

Amendment Number 1

AMENDMENT NUMBER 1

to the contract for the *project* "Cultural Heritage in Regional Networks" – Contract No. **IST-2000-26336** signed on 28 March 2001.

The enclosed amended contract document -marked "Amendment Number : 1" on all pages- and of which this page is a part, shall replace the document that currently governs the *project*. The purpose of this amendment is to leave the contract unchanged except for the item(s) listed below :

1. The *principal contractor* MOTOROLA SPA 's address is changed from "CENTRO MILANOFIORI C2, 20090 ASSAGO, MILANO" to "VIA MUZIO ATTENDOLO DETTO SFORZA 13, 20100 MILANO"

The preamble of the contract has been modified accordingly.

2. The *principal contractor* SPACE SPA 's address is changed from " VIALE VENETO 31, 59100 PRATO" to "PIAZZA DEL CARMINE 22, 09124 CAGLIARI"

The preamble of the contract has been modified accordingly.

3. The *principal contractor* INSTITUTO ANDALUZ DE TECNOLOGIA 's legal address is changed from "GUTENBERG, S/N 41092 SEVILLA" to "CALLE DR. ANTONIO CORTES LLADO 6, 41092 SEVILLA "

The preamble of the contract has been modified accordingly.

4. The table of indicative breakdown of estimated *eligible costs* has been modified.

These changes are reflected in the attached Revision No. 1 dated 17/10/2001 of the table of indicative breakdown of estimated *eligible costs*, which shall replace the existing table of indicative breakdown of estimated *eligible costs*. These new pages now form an integral part of the contract and its Annexes.

Amendment Number 1

**COMMISSION OF THE EUROPEAN COMMUNITIES
DIRECTORATE-GENERAL INFORMATION SOCIETY**

The IST Programme

Cost reimbursement contract for research and technological development projects

Key Action 3

Action Line: IST-2000-3.1.4

REGNET

Cultural Heritage in Regional Networks

Contract Number IST-2000-26336

Amendment Number 1

CONTRACT No IST-2000-26336

The European Community ("the Community"), represented by the Commission of the European Communities ("the Commission"), itself represented in view of the signature of this contract by Mr Robert Verrue, Director-General for Information Society or his duly authorised representative,

of the one part

and

- **AIT ANGEWANDTE INFORMATIONSTECHNIK FORSCHUNGSGESELLSCHAFT MBH (AIT)** ("the *coordinator*"), established in AUSTRIA - HANS-SACHS-GASSE 14/3, 8010 GRAZ, represented by its legal/statutory representative[s], DR. WALTER KOCH, DIRECTOR and/or MAG. GERDA KOCH, MANAGING DIRECTOR or his/her/their authorized representative[s],
- **INFORMATION & MANAGEMENT CONSULTING E.K. (IMAC)**, established in GERMANY - BLARERSTRASSE 56, 78462 KONSTANZ, represented by its legal/statutory representative[s], DR. JOSEF HERGET, DIRECTOR or his/her/their authorized representative[s],
- **STOCKHOLMS UNIVERSITET (SUL)**, established in SWEDEN - UNIVERSITETSVAEGEN 10, 106 91 STOCKHOLM, represented by its legal/statutory representative[s], PROFESSOR GUSTAF LINDENCRONA, PRESIDENT, STOCKHOLMS UNIVERSITET and/or PROFESSOR GUNNEL ENGWALL, VICE-PRESIDENT, STOCKHOLMS UNIVERSITET or his/her/their authorized representative[s],
- **TARX N.V. (TARX)**, established in BELGIUM - BORDEKENSSTRAAT 30, 1981 HOFSTADE, represented by its legal/statutory representative[s], ING. VIC HAESAERTS, MANAGING DIRECTOR and/or ING. ROSETTE SERMEUS, DIRECTOR or his/her/their authorized representative[s],
- **MOTOROLA S.P.A. (MOT)**, established in ITALY - VIA MUZIO ATTENDOLO DETTO SFORZA 13, 20100 MILANO, represented by its legal/statutory representative[s], PHD NASSRIN TAVAKOLI, MANAGING DIRECTOR and/or DOTT. MASSIMO MANELLI, DOTTORE or his/her/their authorized representative[s],
- **SPACE S.P.A. (SPAC)**, established in ITALY - PIAZZA DEL CARMINE 22, 09124 CAGLIARI, represented by its legal/statutory representative[s], DR. FRANCESCA ROMANA CONTI, MANAGING DIRECTOR and/or DR. FLAVIO TARIFFI, MANAGING DIRECTOR or his/her/their authorized representative[s],

