Pratap Singh Rajawat <anugrah.rajawat@marwadieducation.edu.in>
To: Jobin Thomas <jobin.thomas@marwadieducation.edu.in>

Sun, Mar 12, 2023 at 1:42 PM

Respected Sir,

Kindly below the trail mails for CCP Law Centre Equipment Purchase.

Regards,

----- Forwarded message -----

From: Rhishikesh Dave <rhishikesh.dave@marwadieducation.edu.in>

Date: Tue, Nov 22, 2022 at 4:57 PM

Subject: Fwd: [CCP_Law] the Approved Purchase lists for PC HEIs To: Anugrah Rajawat <anugrah.rajawat@marwadieducation.edu.in>

OFFICE OF THE DEAN FACULTY OF LAW



Rajkot - Morbi Highway, Rajkot, Gujarat 360 003 www.marwadiuniversity.ac.in Phone: 0281 292 4155

DISCOVER YOUR TRUE POTENTIAL

----- Forwarded message ------

From: Nguyễn Văn Quang <nguyenvanquang@hlu.edu.vn>

Date: Tue, Oct 4, 2022 at 8:00 AM

Subject: Re: [CCP_Law] the Approved Purchase lists for PC HEIs

To: MAIZATUN BT MUSTAFA . <maizatun@iium.edu.my>

Cc: Director SLS <director@symlaw.ac.in>, Prof. Madya Dr. Haslinda binti Mohd. Anuar <haslinda@uum.edu.my>, Do

Thi Xuan Dung dlanh@hueuni.edu.vn, cdlanh@hueuni.edu.vn cdlanh@hueuni.edu.vn,

Nthtrinh@hueuni.edu.vn <Nthtrinh@hueuni.edu.vn>, thaolt@hul.edu.vn <thaolt@hul.edu.vn>, Rhishikesh Dave <rhishikesh.dave@marwadieducation.edu.in>, krunal.purohit@marwadieducation.edu.in <krunal.purohit@

marwadieducation.edu.in>, Le Thi Thao <lethaolaw@gmail.com>, Huy Nguyễn Xuân

<nguyenxuanhuy@hueuni.edu.vn>, Dang Tinh Diem <tinhdiem@hueuni.edu.vn>, Tran Nguyen Nhu Huy

<a href="mailto: <a href="mailto: An Au Cam Tu <a href="mailto: An Au Cam Tu <a href="mailto: <a href="mailto: An Au Cam Tu <a href="mailto: <a href="mailto: An Au Cam Tu <a href="mailto: <a href="mailto:

<hoangthienan@hueuni.edu.vn>, DO NGUYEN NGOC <donguyenngoc@hueuni.edu.vn>, sharifahz

<icbf.contactsharifahz@uum.edu.my>, Prof. Madya Dr. Harlida Bt Abdul Wahab <harlida@uum.edu.my>,

rahul.nikam@marwadieducation.edu.in <rahul.nikam@marwadieducation.edu.in>, A mohanty

<amohanty@symlaw.ac.in>, B ronald
 symlaw.ac.in>, Sujata Arya <sujataarya@symlaw.ac.in>, raj varma

<raj.varma@symlaw.ac.in>, kumar jadhav <kumar.jadhav@symlaw.ac.in>, Trangly Hoang

<hoangtrangly@gmail.com>, lyanhqt@gmail.com <lyanhqt@gmail.com>, lananhlaw <lananhlaw@yahoo.com.vn>,
doankien2001@yahoo.com <doankien2001@yahoo.com>, thuhuong5667@gmail.com <thuhuong5667@gmail.com>

Dear Asian Partners of the CCP_Law Project,

Finally, we got the approved purchase lists for PC HEIs from the Executive Agency. Please find attached the lists and start your purchase in accordance with the lists. Regarding the purchasing procedures (bidding procedures and etc.), please contact Ms. Tinh Diem (tinhdiem@hueuni.edu.vn) for further details.

