



European Organization for Nuclear Research  
*Organisation européenne pour la recherche nucléaire*

**FRAMEWORK COLLABORATION AGREEMENT  
KN4962**

**between**

**The European Organization for Nuclear Research ("CERN")**

**and**

**The Association for the Support of the South East European  
International Institute for Sustainable Technologies ("SEEIIST")**

**Concerning**

**The Development of Next Generation Ion Therapy Accelerators  
and Associated Systems**

## Framework Collaboration Agreement

### Between

**The European Organization for Nuclear Research ("CERN")**, an Intergovernmental Organization having its seat at Geneva, Switzerland, represented by Frédérick Bordry, Director for Accelerators and Technology,

### and

**The Association for the Support of the South East European International Institute for Sustainable Technologies ("SEEIIST")**, a non-profit organisation established as a Swiss Association in the meaning of Art. 60 et seq. of the Swiss Civil Code, with its registered seat at Rue des Battoirs 7, c/o PKF Fiduciaire SA, 1205, Geneva, Switzerland, represented by its Chair of the Board, Leandar Litov.

Hereinafter each individually referred to as a "Party" and collectively as the "Parties",

### WHEREAS

CERN, an Intergovernmental Organization, is a leading global laboratory in particle physics, providing for collaboration of a pure scientific and fundamental character, with participation by scientific institutes from all over the world;

SEEIIST's purpose, as a non-profit Association, is, in particular, to promote, encourage and support the establishment of an international centre for cancer research and therapy with ion beams in the South East Europe region;

The European Commission is providing financial support for the design of the SEEIIST facility, through service contracts coordinated by the Deutsches Zentrum für Luft-und Raumfahrt (DLR) and through the HITRIplus (Heavy Ion Therapy Research Infrastructure Integrating Activity of the Horizon 2020 Framework Programme);

CERN aims at enhancing the impact of its technologies by furthering their dissemination to other disciplines and to practical applications, for the benefit of society;

Specifically, in the framework of its knowledge-transfer activities and as specified in the document *"Strategy and framework applicable to knowledge transfer by CERN for the benefit of medical applications"*, as approved by the CERN Council in June 2017, CERN provides support for medical applications-related activities focused on R&D projects, using technologies and infrastructures that are uniquely available at CERN;

In determining the activities to be supported by CERN, the Organization considers, in particular, a proven interest from the medical community, the existence of sufficient external funding, complementarities and synergies with the activities in the Member States, and the availability of internal resources, taking into account that CERN's priority is its core mission of fundamental particle physics research;

CERN has unique expertise and know-how in the fields of accelerator design, magnet technology, beam transport, beam instrumentation, cryogenics, and general system engineering;

These technologies are also relevant to hadron therapy and biomedical research with ion beams;



CERN has recently focused its efforts on adapting its technologies and know-how to ion therapy, under the umbrella of the Next Ion Medical Machine Study ("NIMMS"). Technologies developed at CERN in the framework of the NIMMS Study are of a potential interest for the future SEEIIST facility;

In light of the foregoing, SEEIIST has requested knowledge transfer support by CERN for the technical and conceptual design of innovative accelerators and related components for ion therapy,

## **THE PARTIES HEREBY AGREE AS FOLLOWS**

### **ARTICLE 1      DEFINITIONS**

In this Agreement, the following expressions have the following meanings:

