

**Amendment 1  
to Partnership Agreement  
for  
donor partnership project**

between

**Green Foundation, nadácia**

*Búdková cesta 22, 81104 Bratislava Slovakia, OIN/IČO 50102281*

Alexandra Korobová

hereinafter referred to as the "Project Promoter"

and

**Stiftelsen norsk institutt for naturforskning**

Norsk institutt for naturforskning

Postboks 5685 Torgarden, NO 7485 Trondheim, Norway

Business registration and tax number NO 950 037 687 MVA

*Represented by* Assistant Research Director Jørgen Rosvold; and hereinafter referred to as the  
"Project Partner";

hereinafter referred to individually as a "Party" and collectively as the "Parties"

**for the implementation of the Project**  
**"Wetlands for life and well-being: Morava river alluvium Ramsar site restoration"**  
**funded under the Norwegian Financial Mechanism Programme**  
***ACC Climate change mitigation and adaptation***

PARTNERSHIP AGREEMENT AMENDMENT IS AGREED AS FOLLOWS:

1. Preamble referring the introductory provisions for the Project background (Project Contract, Programme Operator) added as new paragraph with the following wording:

*“PREAMBLE:*

- 1. The Parties specified in this Partnership Agreement conclude this Agreement with the aim together implement the project called “Wetlands for life and well-being: Morava river alluvium ramsar site restoration” (hereinafter referred to as “the Project”).*
- 2. The Project was supported under the Programme “Climate change mitigation and adaptation” (SK-Climate Programme) within the Call for project proposals No. 4, with a code ACC04, co-financed by the Norwegian Financial Mechanism 2014 – 2021 and the state budget of the Slovak Republic. The Project was assigned the number ACC04P01.*
- 3. Project contracting Parties are “Green Foundation, nadácia” as Project Promoter and Ministry of Environment of the Slovak Republic as SK-Climate Programme Operator (hereinafter referred to as the “Programme Operator”).”*

2. Currency exchange rules for Project Partner expenditure and its reimbursement added in the Article 7 Financial management and payment arrangements as new paragraph No. 11 with the following wording:

*“11. The reporting currency of incurred expenditure set by the Programme Operator is euro. The conversion exchange rate for establishing incurred expenditure in the local currency of the Project Partner, residing in state that have not adopted the euro currency, is set by the Programme Operator as follows:*

*Expenditure incurred by the Partner, in any other currency than euro, shall be converted into the reporting currency according to the valid exchange rate as recorded by the European Central Bank, valid on day/month in which the expenditure was incurred.*

*In case the Partner keeps bookkeeping in other currency than in euro, the Partner is required, in the List of accounting documents/Summary sheets, to recalculate the total amount of expenditure to euro currency using currency exchange rules set by the Programme Operator. Such expenditure will be eligible up to a maximum amount so converted in euro.”*

*The exchange rate risk bears the Project Partner. Neither Programme Operator, nor the Project Promoter are responsible for losses resulting from exchange rate fluctuations.”*

This Amendment has been prepared in three originals, of which each Party has received, Programme Operator including.

This Amendment constitutes an integral part of the Agreement and shall enter into force on the date of the last signature by the Parties. It shall remain in force until the Project Partner has discharged in full its obligations towards the Project Promoter as defined in the Agreement.

For the Project Promoter

Signed in Bratislava on 4.4.2022



Alexandra Korobová  
Managing Director

For the Project Partner

Signed in Trondheim on 4.4.2022



Jørgen Rosvold  
Assistant Research Director