Warmest regards,

Quang

NGUYEN Van Quang, PhD

Associate Professor of Law

Deputy Editor in Chief of Hanoi Law Review (Tap Chi Luat Hoc)

Director of International Cooperation Department

Hanoi Law University

87 Nguyen Chi Thanh, Dong Da, Hanoi, Vietnam

Tel: +84438358169 (Office) Mobile: +84 976804244 www.hlu.edu.vn

From: Nguyễn Văn Quang <nguyenvanquang@hlu.edu.vn>

Sent: Monday, January 3, 2022 2:19 PM

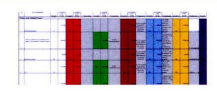
To: MAIZATUN BT MUSTAFA . <maizatun@iium.edu.my>

Cc: Director SLS <director@symlaw.ac.in>; Prof. Madya Dr. Haslinda binti Mohd. Anuar <haslinda@uum.edu.my>; Do Thi Xuan Dung <dtxdung@hueuni.edu.vn>; cdlanh@hueuni.edu.vn <cdlanh@hueuni.edu.vn>; Nthtrinh@hueuni.edu.vn <Nthtrinh@hueuni.edu.vn>; thaolt@hul.edu.vn <thaolt@hul.edu.vn>; Rhishikesh Dave <rhishikesh.dave@marwadieducation.edu.in>; krunal.purohit@marwadieducation.edu.in>; Le Thi Thao <lethaolaw@gmail.com>; Huy Nguyễn Xuân <nguyenxuanhuy@hueuni.edu.vn>; Dang Tinh Diem <tinhdiem@hueuni.edu.vn>; Tran Nguyen Nhu Huy <huytnn@hueuni.edu.vn>; Ton Nu Cam Tu <camtu@hueuni.edu.vn>; Hoang Thien An <hoangthienan@hueuni.edu.vn>; DO NGUYEN NGOC <donguyenngoc@hueuni.edu.vn>; sharifahz <icbf.contactsharifahz@uum.edu.my>; Prof. Madya Dr. Harlida Bt Abdul Wahab <harlida@uum.edu.my>; rahul.nikam@marwadieducation.edu.in <rahul.nikam@marwadieducation.edu.in>; A mohanty <amohanty@symlaw.ac.in>; B ronald
 <br

Subject: Re: [CCP-Law] Climate Change Law Centers development and purchase lists for PC HEIs [updated link]

Dear Dr. Maizatun Mustafa and all Asian partners

Please see below the updated link for proposed purchase list in which IIUM is included: https://docs.google.com/spreadsheets/d/1VPEfYPuoxM-Kq8rlfqMWAZyZkSSQXwJU/edit?usp=sharing&ouid=101090705626542199266&rtpof=true&sd=true



[CCP_LAW] - PROPOSED EQUIPMENT FOR CCP_LAW



Center.03.01.2022.xlsx

Sheet1 Curricula development on Climate Change Policy and Law CCP_Law [CCP_LAW] - PROPOSED EQUIPMENT FOR THE CLIMATE CHANGE CENTER No.,List of equipment,Project proposal,HLU,HU,SIU,MU,UUM,IIUM Quantity,Amount excluding VAT (EUR),Quantity,Amount

docs.google.com

I look forward to hearing from you, Best regards,

Quang

www.hlu.edu.vn

NGUYEN Van Quang, PhD
Associate Professor of Law
Deputy Editor in Chief of Hanoi Law Review (Tap Chi Luat Hoc)
Director of International Cooperation Department
Hanoi Law University
87 Nguyen Chi Thanh, Dong Da, Hanoi, Vietnam
Tel: +84438358169 (Office)
Mobile: +84 976804244

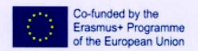
Anugrah Pratap Singh Rajawat Assistant Professor of Law Faculty of Law, Marwadi University, Rajkot (Gujarat)