- 1.1. Agreement: this document, including its Annexes, amended as the case may be in accordance with Article 13.2;
- 1.2. Confidential Information: any information disclosed by one Party to another Party which has been identified as confidential or restricted or which can be reasonably understood to be confidential;
- 1.3. Intellectual Property: all intellectual property, including Know-How, in forms such as drawings, designs, documents, inventions, software programmes, reports, processes and protocols, and protected by means such as secrecy, patents, copyrights and trademarks;
- 1.4. Know-How: unpatented technical information (including without limitation, information relating to inventions, discoveries, concepts, methodologies, models, research, development and testing procedures, the results of experiments, tests and trials, manufacturing processes, techniques and specifications, quality control data, analyses, reports and submissions) that is not in the public domain;
- 1.5. Project: a programme of work performed by the Parties, set out in Addendum, as may be amended by the Parties in accordance with Article 3.1;
- 1.6. Project Lead: the expert responsible for a Project and identified in the corresponding Addendum or his or her successor appointed in accordance with Article 3.4;
- 1.7. Project Start Date: for each Project, the date of commencement of the Project, as specified in the corresponding Addendum;
- 1.8. Results: all information, results, and Intellectual Property created in the execution of Projects;
- 1.9. Technical Representative: for each Project, the technical expert appointed by its Party to supervise its Party's participation in the Project;
- 1.10. Technology: the Intellectual Property, equipment, materials and infrastructure necessary for the execution of the Project(s) as set out in the corresponding Addenda.

### **ARTICLE 2      SCOPE**

The purpose of this Agreement is to provide for a framework within which the Parties, on the basis of CERN's technologies and know-how relevant to ion therapy, may collaborate on the technical and



conceptual design of novel accelerators and related components for hadron therapy with protons or other ions, radiobiological research and related areas of mutual interest.

### **ARTICLE 3      PROJECT(S)**

- 3.1. Each Party's contribution to a specific collaboration ("Project"), including, where applicable, the required resources, the duration of the activities and any deliverables, milestones, acceptance procedures and the management of the Project shall be set out in an Addendum to this Agreement. The Project shall be subject to the provisions of this Agreement, varied, where applicable, through the provisions of the Addendum.
- 3.2. Except as agreed otherwise by the Parties, each Party shall bear the cost of its participation in the collaboration and the Project(s).
- 3.3. Each Project runs from a Project Start Date for the duration specified in the corresponding Addendum, or until this Agreement is terminated in accordance with Article 11.2, whichever is earlier. If this Agreement is entered into after a Project Start Date, its provisions will be deemed to apply equally to work executed prior to the conclusion of this Agreement.
- 3.4. Unless specified otherwise, each project shall be executed under the direction and supervision of the Project Lead(s) designated in the corresponding Addendum.

### **ARTICLE 4      RESOURCES**

- 4.1. Each Party hereby undertakes to use "best-efforts" in the execution of this Agreement and will provide the human resources and Technology that are designated as its responsibility in the corresponding Addenda.
- 4.2. CERN's contribution to the Projects is subject to availability of resources, including key personnel, and compatibility with its scientific programme. CERN reserves the right to reschedule part or all of its contribution to a Project at its discretion, in which case it shall promptly notify SEEIIST.
- 4.3. Neither Party undertakes that a Project will lead to any particular result or successful outcome, and they do not provide any guarantee as to timing, completion or any follow-up work in relation to a Project. Each Party's contribution, including any Technology, is provided, on an "as-is" basis, without any warranty, express or implied, of any kind, including as to timely performance, results, fitness for purpose, and the non-infringement of third-party rights in the use of the Technology by a Party or any third-party.
- 4.4. Each Party shall ensure the selection of experts with the necessary skills and competence to execute the Projects on its behalf, taking into account the nature and the environment of their activities.
- 4.5. Where CERN acts as a host Party in the execution of a Project, SEEIIST experts may be appointed as associated members of the personnel pursuant to the conditions set out in the CERN Staff Rules and Regulations from which it follows that, for the entire duration of the association of SEEIIST experts with CERN (i) SEEIIST experts shall be employed by SEEIIST, (ii) SEEIIST shall be responsible for their social insurance, (iii) SEEIIST experts shall maintain medical insurance cover adequate in Switzerland and France for themselves and accompanying family members, which shall include cover for occupational illness and accidents for SEEIIST experts, (iv) such medical insurance shall also cover for any duty travel



required as part of the Project and (v) SEEIIST experts shall have adequate financial resources to support themselves and accompanying family members. SEEIIST shall hold CERN free and harmless from liability in connection with the subject matter of this Article.

- 4.6. Unless specified otherwise in an Addendum, each Party bears the cost of travel and subsistence of its personnel in the execution of a Project.

## **ARTICLE 5 CONDUCT AND SAFETY OF PERSONNEL**

- 5.1. The experts shall comply with the rules of conduct and safety in force at the host Party.
- 5.2. Any activity, equipment or other item contributed by a Party to the collaboration shall conform to the safety rules, including any specific safety requirements in force at the host Party where such activity will be performed or such equipment or other item will be installed and operated.

## **ARTICLE 6 INTELLECTUAL PROPERTY**

Unless specified otherwise in an Addendum, the following rules shall apply to the execution of a Project:

- (a) information disclosed by a Party to the other Party shall not create any right in respect of that information for the Party receiving the information;
- (b) each Party shall on a royalty-free basis license to the other Party its Intellectual Property as required for the execution of the Project, subject to compatibility with the pre-existing obligations of the Party concerned;
- (c) any Results from the execution of the Project shall be vested in CERN, who may take measures to adequately protect such Results at its sole discretion. CERN hereby grants SEEIIST a non-exclusive royalty-free, non-sublicensable, license for the use of Results for the execution of the Project(s) and for internal non-commercial purposes only;
- (d) any access to Results by the cancer research and therapy facility, whose establishment SEEIIST is a precursor, is subject to the conclusion of a separate agreement. Any such agreement shall include mechanisms that adequately protect CERN from liability related to use of the Results, including as the case may be through insurance policies;
- (e) the Parties do not provide any express or implied warranties of any kind concerning Intellectual Property (whether 'CERN Intellectual Property' or 'SEEIIST Intellectual Property') and Results, including but not limited to non-infringement of third-party rights, merchantability or fitness for a particular purpose.

## **ARTICLE 7 PUBLICATIONS**

- 7.1. The Parties recognizes that each Party is entitled to publish scientific results obtained in the execution of a Project.
- 7.2. Except as otherwise provided herein, if a Party wishes to issue any publication, report, video testimony, press release, public announcement or any other type of communication (other than internal communication) in relation to a Project, it shall seek the prior written approval



of the other Party. That Party shall submit the draft publication for review and the other Party will then have 1 (one) month to (i) notify the requesting Party of any objection, (ii) request a publication delay of up to 2 (two) months if that is required for the protection of the corresponding Results.

## **ARTICLE 8      CONFIDENTIALITY**

- 8.1. The receiving Party shall keep confidential and shall not, without prior permission in writing of the disclosing Party, disclose Confidential Information to any third party, or use it for any purpose other than the performance of its obligations under this Agreement. The receiving Party shall limit the circle of recipients of Confidential Information on a need-to-know basis and shall ensure that the recipients are aware of and comply with the obligations defined in this Article 8.
- 8.2. The receiving Party shall use the same degree of care as it uses to protect its own confidential information of a similar nature, but no less than reasonable care, to prevent the unauthorized disclosure or use of Confidential Information.
- 8.3. Notwithstanding Articles 8.1 and 8.4, the receiving Party is entitled to disclose Confidential Information:
  - (a) which it is required by law to disclose; or
  - (b) which, in a lawful manner, it has obtained from a third party without any obligation of confidentiality; or
  - (c) which it has developed independently of Confidential Information; or
  - (d) which has become public knowledge other than as a result of a breach by it of Articles 8.1, 8.2 and 8.4.
- 8.4. The receiving Party shall continue to comply with the obligations defined in this Article for a period of 5 (five) years from the date of disclosure.

## **ARTICLE 9      ACKNOWLEDGEMENT**

- 9.1. No Party shall use or make reference to any images of a Party, its logos or any of the names or acronyms under which it is known without its prior written permission. Without prejudice to Article 9.2, any permission granted shall expire no later than on the date of termination of this Agreement.
- 9.2. A Party may, at its sole discretion, withdraw any permission granted pursuant to Article 9.1 at any time.