Amendment Number 1

- **FRATELLI ALINARI ISTITUTO DI EDIZIONI ARTISTICHE I.D.E.A. S.P.A. (ALI)**, established in ITALY - LARGO FRATELLI ALINARI 15, 50123 FIRENZE, represented by its legal/statutory representative[s], RAG. LEONARDO NEPI, ADMINISTRATION OFFICIER and/or DR CLAUDIO DE POLO, LEGAL REPRESENTATIVE or his/her/their authorized representative[s],
- **CONSORZIO CIVITA (CC)**, established in ITALY - PIAZZA VENEZIA 11, 00187 ROMA, represented by its legal/statutory representative[s], NICOLO SAVARESE, MANAGING DIRECTOR or his/her/their authorized representative[s],
- **INSTITUTO ANDALUZ DE TECNOLOGIA (IAT)**, established in SPAIN - CALLE DR. ANTONIO CORTES LLADO 6, 41092 SEVILLA, represented by its legal/statutory representative[s], MR. JAVIER IGLESIAS, MANAGING DIRECTOR or his/her/their authorized representative[s],
- **INSTITUTE OF COMPUTER AND COMMUNICATIONS SYSTEMS (ICCS)**, established in BULGARIA - ACAD. G. BONCHEV STR. BL.2 SOFIA, represented by its legal/statutory representative[s], PROFESSOR DR. BOJAN JECHEV, DIRECTOR OF ICCS-BAS and/or PROFESSOR D.SC. TODOR STOILOV, HEAD OF DEPARTMENT or his/her/their authorized representative[s],
- **ZEUS CONSULTING S.A. (ZEUS)**, established in GREECE - TRADE CENTRE GEORGIU A SQUARE - RIGA FERAIOU 93 ST., 26221 PATRAS, represented by its legal/statutory representative[s], MR NIKOLAOS BOGONIKOLOS, MANAGING DIRECTOR and/or MR ACHILEAS CHATZINIKOS, VICE PRESIDENT or his/her/their authorized representative[s],
- **VALTECH S.A. (VALT)**, established in FRANCE - IMMEUBLE LAVOISIER, 4 PLACE DES VOSGES, QUARTIER GAMBETTA, 92400 COURBEVOIE, represented by its legal/statutory representative[s], JEAN-MARC PUJOL, BUSINESS UNIT DIRECTOR or his/her/their authorized representative[s],

(collectively "*the principal contractors*"),

and

- **OESTERREICHISCHE NATIONALBIBLIOTHEK (ONB)**, established in AUSTRIA - JOSEFSPLATZ 1, 1015 WIEN, represented by its legal/statutory representative[s], DR. HANS PETSCHAR, ADJOINT DIRECTOR OF PORTAITSAMMLUNG or his/her/their authorized representative[s],
- **SALZBURG RESEARCH FORSCHUNGSGESELLSCHAFT MBH (SR)**, established in AUSTRIA - JAKOB HARINGER STRASSE 5/III, 5020 SALZBURG, represented by its legal/statutory representative[s], GUNTHER WEISSENBACHER, CEO and/or JOHANNES C.W. KAAK, CFO or his/her/their authorized representative[s],