Contact No. +91-8962290171





EQUIPMENT PROVISION FOR THE DELIVERY OF CLIMATE CHANGE CENTER



[CCP_LAW] – FINAL EQUIPMENT LIST FOR CLIMATE CHANGE CENTER

1. Hue University (HU)

No.	List of equipment	Quantity	Amount excluding VAT (EUR)	Note
1.	Video conference system (Smart TV, Speaker, Microphone, Digital Camera)		6.000	
2.	PC	04	4.000	Reduce 2 PC and replace by laptops
3.	Laptop	03	5.300	Instead of buying projectors (quickly damaged due to weather reasons). Laptops can be used also for courses, studies, councelling and practice in Law education.
4.	Smart TV 65 inch	02	1.500	Instead of buying projectors screens. Smart TV can function as a projector screen while performing other functions as well.
5.	Multifunction printers	02	3.000	
6.	Book list		5.000	
7.	Electronic subscription fee (Tailor&Francis Online, Sage journals, Jstor, Proquest, Emrald)		12.000	
8.	Quantitative data analysis tools (Python, SPPS, Stata, Atlas)		8.800	
	TOTAL		45.600	



2. Hanoi Law University (HLU)

No.	List of equipment	Quantity	Amount excluding VAT (EUR)	Note
1.	Portable projectors	03	4.500	
2.	Video conference system (Smart TV, Speaker, Microphone, Digital Camera)		6.000	
3.	Projector screens	03	500	
4.	PC	06	4.800	HLU would require: 02 PC for the common use of CCPL students/ researchers; and 04 Laptops for mobility to do research, online meetings, travelling and related matters
5.	Multifunction printers	02	4.000	3.5%
6.	Book list		5.000	10.30
7.	Electronic subscription fee (Tailor&Francis Online, Sage journals, Jstor, Proquest, Emrald)		12.000	
8.	Quantitative data analysis tools (Python, SPPS, Stata, Atlas)		8.800	2.2
	TOTAL		45.600	1 32 163



3. Symbiosis International (SIU)

No.	List of equipment	Quantity	Amount excluding VAT (EUR)	Note
1.	Portable projectors	03	4.500	
2.	Video conference system (Smart TV, Speaker, Microphone, Digital Camera)		6.000	
3.	Projector screens	03	500	
4.	PC	06	4.800	
5.	Multifunction printers	02	4.000	
6.	Book list		5.000	
7.	Electronic subscription fee (Tailor&Francis Online, Sage journals, Jstor, Proquest, Emrald)		12.000	
8.	Quantitative data analysis tools (Python, SPPS, Stata, Atlas)		8.800	
	TOTAL		45.600	



4.Marwadi University(MU)

No.	List of equipment	Quantity	Amount excluding VAT (EUR)	Note
1.	Portable projectors	03	4.500	
2.	Video conference system (Smart TV, Speaker, Microphone, Digital Camera)		6.000	
3.	Projector screens	03	500	
4.	Laptop	06	4.800	MU would require laptops for mobility and multifunctional usage
5.	Multifunction printers	02	4.000	
6.	Book list		5.000	
7.	Electronic subscription fee (Tailor&Francis Online, Sage journals, Jstor, Proquest, Emrald)		12.000	
8.	Quantitative data analysis tools (Python, SPPS, Stata, Atlas)		8.800	
	TOTAL		45.600	_= 19060



5. Universiti Utara Malaysia (UUM)

No.	List of equipment	Quantity	Amount excluding VAT (EUR)	Note
1.	Portable projectors	03	4.500	
2.	Video conference system (Smart TV, Speaker, Microphone, Digital Camera)		6.000	
3.	Projector screens	03	500	
4.	PC	06	4.800	5 desktop + 1 laptop for mobile usage
5.	Multifunction printers	02	4.000	
6.	Book list		5.000	Bearing United WASTAGE
7.	Electronic subscription fee (Tailor&Francis Online, Sage journals, Jstor, Proquest, Emrald)		12.000	
8.	Quantitative data analysis tools (Python, SPPS, Stata, Atlas)		8.800	
	TOTAL		45.600	