## **ARTICLE 10      LIABILITY**

- 10.1. Except as provided in Articles 4.5 and 10.2, each Party shall bear its own loss and damage in connection with this Agreement.
- 10.2. SEEIIST shall indemnify CERN in respect of any damage or loss caused to CERN related to the use by SEEIIST of any Results, as well as any negligent acts and omissions of itself and of its



employees and agents, provided always that such indemnity shall not extend to claims for indirect or consequential loss or damages such as, but not limited to, loss of income, contracts, availability of data or installations incurred by CERN.

#### **ARTICLE 11 ENTRY INTO FORCE AND TERMINATION**

- 11.1. This Agreement shall be signed by authorized representatives of the Parties, and shall come into force upon signature by the last of the Parties to sign.
- 11.2. A Party may terminate this Agreement or any Addendum concluded in whole or in part with immediate effect in the event of:
  - (a) gross negligence or wilful misconduct by the other Party in the execution of this Agreement or the Addendum concerned, including fraud, (attempted) corruption, and misrepresentation; or
  - (b) any breach of this Agreement or the Addendum concerned, by the other Party which has not been remedied within the period stipulated in writing (which shall be reasonable) by the Party detailing the breach and requiring remedial action to be taken; or
  - (c) the other Party making a composition or arrangement with its creditors, or becoming bankrupt or insolvent, or having an administrator or receiver appointed, or in the event of any circumstance similar or analogous to any of these events, including the situation where any of these events is threatening to occur.
- 11.3. Unless otherwise agreed between the Parties and save for earlier termination, this Agreement shall terminate automatically with immediate effect upon completion of the last ongoing Project.

#### **ARTICLE 12 CONSEQUENCES OF TERMINATION**

- 12.1. Notwithstanding termination of this Agreement or any Addendum, its provisions shall continue to bind the Parties in so far and for as long as may be necessary to give effect to their respective rights and obligations accrued prior to termination. In particular, Articles 6 (Intellectual Property), Article 7 (Publications) Article 8 (Confidentiality), Article 9 (Acknowledgement), Article 10 (Liability), Article 12 (Consequences of Termination), Article 17 (Applicable Law and Dispute Settlement) shall in any event survive termination of this Agreement, howsoever caused.
- 12.2. In case of termination of this Agreement or any Addendum and at the request of a Party, the other Party shall promptly return any Confidential Information belonging to the requesting Party.

#### **ARTICLE 13 ENTIRE AGREEMENT AND AMENDMENTS**

- 13.1. This Agreement constitutes the entire agreement between the Parties relating to its subject matter. Each Party acknowledges that it has not entered into this Agreement on the basis of any warranty, representation, statement, agreement or undertaking except those expressly set out in this Agreement.



- 13.2. Any amendments to this Agreement shall be made in writing and shall only enter into force upon signature by the authorized representatives of the Parties.

#### **ARTICLE 14 SEVERABILITY**

If any provisions of this Agreement are or subsequently become invalid for any reason, the remaining provisions shall remain effective. Any provision which is fully or partially invalid shall be replaced by a provision which best meets the purpose of the replaced provision.

#### **ARTICLE 15 NO WAIVER OF RIGHTS**

- 15.1. No failure or delay on the part of a Party to exercise any right or remedy under this Agreement shall be construed or operate as a waiver thereof, nor shall any single or partial exercise of any right or remedy preclude the further exercise of such right or remedy.
- 15.2. No concession or waiver made by a Party to the other in respect of any breach shall prejudice or restrict the former Party from exercising its rights pursuant to this Agreement.
- 15.3. Nothing in this Agreement shall constitute or be construed as a waiver by CERN of the privileges and immunities granted to it by its Member and Associate Member States, by virtue of its status as an Intergovernmental Organization.

#### **ARTICLE 16 NO AGENCY**

- 16.1. Nothing in this Agreement creates, implies, or evidences any partnership or joint venture between the Parties, or the relationship between them of principal and agent. Neither Party has any authority to make any representation or commitment, or to incur any liability, on behalf of the other.

#### **ARTICLE 17 APPLICABLE LAW AND DISPUTE SETTLEMENT**

- 17.1. The provisions of this Agreement shall be interpreted in accordance with their true meaning and effect, and independently of any national or other laws. Without prejudice to CERN's status as an Intergovernmental Organization, reference shall be made to Swiss substantive law where:
- (a) a matter is not specifically covered by this Agreement; or
  - (b) a provision of this Agreement is ambiguous or unclear.
- 17.2. Reference to Swiss substantive law shall be made exclusively for the matter or the provision concerned, and shall in no event apply to the other provisions of this Agreement.
- 17.3. If any dispute under this Agreement fails to be settled amicably, the Parties shall resort to the arbitration procedure as defined in Annex A – Arbitration drawn up by CERN in accordance with its status as an Intergovernmental Organization. Notwithstanding reference of any dispute to arbitration, the Parties shall continue to perform their obligations under this Agreement.



## ARTICLE 18 NOTICES

18.1. Each Party shall be represented exclusively by, and all notices and correspondence concerning this Agreement shall be communicated exclusively by and to the representatives set out below, until changed by notice given in accordance with this clause.

18.2. All documents concerning this Agreement shall bear the reference:

KN4962

18.3. Communication addressed to CERN shall be sent to:

Maurizio Vretenar  
ATS-DO  
CH - 1211 GENEVA 23  
Switzerland

Email address: maurizio.vretenar@cern.ch

Tel: +41 22 76 72925

18.4. Communication addressed to Association for the Support of the SEEIIST shall be sent to:

Sanja Damjanovic  
Rue de Geneve 35, BAT B03  
FR - 01630 St. Genis-Pouilly

Email address: sanja.damjanovic@cern.ch

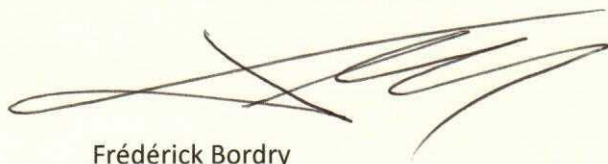
Tel: +41 75 411 3179 and +382 67 599 851

In WITNESS WHEREOF, the Parties hereto have executed this Agreement:

The European Organization for Nuclear  
Research ("CERN")

Place: Geneva

Date: 16.11.2020



Frédérick Bordry

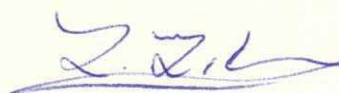
Director for Accelerators and Technology



The Association for the Support of the South  
East European International Institute for  
Sustainable Technologies ("SEEIIST")

Place: Sofia

Date: 25.11.2020



Leandar Litov

Chair of the Board



## ANNEX A

### ARBITRATION

1. Within 30 days of written notification by a Party to the other Party of its intention to resort to arbitration, the first Party shall appoint an arbitrator. The second Party shall appoint an arbitrator within three months of the appointment of the first arbitrator. The two arbitrators shall, by joint agreement and within three months of the appointment of the second arbitrator, select a third arbitrator, who shall subsequently be appointed by the Parties to preside over the arbitration tribunal.
2. If the second Party fails to appoint an arbitrator or the two arbitrators fail to agree on the selection of a third arbitrator, the second or, as the case may be, the third arbitrator, shall be selected by the President of the Administrative Tribunal of the International Labour Organization, established in Geneva, Switzerland, and subsequently appointed by the Parties, at the request of the first Party to do so.
3. None of the arbitrators shall be drawn from amongst persons who are or have been in any way in or at the service of CERN or of SEEIIST or of any subsidiary or affiliate of the latter. They shall act impartially in the execution of their duties.
4. The arbitration proceedings shall take place in Geneva. The Parties shall within 30 days of the appointment of the third arbitrator agree on the terms of reference of the arbitration tribunal, including the procedure to be followed.
5. The arbitration tribunal shall faithfully apply this Agreement and shall set out in the award the detailed grounds for its decision. The costs of the arbitration, including all reasonable fees expended by the Parties, shall be borne by the unsuccessful Party or Parties and the award shall include an allocation of such costs. The arbitration tribunal shall have no authority to award interest.
6. The arbitral award shall be final and binding upon the Parties, who hereby expressly agree to renounce any form of appeal or revision, whether ordinary or extraordinary, it being understood that each Party may within two weeks from the date of the award request the arbitration tribunal to give a written interpretation of the arbitral award or to correct computation or typographical errors. The interpretation or correction shall be made known to the Parties within two months from the date of the request and shall become part of the award. Until the date of the delivery by the arbitration tribunal of any requested interpretation or correction, the execution of the arbitral award shall be suspended.
7. Save to the extent required by law, the arbitral award shall not be published or its contents made known to any third party, unless each Party gives prior written approval.



**ADDENDUM No. 1**

**KN4964**

**TO**

**FRAMEWORK COLLABORATION AGREEMENT KN4962**

BETWEEN

**THE EUROPEAN ORGANIZATION FOR NUCLEAR RESEARCH ("CERN")**, an Intergovernmental Organization having its seat at Geneva, Switzerland, duly represented by Frédéric Bordry, Director for Accelerators and Technology,

AND

**THE ASSOCIATION FOR THE SUPPORT OF SOUTH EAST EUROPEAN INTERNATIONAL INSTITUTE FOR SUSTAINABLE TECHNOLOGIES ("SEEIIST")**, a non-profit organisation established as a Swiss Association in the meaning of Art. 60 et seq. of the Swiss Civil Code, with its registered seat at Rue des Battoirs 7, c/o PKF Fiduciaire SA, 1205, Geneva, Switzerland, represented by its Chair of the Board, Leandar Litov.

Hereinafter each individually referred to as a "Party" and collectively as the "Parties",

**CONSIDERING THAT:**

Framework Collaboration Agreement KN4962 (the "Agreement") concluded between the Parties defines the framework applicable to collaboration between them in designated domains;

Article 3.1 of the Agreement provides that the scope, each Party's contributions and all other details of each specific Project shall be set out in Addenda to the Agreement;

The Parties have identified the collaborative project set out below, which shall be covered by the provisions of this Addendum No. 1 KN4964 (the "Addendum"),

**AGREE AS FOLLOWS:**

**Article 1**

**Scope**

- 1.1 Under the terms of this Addendum, the Parties shall collaborate on the technical and conceptual design of a baseline accelerator and related components to be potentially used at a facility for cancer research and therapy with ion beams in the South East European region, to which SEEIIST is a precursor (the "Project"). Such technical and conceptual designs currently envisage the use of a synchrotron with advanced features with respect to existing facilities (new linac, higher current with multiturn injection,

combined fast and slow extraction, superconducting ion gantry, superconducting magnet technology).

In particular, the Parties shall collaborate on Project activities related to the design of the baseline accelerator, as follows:

Work Package 1: The detailed design of critical components of the synchrotron: injection and extraction hardware, beam instrumentation, overall lattice, linac injector, novel superconducting magnets, superconducting ion gantry (WP1);

Work Package 2: The optimization of the overall layout for the accelerator facility, including structural shielding and efficiency studies (WP2); and

Work Package 3: The dissemination and outreach to the scientific community and to general public in the South East European region and beyond of the results of WP1 and WP2, and more generally of the CERN NIMMS (Next Ion Medical Machine Study) activity.

1.2 Each Party shall bear the cost of its participation in the Project.

1.3 This Addendum shall be subject to the provisions of the Agreement, it being understood that in case of divergence the provisions of this Addendum shall prevail.

## **Article 2**

### **Duration of the Project**

The Project shall commence on the date of signature by the last Party to sign the Addendum and shall be completed no later than 31 December 2023.

## **Article 3**

### **SEEIIST's contribution**

3.1 SEEIIST shall contribute to the Project through employees with the following expertise (the "SEEIIST Experts"):

- employees with expertise in design and operation of medical synchrotrons or to be trained on the subject,
- employees with expertise in communication; and
- employees with administrative expertise, as required for the execution of the WPs.

In executing the Work Packages, the SEEIIST Experts shall be administratively supervised by SEEIIST and shall receive technical supervision and ad-hoc support by the CERN Technical Coordinator ([Annex 1](#)).

3.2 On completion of each Work Package, and in accordance with the agreed milestones, the SEEIIST Experts shall provide a report of the tasks performed.



#### **Article 4**

##### **CERN's contribution**

4.1 CERN shall contribute to the Project through the provision of the following:

- a) Technical information on the advanced accelerator design being performed in the framework of the service contract coordinated by the Deutsches Zentrum für Luft-und Raumfahrt (DLR) and other accelerator initiatives under of the Next Ion Medical Machine Study ("NIMMS").
- b) In collaboration with the SEEIIST Technical Coordinator (Annex 1), technical supervision of the SEEIIST Experts involved in the Project.
- c) CERN may also make available office facilities, equipment, materials and services (the "Facilities") on the CERN site as required for the execution of the Project. The Facilities shall remain the property of CERN and are made available without any warranty or liability relating to their use. SEEIIST shall take proper care of them until the completion of the Project. The Parties shall agree on the cost of repair, or the replacement of any item that cannot be repaired.

#### **Article 5**

##### **Technical co-ordination**

The Parties shall each nominate a technical co-ordinator, who together shall coordinate the technical execution of the Project. Their names and contact details are set out in Annex 1.

#### **Article 6**

##### **Status of Personnel**

- 6.1 During their stay at CERN, the SEEIIST Experts shall be appointed as Associated Members of the Personnel in accordance with Article 4 of the Agreement and CERN's Staff Rules and Regulations.
- 6.2 The total number of SEEIIST Experts registered as COAS or PJAS on the CERN site (with a duration of appointment longer than 6 months and percentage at CERN higher than 50%) to execute the Work Packages set out in Article 3.1 shall not exceed six (6).


#### **Article 7**

##### **Amendments**

Any amendment to this Addendum shall be made in writing and signed by the authorized representatives of the Parties.

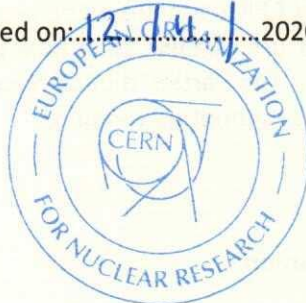
Thus drawn up in two copies in the English language and signed by the authorised representatives of the Parties.

The European Organization for  
Nuclear Research (CERN)



Frédéric Bordry

Signed on 12/11/2020



The Association for the Support of the  
South East European International  
Institute for sustainable technologies  
(SEEIIST)



Leandar Litov

Signed on 12/11/2020





## **ANNEX 1**

### **TECHNICAL COORDINATORS**

#### **CERN's Technical Coordinator shall be:**

Maurizio Vretenar  
ATS-DO  
CH- 1211 GENEVA 23  
Switzerland

Email address: maurizio.vretenar@cern.ch

Tel: +41 22 76 72925

#### **SEEIIST's Technical Coordinator shall be:**

Elena Benedetto

Email: elena.benedetto@cern.ch

Tel: +41 22 76 72778

Present Address: TERA Foundation Laboratory, CERN, Building 182, CH-1211 Geneva, Switzerland