Amendment Number 1

- **LAENSMUSEET PA GOTLAND (LMG)**, established in SWEDEN - MEELANGATAN 19, 62156 VISBY, represented by its legal/statutory representative[s], DR MAJVOR OSTERGREN, DIRECTOR and/or DR GUN WESTHOLM, VICE-DIRECTOR or his/her/their authorized representative[s],
- **NATURHISTORISKA RIKSMUSEET (NRM)**, established in SWEDEN - FRESCATIV 40, 104 05 STOCKHOLM, represented by its legal/statutory representative[s], DIRECTOR DESIREE EDMAR, DIRECTOR OF MUSEUM and/or PROF STEFAN CLAESSON, VICE DIREKTOR OF THE MUSEUM or his/her/their authorized representative[s],
- **KUNGL. VETENSKAPSAKADEMIEN (KVA)**, established in SWEDEN - LILLA FRESCATIVAEGEN 4, 104 05 STOCKHOLM, represented by its legal/statutory representative[s], MR KAI-INGE HILLERUD, EXECUTIVE SECRETARY and/or PROF TORE FRAENGSMYR, DIRECTOR or his/her/their authorized representative[s],
- **STAD MECHELEN (MECH)**, established in BELGIUM - MINDERBROEDERSGANG 5, 2800 MECHELEN, represented by its legal/statutory representative[s], LIC. HEIDI DE NIJN, DIRECTOR-CURATOR and/or MR. GEERT BERVOETS, LEGAL REPRESENTATIVE or his/her/their authorized representative[s],
- **STICHTING MUSEON (MUSEUM VOOR HET ONDERWIJS) (MUS)**, established in THE NETHERLANDS - STADHOUDERSLAAN 41, 2517 HV DEN HAAG, represented by its legal/statutory representative[s], BERT MOLSBERGEN, DIRECTOR and/or DRS. BOB CREZEE, DEPUTY DIRECTOR or his/her/their authorized representative[s],
- **AJUNTAMENT DE GRANOLLERS (GRAN)**, established in SPAIN - PLACA PORXADA, 30, 2, 08400 GRANOLLERS, represented by its legal/statutory representative[s], JOSEP PUJADAS, MAYOR and/or MANEL BALCELLS, VICE MAYOR or his/her/their authorized representative[s],
- **SYSTEMA INFORMATICS S.A. (SI)**, established in GREECE - MESOGION AV. 215, 11525 ATHENS, represented by its legal/statutory representative[s], DR. COSTAS DAVARAKIS, MANAGING DIRECTOR or his/her/their authorized representative[s],
- **CENTRE FOR RESEARCH AND TECHNOLOGY HELLAS (CERT)**, established in GREECE - 6TH KM CHARILAOU-THERMI ROAD, 57001 THERMI-THESSALONIKI, represented by its legal/statutory representative[s], PROF. IACOVOS VASALOS, CHAIRMAN OF THE BOARD OF DIRECTORS OF CERTH and/or PROF. MICHAEL-GERASIMOS STRINTZIS, DEPUTY CHAIRMAN OF THE BOARD OF CERTH or his/her/their authorized representative[s],

Amendment Number 1

- **TERRA INCOGNITA EUROPA LTD (TINC)**, established in UNITED KINGDOM - 9, ARRAN PLACE, JAMES STREET, EDINBURGH EH15 2DU, represented by its legal/statutory representative[s], MR. CARLO DONZELLA, DIRECTOR or his/her/their authorized representative[s],

(collectively "*the assistant contractors*"),

of the other part,

(collectively "*the contracting parties*"²)

HAVE AGREED to a project called "**Cultural Heritage in Regional Networks**" to be carried out in the framework of the specific programme for research, technological development and demonstration on a user-friendly information society (1998-2002), (the "IST Programme") (the "specific programme") according to the following provisions.

Article 1 - Scope

The *contractors*¹ shall carry out the work set out in Annex I to this contract **up to the milestone specified in Annex I** ("*the project*") in accordance with the conditions set out in this contract.

Subject to cases of *force majeure*, the *principal contractors* shall use reasonable endeavours to achieve the results aimed at by the *project* and shall carry it out jointly and severally vis-à-vis the Community. The *assistant contractors* shall use reasonable endeavours to carry out the part of the *project* specifically assigned to them.

Article 2 - Duration

1. The *duration of the project* shall be **24 months from 1 April 2001**.
2. This contract shall enter into force following its signature by all the *contracting parties*.

This contract shall be completed on the date of the final payment of the Community's financial contribution. However,

- Articles 5, 6 and 8 of this contract,
- Article 2(1), first subparagraph, points (a), (d), (e) and (f), Article 2(2) (c), (d), (h) and (j), Article 3(4) and (5), Article 4(5), Article 6, Articles 9 to 21 and Articles 25, 26 and 28 of Annex II to this contract

shall continue to apply after that date to the extent of any limitations specified in those Articles.

¹ The terms in italics are used in accordance with the definition given in Article 1 of Annex II to this contract.