6. International Islamic University Malaysia (IIUM)

No.	List of equipment	Quantity	Amount excluding VAT (EUR)	Note
1.	Portable projectors	03	4.500	
2.	Video conference system (Smart TV, Speaker, Microphone, Digital Camera)		6.000	
3.	Projector screens	03	500	
4.	PC	06	4.800	IIUM would require: 4 PC for the common use of CCPL students/ researchers; and 2 Laptops for mobility to do research, online meetings, travelling and related matters
5.	Multifunction printers	02	4.000	
6.	Book list		5.000	
7.	Electronic subscription fee (Tailor&Francis Online, Sage journals, Jstor, Proquest, Emrald)		12.000	
8.	Quantitative data analysis tools (Python, SPPS, Stata, Atlas)		8.800	
	TOTAL		45.600	



Jobin Thomas <jobin.thomas@marwadieducation.edu.in>

Fwd: Erasmus+Capacity Building Project approved!

2 messages

Rhishikesh Dave <rhishikesh.dave@marwadieducation.edu.in>
To: Jobin Thomas <jobin.thomas@marwadieducation.edu.in>

Mon, Dec 21, 2020 at 12:02 PM

OFFICE OF THE DEAN FACULTY OF LAW



Dear Jobin

PFA the documents as required

Regards

Rajkot - Morbi Highway, Rajkot, Gujarat 360 003 www.marwadiuniversity.ac.in

Phone: 0281 292 4155

DISCOVER YOUR TRUE POTENTIAL

----- Forwarded message ------

From: Paraskevi Angelakopoulou <p.angelakopoulou@pedmede.gr>

Date: Wed, Aug 5, 2020 at 2:20 PM

Subject: Erasmus+Capacity Building Project approved!

To: Do Thi Xuan Dung <dtxdung@hueuni.edu.vn>, Director SLS <director@symlaw.ac.in>, Rhishikesh Dave <rhishikesh.dave@marwadieducation.edu.in>, ALBERT RUDA GONZALEZ <albert.ruda@udg.edu>, Nguyễn Văn Quang <nguyenvanquang@hlu.edu.vn>, maizatun@iium.edu.my <maizatun@iium.edu.my>, Amela Bogdanovic <aa5163@coventry.ac.uk>, Dr. Haslinda binti Mohd. Anuar <haslinda@uum.edu.my>, Stephen Austin <aa2373@coventry.ac.uk>, Regina Kalodiki <rkalodiki@gmail.com>, Konstantina Kostami <kkostami@gmail.com> Cc: Eleni Papagianni <e.papagianni@pedmede.gr>

Dear partners,

Greetings from Greece!

I am so excited to inform you that the "Curricula development on Climate Change Policy and Law CCP_Law" project proposal has successfully selected for funding, under the call: KA2 – Cooperation for innovation and the exchange of good practices – Capacity Building in the field of Higher Education (Erasmus+).

I hereby provide you with the full list of projects approved, where in raw 105 you can find our project!

As you can see the total budget requested will be funded, i.e. 999.175,00 €. The project proposal plus the budget submitted are attached too.

In collaboration with our project Coordinator, Hue University from Vietnam, we will let you now for further details.

PEDMEDE's team is looking forward to cooperating with all of you!

By then, I would like to take the opportunity and wish you have great summer vacations!

Best Regards,

Paraskevi Angelakopoulou

Paraskevi Angelakopoulou

Project Manager

PEDMEDE | Panhellenic Association of Engineers Contractors of Public Works

Asklipiou 23 str. - GR 106 80 Athens

E: p.angelakopoulou@pedmede.gr | T: +30 2103614978 | W: www.pedmede.gr



FOLLOW US ON

SOCIAL MEDIA:



3 attachments

cbhe_2020-results.pdf

CCP_LAW_Project description_final.pdf 2477K

CCP_LAW_Budget_final.xlsm