Amendment Number 1

Article 3 - Estimated costs and maximum financial contribution of the Community

1. The total estimated *eligible costs* of the *project* are EUR **5.038.110** (FIVE MILLION THIRTY-EIGHT THOUSAND ONE HUNDRED TEN euro).
2. The Community shall fund the *eligible costs* of the *project* in accordance with the table of the indicative breakdown of the estimated *eligible costs* which follows the signatures to this contract up to a maximum of EUR **2.449.709** (TWO MILLION FOUR HUNDRED FORTY-NINE THOUSAND SEVEN HUNDRED NINE euro).
3. The Community's financial contribution to the *project* shall be paid as specified in Article 3 of Annex II to this contract to the *coordinator's* following bank account:

Beneficiary name : **ANGEWANDTE INFORMATIONSTECHNIK**
Bank : **BANK STYRIA (FORMERLY STEIERMAERKISCHE SPARKASSE BANKAKTIENG**
Address : **4, SPARKASSENPLATZ**
GRAZ
AUSTRIA
Account Number : 2081500000956722
Payment ReferenceIST-2000-26336

The initial advance for the *project* is fixed at EUR **710.283** (SEVEN HUNDRED TEN THOUSAND TWO HUNDRED EIGHTY-THREE euro). It is distributed among the *contractors* in accordance with the indications laid down in the table of the indicative breakdown of the estimated *eligible costs*.

The total amount of the initial advance and the periodic payments shall not exceed the maximum amount of the Community's financial contribution referred to in paragraph 2 of this Article, less a guarantee retention. The guarantee retention shall be 15% of the maximum amount of that contribution.

Article 4 – *Project deliverables* and summary statements of amounts transferred by the *coordinator* to be submitted to the Commission

1. **2** copies of the reports and of the cost statements required under this contract shall be submitted by the *coordinator* in accordance with Article 4 of Annex II to this contract. The reports shall be in **English**.

Annex I to this contract shall determine the number of copies and the language of drafting of the other *project deliverables*.

2. The periodic and final reports, the corresponding cost statements, including each integrated cost statement, as well as each summary statement of amounts transferred to the *contractors* by the *coordinator* shall cover successive periods of **6** months from the *project commencement date*.

Amendment Number 1

Where the work is completed before the end of the *duration of the project*, the final report(s) and the corresponding cost statements, including the integrated cost statement, as well as the summary statement of amounts transferred to the *contractors* by the *coordinator* shall cover the period ending on such date.

However, and without prejudice to the first or second subparagraph of this paragraph, the last cost statement of the *coordinator* and integrated cost statement shall also cover the period necessary for the drafting of the final report(s) within the maximum time limit of two months as of the end of the *duration of the project*.

The other *project deliverables*, except the *technological implementation plan*, shall cover the periods set out in Annex I to this contract.

The *technological implementation plan* shall cover the results of work performed within the *duration of the project* or until the work is completed if such completion occurs at an earlier date.

Article 5 - Applicable law and jurisdiction

1. The law of **LUXEMBOURG** shall govern this contract.
2. The Court of First Instance of the European Communities and, in the case of an appeal, the Court of Justice of the European Communities shall have sole jurisdiction to hear any disputes between the Community, on the one hand, and the *contractors*, on the other hand, as regards the validity, the application or any interpretation of this contract.

Article 6 - Special conditions

In addition to the special conditions set out in Annex III, the following special conditions shall apply to this contract:

- 6.1 On the date of signature of this contract, "*Associated States*" means Bulgaria, the Czech Republic, the Republic of Cyprus, Estonia, Hungary, Iceland, Israel, Latvia, Liechtenstein, Lithuania, Norway, Poland, Romania, Slovakia and Slovenia.

Subject to its final conclusion, the Association Agreement signed with the Swiss Confederation is expected to enter into force on 1 January 2001.

- 6.2 Insert at the end of Article 3(2) of this contract: "Where the *eligible costs* of the *project* are lower than the total estimated *eligible costs* of the *project*, the financial contribution from the Community shall be limited to the sum calculated by application of the rates of financial participation set in the table of indicative breakdown of the estimated *eligible costs* which follows the signatures to this contract."
- 6.3 The second sentence of the second subparagraph of Article 3(1) point (b) of Annex II to this contract shall be replaced by the following: "When each periodic payment is made, an amount equivalent to the percentage of the total Community contribution paid as the initial advance shall be retained."

Amendment Number 1

- 6.4 Notwithstanding the second sentence of the first subparagraph of Article 5(1) of Annex II to this contract, no coordination tasks may be subcontracted under this contract.
- 6.5 The following is added to Article 6 of Annex II to this contract: "The *contractors* shall bear sole responsibility for assessing that the use of acronyms within the framework of this contract, including but not limited to the acronyms of the *project*, does not infringe existing trademarks, registered patents and other similar rights."
- 6.6 Where a *contractor* having successfully fulfilled its obligations withdraws from the *project* before the termination date of the contract, in accordance with either the provision of Annex I or with Article 7(2) point (b) of Annex II to this contract, the final payment to this *contractor* shall include the guarantee retention of 15% of the maximum amount of the Community financial contribution to the above-mentioned *contractor*.
- 6.7 The *access rights* granted under Articles 13 and 14 of Annex II to this contract in respect of *knowledge* in the form of software shall include the right for the beneficiary to grant the sublicenses required due to amalgamation and incorporation of the software with the beneficiary's own *knowledge* for its products or processes.
- 6.8 Insert at the end of Article 23(7) of Annex II to this contract: "The costs of protection of the *knowledge* and of measures to demonstrate the potential for *exploitation* of the *knowledge* shall also exclude the costs of creating and marketing a product and process and the costs of creating and providing a service."
- 6.9 For the purposes of signature of this contract, the *contractors* shall be represented by the *coordinator*.

The mandates from the *contractors* are enclosed in Annex IV.

- 6.10 Without prejudice to Article 3(3) of this contract, payment of the part of the initial advance for the *contractors*

-AIT ANGEWANDTE INFORMATIONSTECHNIK
FORSCHUNGSGESELLSCHAFT MBH (AIT)

-INFORMATION AND MANAGEMENT CONSULTING E.K. (IMAC)

-TARX N.V. (TARX)

-INSTITUTO ANDALUZ DE TECNOLOGIA (IAT)

shall be subject to obtaining a financial guarantee covering an amount equivalent to that part.

Amendment Number 1

6.11 Without prejudice to Article 3(3) of this contract, payment of the part of the initial advance for the *contractors*

-SPACE S.P.A (SPAC)

-ZEUS CONSULTING S.A. (ZEUS)

-SYSTEMA INFORMATICS S.A. (SI)

shall be subject to obtaining a financial guarantee covering an amount equivalent to the cost share of the *contractor*.

6.12 The *contractor* INSTITUTE OF COMPUTER AND COMMUNICATIONS SYSTEMS - ICCS (Bulgaria) may conclude a subcontract with the following legal entity

-SOUTHERN URAL STATE UNIVERSITY (Russia)

The above-mentioned subcontract shall be approved by the Commission.

Article 7 - Amendments

This contract, including the Annexes thereto, may be modified only in writing, by way of an amendment between the authorised representatives of the *contracting parties*. No verbal agreement may be binding on the *contracting parties* for this purpose.

Any request for amendment must be received by the Commission at least two months before the expiry of the *duration of the project*.

Article 8 - Final provisions

1. The following annexes are an integral part of this contract:

Annex I - Description of work

Annex II - General conditions

Annex III - Special conditions for the IST Programme

Annex IV - Letters of mandate

2. In the event of any conflict between Annex I and any other provision of this contract, the latter shall take precedence.

3. The special conditions set out in Article 6 of and Annex III to this contract shall take precedence over any other provisions.

Amendment Number 1

Article 9 - Signature and language of the contract

Two copies of the contract in **English** shall be signed by the *contracting parties* and only that language version shall be authentic.

Done at Luxembourg,

Amendment Number 1

On behalf of: **AIT ANGEWANDTE INFORMATIONSTECHNIK
FORSCHUNGSGESELLSCHAFT MBH (AIT)**

Name: DR. WALTER KOCH

Title: DIRECTOR

Signature:

Name: MAG. GERDA KOCH

Title: MANAGING DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **OESTERREICHISCHE NATIONALBIBLIOTHEK (ONB)**
Name: DR. HANS PETSCHAR
Title: ADJOINT DIRECTOR OF PORTRAITSAMMLUNG

Signature:

(stamp of the organisation)

On behalf of the **Commission**:

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **SALZBURG RESEARCH FORSCHUNGSGESELLSCHAFT MBH (SR)**
Name: GUNTHER WEISSENBACHER
Title: CEO

Signature:

Name: JOHANNES C.W. KAAK
Title: CFO

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **INFORMATION & MANAGEMENT CONSULTING E.K. (IMAC)**
Name: DR. JOSEF HERGET
Title: DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission**:

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **STOCKHOLMS UNIVERSITET (SUL)**
Name: PROFESSOR GUSTAF LINDENCRONA
Title: PRESIDENT, STOCKHOLMS UNIVERSITET

Signature:

Name: PROFESSOR GUNNEL ENGWALL
Title: VICE-PRESIDENT, STOCKHOLMS UNIVERSITET

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **LAENSMUSEET PA GOTLAND (LMG)**
Name: DR MAJVOR OSTERGREN
Title: DIRECTOR

Signature:

Name: DR GUN WESTHOLM
Title: VICE-DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **NATURHISTORISKA RIKSMUSEET (NRM)**
Name: DIRECTOR DESIREE EDMAR
Title: DIRECTOR OF MUSEUM

Signature:

Name: PROF STEFAN CLAESSION
Title: VICE DIREKTOR OF THE MUSEUM

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **KUNGL. VETENSKAPSAKADEMIEN (KVA)**
Name: MR KAI-INGE HILLERUD
Title: EXECUTIVE SECRETARY

Signature:

Name: PROF TORE FRAENGSMYR
Title: DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **TARX N.V. (TARX)**
Name: ING. VIC HAESAERTS
Title: MANAGING DIRECTOR

Signature:

Name: ING. ROSETTE SERMEUS
Title: DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission**:

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **STAD MECHELEN (MECH)**
Name: LIC. HEIDI DE NIJN
Title: DIRECTOR-CURATOR

Signature:

Name: MR. GEERT BERVOETS
Title: LEGAL REPRESENTATIVE

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **STICHTING MUSEON (MUSEUM VOOR HET ONDERWIJS) (MUS)**
Name: BERT MOLSBERGEN
Title: DIRECTOR

Signature:

Name: DRS. BOB CREZEE
Title: DEPUTY DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **MOTOROLA S.P.A. (MOT)**
Name: PHD NASSRIN TAVAKOLI
Title: MANAGING DIRECTOR

Signature:

Name: DOTT. MASSIMO MANELLI
Title: DOTTORE

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **SPACE S.P.A. (SPACE)**
Name: DR. FRANCESCA ROMANA CONTI
Title: MANAGING DIRECTOR

Signature:

Name: DR. FLAVIO TARIFFI
Title: MANAGING DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **FRATELLI ALINARI ISTITUTO DI EDIZIONI ARTISTICHE I.D.E.A.
S.P.A. (ALI)**

Name: RAG. LEONARDO NEPI
Title: ADMINISTRATION OFFICIER

Signature:

Name: DR CLAUDIO DE POLO
Title: LEGAL REPRESENTATIVE

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **CONSORZIO CIVITA (CC)**
Name: NICOLO SAVARESE
Title: MANAGING DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **INSTITUTO ANDALUZ DE TECNOLOGIA (IAT)**
Name: MR. JAVIER IGLESIAS
Title: MANAGING DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **AJUNTAMENT DE GRANOLLERS (GRAN)**
Name: JOSEP PUJADAS
Title: MAYOR

Signature:

Name: MANEL BALCELLS
Title: VICE MAYOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **INSTITUTE OF COMPUTER AND COMMUNICATIONS SYSTEMS
(ICCS)**

Name: PROFESSOR DR. BOJAN JECHEV

Title: DIRECTOR OF ICCS-BAS

Signature:

Name: PROFESSOR D.SC. TODOR STOILOV

Title: HEAD OF DEPARTMENT

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **ZEUS CONSULTING S.A. (ZEUS)**
Name: MR NIKOLAOS BOGONIKOLOS
Title: MANAGING DIRECTOR

Signature:

Name: MR ACHILEAS CHATZINIKOS
Title: VICE PRESIDENT

Signature:

(stamp of the organisation)

On behalf of the **Commission**:

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **SYSTEMA INFORMATICS S.A. (SI)**
Name: DR. COSTAS DAVARAKIS
Title: MANAGING DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission**:

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **CENTRE FOR RESEARCH AND TECHNOLOGY HELLAS (CERT)**
Name: PROF. IACOVOS VASALOS
Title: CHAIRMAN OF THE BOARD OF DIRECTORS OF CERTH

Signature:

Name: PROF. MICHAEL-GERASIMOS STRINTZIS
Title: DEPUTY CHAIRMAN OF THE BOARD OF CERTH

Signature:

(stamp of the organisation)

On behalf of the **Commission**:

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **VALTECH S.A. (VALT)**
Name: JEAN-MARC PUJOL
Title: BUSINESS UNIT DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission:**

Name:

Title:

Signature:

Date:

Amendment Number 1

On behalf of: **TERRA INCOGNITA EUROPA LTD (TINC)**
Name: MR. CARLO DONZELLA
Title: DIRECTOR

Signature:

(stamp of the organisation)

On behalf of the **Commission**:

Name:

Title:

Signature:

Date: