Consortium Agreement for the project

Integrated approach on the fate of microplastics towards healthy marine ecosystems

Project acronym MicroplastiX

Programme Joint Programming Initiative Oceans (JPI Oceans)

Call Joint call for proposals on microplastics in the marine environment

Coordinator Kungl. Tekniska högskolan/Royal Institute of Technology (KTH), Sweden

Start date of project 1st September 2020

Project duration 36 months



MicroplastiX Consortium Agreement, final version, 2020-10-29

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CONSORTIUM AGREEMENT

THIS CONSORTIUM AGREEMENT is made on 1st September 2020, hereinafter referred to as the Effective Date

BETWEEN:

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Short name: KTH

Project Coordinator

Dr. Luca Brandt

and

2) Chalmers University of Technology, Department of Mechanics and Maritime Sciences, Gothenburg, Sweden

Short name: Chalmers

and

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Short name: UFPE-CEERMA

and

4) Sorbonne Université, located 21 rue de l'Ecole de Médecine 75006 Paris acting on their own behalf and on behalf of the Villefranche Oceanographic Laboratory, 181, Chemin du Lazret, 06230 Villefranche sur mer, France

Short name: Sorbonne Université

and

5) Universidade Federal Rural de Pernambuco, Rua Dom Manuel de Medeiros, s/n, Dois Irmãos, CEP: 52171-900 Recife/PE, Brazil

Short name: UFRPE

and

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Short name: ZMT

and

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and

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and

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and

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Short name: UFPE-LABZOO

hereinafter, jointly, or individually, referred to as "Parties" or "Party"

relating to the Action entitled

JPI Oceans

Integrated approach on the fate of microplastics towards healthy marine ecosystems

in short

MicroplastiX

hereinafter referred to as "Project"

WHEREAS:

The Parties, having considerable experience in the field concerned, have submitted or will submit, as soon as their respective National calls are published, a joint Project proposal or individual Project proposals to their relevant national Funding Authority or decided to become a member of this Project without external funding.

NOW, THEREFORE, IT IS HEREBY AGREED AS FOLLOWS:

Section 1: Definitions

In this Agreement, the following capitalized terms will have the respective meanings set out hereinafter:

"Consortium Plan"

Consortium Plan means the description of the action and the related agreed budget and which may be updated by the General Assembly.

"Funding Authority"

Funding Authority means the body awarding a Party a grant for the Project.

"Defaulting Party"

Defaulting Party means a Party which the General Assembly has identified to be in breach of this Consortium Agreement as specified in Section 4.2 of this Consortium Agreement.

"Needed"

means:

For the implementation of the Project:

Access Rights are Needed if, without the grant of such Access Rights, carrying out the tasks assigned to the recipient Party would be technically or legally impossible, significantly delayed, or require significant additional financial or human resources.

For Exploitation of own Results:

Access Rights are Needed if, without the grant of such Access Rights, the Exploitation of own Results would be technically or legally impossible.

"Software"

Software means sequences of instructions to carry out a process in, or convertible into, a form executable by a computer and fixed in any tangible medium of expression.

Section 2: Purpose

The purpose of this Consortium Agreement is to specify with respect to the Project the relationship among the Parties, in particular concerning the organisation of the work between the Parties, the management of the Project and the rights and obligations of the Parties concerning inter alia liability, Access Rights and dispute resolution.

Section 3: Entry into force, duration, and termination

3.1 Entry into force

An entity becomes a Party to this Consortium Agreement upon signature of this Consortium Agreement by a duly authorised representative.

This Consortium Agreement shall have effect from the Effective Date identified at the beginning of this Consortium Agreement for 36 (thirty-six) months. The Consortium hereby acknowledges the fact that at the time of signature of this Consortium Agreement, some Parties are still awaiting the call for funding and subsequent funding confirmation by their National Funding Authority.

A new entity becomes a Party to the Consortium Agreement upon signature of the accession document (Attachment 2) by the new Party and the Coordinator. Such accession shall have effect from the date identified in the accession document for 36 (thirty-six) months.

3.2 Duration and termination

This Consortium Agreement shall continue in full force and effect until complete fulfilment of all obligations undertaken by the Parties.

However, this Consortium Agreement or the participation of one or more Parties to it may be terminated in accordance with the terms of this Consortium Agreement.

lf

- a Grant Agreement is not signed by the Funding Authority that a Party has applied to or that Party, or
- a Grant Agreement is terminated by the Funding Authority that a Party has applied to or that Party.

This Consortium Agreement shall automatically terminate in respect of the affected Party/ies subject to the provisions surviving the expiration or termination under Section 3.3 of the Consortium Agreement.

3.3 Survival of rights and obligations

The provisions relating to Access Rights, Dissemination and confidentiality, for the time period mentioned therein, as well as for liability, applicable law and settlement of disputes shall survive the expiration or termination of this Consortium Agreement.

Termination shall not affect any rights or obligations of a Party leaving the Consortium incurred prior to the date of termination, unless otherwise agreed between the General Assembly and the leaving Party. This includes the obligation to provide all input, deliverables and documents for the period of its participation.

Section 4: Responsibilities of Parties

4.1 General principles

Each Party undertakes to take part in the efficient implementation of the Project, and to cooperate, perform and fulfil, promptly and on time, all of its obligations under this Consortium Agreement as may be reasonably required from it and in a manner of good faith as prescribed by Belgian law.

Each Party undertakes to notify promptly, in accordance with the governance structure of the Project, any significant information, fact, problem or delay likely to affect the Project.

Each Party shall promptly provide all information reasonably required by a Consortium Body or by the Coordinator to carry out its tasks.

Each Party shall take reasonable measures to ensure the accuracy of any information or materials it supplies to the other Parties.

4.2 Breach

In the event that a responsible Consortium Body identifies a breach by a Party of its obligations under this Consortium Agreement (e.g. improper implementation of the project), the Coordinator or, if the Coordinator

is in breach of its obligations, the Party appointed by the General Assembly, will give formal notice to such Party requiring that such breach will be remedied within 30 calendar days from the date of receipt of the written notice by the Party.

If such breach is substantial and is not remedied within that period or is not capable of remedy, the General Assembly may decide to declare the Party to be a Defaulting Party and to decide on the consequences thereof which may include termination of its participation.

4.3 Involvement of third parties

A Party that enters into a subcontract or otherwise involves third parties (including but not limited to Affiliated Entities) in the Project remains responsible for carrying out its relevant part of the Project and for such third party's compliance with the provisions of this Consortium Agreement. It has to ensure that the involvement of third parties does not affect the rights and obligations of the other Parties under this Consortium Agreement.

Section 5: Liability towards each other

5.1 No warranties

In respect of any information or materials (incl. Results and Background) supplied by one Party to another under the Project, no warranty or representation of any kind is made, given or implied as to the sufficiency or fitness for purpose nor as to the absence of any infringement of any proprietary rights of third parties.

Therefore,

- the recipient Party shall in all cases be entirely and solely liable for the use to which it puts such
 information and materials, and
- no Party granting Access Rights shall be liable in case of infringement of proprietary rights of a third party resulting from any other Party (or its Affiliated Entities) exercising its Access Rights.

5.2 Limitations of contractual liability

No Party shall be responsible to any other Party for any indirect or consequential loss or similar damage such as, but not limited to, loss of profit, loss of revenue or loss of contracts, provided such damage was not caused by a wilful act or by gross negligence.

For any remaining contractual liability, a Party's aggregate liability towards the other Parties collectively shall be limited to the Party's share of the total costs of the Project provided such damage was not caused by a wilful act or gross negligence.

The terms of this Consortium Agreement shall not be construed to amend or limit any Party's statutory liability.

5.3 Damage caused to third parties

Each Party shall be solely liable for any loss, damage, or injury to third parties resulting from the performance of the said Party's obligations by it or on its behalf under this Consortium Agreement or from its use of Results or Background.

5.4 Force Majeure

No Party shall be considered to be in breach of this Consortium Agreement if it is prevented from fulfilling its obligations under the Consortium Agreement by Force Majeure.

Each Party will notify the competent Consortium Bodies of any Force Majeure without undue delay. If the consequences of Force Majeure for the Project are not overcome within 6 weeks after such notification, the transfer of tasks - if any - shall be decided by the competent Consortium Bodies.

Section 6: Governance structure

6.1 General structure

The organisational structure of the Consortium shall comprise the following Consortium Bodies:

Coordination (C): The Coordinator (KTH) is the legal entity acting as the intermediary between the Parties and the Funding Authority. The Coordinator shall, in addition to its responsibilities as a Party, perform the tasks assigned to it as described in this Consortium Agreement.

General Assembly (GA): as the ultimate decision-making body of the consortium.

Project Steering Group (PSG): Led by the coordinator, contains the Coordinator and selected WP leaders, and will act as a supervisory body for the execution of the Project. The PSG shall report to the General Assembly. The Project Steering Group (PSG) will contribute to manage the project on a strategic level based on reports from the Coordinator and

Steering Committee (SC): Led by the coordinator, contains Work Package leaders and Case Study leaders.

Knowledge generated in the project that is potentially subject to Intellectual Property Rights (IPR), will be managed by the Project Steering Group.

Changes to the composition of Consortium bodies and their responsibilities can be made by the General Assembly.

6.2 General operational procedures for all Consortium Bodies

6.2.1 Representation in meetings

Any Party which is a member of a Consortium Body (hereinafter referred to as "Member"):

- should be present or represented at any meeting;
- may appoint a substitute or a proxy to attend and vote at any meeting; and shall participate in a cooperative manner in the meetings.

6.2.2 Preparation and organisation of meetings

6.2.2.1 Convening meetings

The chairperson of a Consortium Body shall convene meetings of that Consortium Body.

	Ordinary meeting	Extraordinary meeting
General	At least once a	At any time upon written request of the Project Steering Group or 1/3
Assembly	year	of the Members of the General Assembly
Project Steering	At least quarterly	At any time upon written request of any Member of the Project
Group		Steering Group

6.2.2.2 Notice of a meeting

The chairperson of a Consortium Body shall give notice in writing of a meeting to each Member of that Consortium Body as soon as possible and no later than the minimum number of days preceding the meeting as indicated below.

	Ordinary meeting	Extraordinary meeting
General Assembly	45 calendar days	15 calendar days
Project Steering Group (PSG)	14 calendar days	7 calendar days

6.2.2.3 Sending the agenda

The chairperson of a Consortium Body shall prepare and send each Member of that Consortium Body a written (original) agenda no later than the minimum number of days preceding the meeting as indicated below.

General Assembly	21 calendar days, 10 calendar days for an extraordinary meeting
Project Steering Group (PSG)	7 calendar days

6.2.2.4 Adding agenda items:

Any agenda item requiring a decision by the Members of a Consortium Body must be identified as such on the agenda.

Any Member of a Consortium Body may add an item to the original agenda by written notification to all of the other Members of that Consortium Body up to the minimum number of days preceding the meeting as indicated below.

General Assembly	14 calendar days, 7 calendar days for an extraordinary meeting
Project Steering Group (PSG)	2 calendar days

6.2.2.5

During a meeting the Members of a Consortium Body present or represented can unanimously agree to add a new item to the original agenda

6.2.2.6

Meetings of each Consortium Body may also be held by teleconference or other telecommunication means.

6.2.2.7

Decisions will only be binding once the relevant part of the Minutes has been accepted according to Section 6.2.5.

6.2.2.8

Any decision may also be taken without a meeting if the Coordinator circulates to all Members of the Consortium Body a written document, which is then agreed by the defined majority (see Section 6.2.3) of all Members of the Consortium Body. Such document shall include the deadline for responses.

Decisions taken without a meeting shall be considered as accepted if, within the period set out in article 6.2.4.4, no Member has sent an objection in writing to the chairperson. The decisions will be binding after the chairperson sends to all Members of the Consortium Body and to the Coordinator a written notification of this acceptance.

6.2.2.9 Meetings of the General Assembly, the Project Steering Group and the Steering Committee may also be held by teleconference, videoconference, online meeting or other telecommunication means.

6.2.3 Voting rules and quorum

6.2.3.1

Each Consortium Body shall not deliberate and decide validly unless two-thirds (2/3) of its Members are present or represented (quorum). If the quorum is not reached, the chairperson of the Consortium Body shall convene another ordinary meeting within 15 calendar days. If in this meeting the quorum is not reached once more, the chairperson shall convene an extraordinary meeting which shall be entitled to decide even if less than the quorum of Members is present or represented.

Any decision may also be taken without a meeting if the chairperson circulates to all Members a written document which is signed by the defined majority of Members. Such document shall include the deadline for response.

A decision will only be binding once the minutes have been accepted according to 6.2.5.2. of this Consortium Agreement.

6.2.3.2

Each Member of a Consortium Body present or represented in the meeting shall have one vote.

6.2.3.3

A Party which the General Assembly has declared according to Section 4.2 to be a Defaulting Party may not vote.

6.2.3.4

Decisions shall be taken by a majority of two-thirds (2/3) of the votes cast.

6.2.4 Veto rights

6.2.4.1

A Member which can show that its own work, time for performance, costs, liabilities, intellectual property rights or other legitimate interests would be severely affected by a decision of a Consortium Body may exercise a veto with respect to the corresponding decision or relevant part of the decision.

6.2.4.2

When the decision is foreseen on the original agenda, a Member may veto such a decision during the meeting only.

6.2.4.3

When a decision has been taken on a new item added to the agenda before or during the meeting, a Member may veto such decision during the meeting and within 15 calendar days after the draft minutes of the meeting are sent. A Party that is not a Member of a particular Consortium Body may veto a decision within the same number of calendar days after the draft minutes of the meeting are sent.

6.2.4.4

When a decision has been taken without a meeting a Member may veto such decision within 15 calendar days after written notification by the chairperson of the outcome of the vote.

6.2.4.5

In case of exercise of veto, the Members of the related Consortium Body shall make every effort to resolve the matter which occasioned the veto to the general satisfaction of all its Members.

A Party may neither veto decisions relating to its identification to be in breach of its obligations nor to its identification as a Defaulting Party. The Defaulting Party may not veto decisions relating to its participation and termination in the consortium or the consequences of them.

6.2.4.6

A Party requesting to leave the consortium may not veto decisions relating thereto.

6.2.5 Minutes of meetings

6.2.5.1

The chairperson of a Consortium Body shall produce written minutes of each meeting which shall be the formal record of all decisions taken. He/she shall send the draft minutes to all Members within 10 calendar days of the meeting.

6.2.5.2

The minutes shall be considered as accepted if, within 15 calendar days from sending, no Member has sent an objection in writing to the chairperson with respect to the accuracy of the draft of the minutes.

6.2.5.3

The chairperson shall send the accepted minutes to all the Members of the Consortium Body and to the Coordinator, who shall safeguard them. If requested the Coordinator shall provide authenticated duplicates to Parties.

6.3 Specific operational procedures for the Consortium Bodies

6.3.1 General Assembly

In addition to the rules described in Section 6.2, the following rules apply:

6.3.1.1 Members

6.3.1.1.1

The General Assembly shall consist of one representative of each Party (hereinafter General Assembly Member).

6.3.1.1.2

Each General Assembly Member shall be deemed to be duly authorised to deliberate, negotiate and decide on all matters listed in Section 6.3.1.2. of this Consortium Agreement.

6.3.1.1.3

The Coordinator shall chair all meetings of the General Assembly, unless decided otherwise in a meeting of the General Assembly.

6.3.1.1.4

The Parties agree to abide by all decisions of the General Assembly. This does not prevent the Parties to submit a dispute to resolution in accordance with the provisions of Settlement of disputes in Section 11.8.

6.3.1.2 Decisions

The General Assembly shall be free to act on its own initiative to formulate proposals and take decisions in accordance with the procedures set out herein. In addition, all proposals made by the Project Steering Committee (PSG) shall also be considered and decided upon by the General Assembly.

The following decisions shall be taken by the General Assembly:

Content, finances, and intellectual property rights

- Proposals for changes to the budget to be agreed by the Funding Authority and the Parties
- Changes to the Consortium Plan
- Modifications to Attachment 1 (Background included)
- Additions to Attachment 3 (Identified Affiliated Entities)

Evolution of the consortium

- Entry of a new Party to the consortium and approval of the settlement on the conditions of the accession of such a new Party
- Withdrawal of a Party from the consortium and the approval of the settlement on the conditions of the withdrawal
- Identification of a breach by a Party of its obligations under this Consortium Agreement
- Declaration of a Party to be a Defaulting Party
- Remedies to be performed by a Defaulting Party
- Termination of a Defaulting Party's participation in the consortium and measures relating thereto
- Proposal to the Funding Authority for a change of the Coordinator
- Proposal to the Funding Authority for suspension of all or part of the Project
- Proposal to the Funding Authority for termination of the Project and the Consortium Agreement

6.3.2 Project Steering Group

In addition to the rules in Section 6.2, the following rules shall apply:

6.3.2.1 Members

The Project Steering Group shall consist of the Coordinator and Selected WP leaders appointed by the General Assembly.

The Coordinator shall chair all meetings of the Project Steering Group, unless decided otherwise by a majority of two-thirds of the Members present at the Project Steering Group meeting in session.

6.3.2.2 Minutes of meetings

Minutes of Project Steering Group meetings once accepted, shall be sent by the Coordinator to the General Assembly Members for information.

6.3.2.3 Tasks

6.3.2.3.1

The Project Steering Group shall prepare the meetings, propose decisions and prepare the agenda of the General Assembly according to Section 6.3.1.2.

6.3.2.3.2

The Project Steering Group shall seek a consensus among the Parties.

6.3.2.3.3

The Project Steering Group shall be responsible for the proper execution and implementation of the decisions of the General Assembly.

6.3.2.3.4

The Project Steering Group shall monitor the effective and efficient implementation of the Project.

6.3.2.3.5

In addition, the Project Steering Group shall collect information at least every 6 months on the progress of the Project, examine that information to assess the compliance of the Project with the Consortium Plan and, if necessary, propose modifications of the Consortium Plan to the General Assembly.

6.3.2.3.6

The Project Steering Group shall:

- support the Coordinator in preparing meetings with the Funding Authority and in preparing related data and deliverables
- prepare the content and timing of press releases and joint publications by the consortium or proposed by the Funding Authority.

Content, finances and intellectual property rights

- Arrange an evaluation workshop with all Work Package leaders after the first 18 months
- Changes to the Consortium Plan
- Modifications to Attachment 1 (Background Included)
- Additions to Attachment 3 (Identified Affiliated Entities)

Intellectual Property Rights (IPR)

- IPR issues will be handled by the Project Steering Group that will advise on IPR and help in the negotiation of IPR related issues.
- The Project Steering Group will provide guidelines on how to handle arising IPR during the first meeting in the General Assembly
- Issues regarding IPR will be discussed during the GA meetings or when requested by a party.
- The Coordinator will be the IPR leader and shall act as a mediator between the partners on IP issues in intra-consortium related issues. In case a dispute is not resolved in a timely manner, the dispute shall be resolved according to article 11.8.

The Members Project Steering Group members shall consult their own organization's respective legal staff, IPR and Transfer offices whenever necessary. For avoidance of doubt, no decision related to the management or exploitation of a Party's IPR shall be taken without such Party's prior and written consent.

6.3.2.3.7

In the case of abolished tasks as a result of a decision of the General Assembly, the Project Steering Committee shall advise the General Assembly on ways to rearrange tasks and budgets of the Parties concerned. Such rearrangement shall take into consideration the legitimate commitments taken prior to the decisions, which cannot be cancelled.

6.4 Coordinator

6.4.1

The Coordinator shall be the intermediary between the Parties and shall perform all tasks assigned to it as described in this Consortium Agreement.

6.4.2

In particular, the Coordinator shall be responsible for:

- monitoring compliance by the Parties with their obligations
- keeping the address list of Members and other contact persons updated and available
- collecting, reviewing to verify consistency and submitting reports, other deliverables (including financial statements and related certifications) and specific requested documents to the Funding Authority
- transmitting documents and information connected with the Project to any other Parties concerned
- administering the financial contribution of the Funding Authority and fulfilling the financial tasks described in Section 7.3
- providing, upon request, the Parties with official copies or originals of documents that are in the sole
 possession of the Coordinator when such copies or originals are necessary for the Parties to present
 claims.

If one or more of the Parties is late in submission of any project deliverable, the Coordinator may nevertheless submit the other 'Parties' project deliverables and all other documents required by to the Funding Authority in time.

6.4.3

If the Coordinator fails in its coordination tasks, the General Assembly may propose to the Funding Authority to change the Coordinator.

6.4.4

The Coordinator shall not be entitled to act or to make legally binding declarations on behalf of any other Party or of the consortium, unless explicitly stated otherwise in this Consortium Agreement.

6.4.5

The Coordinator shall not enlarge its role beyond the tasks specified in this Consortium Agreement.

Section 7: Financial provisions

7.1 General Principles

All Parties will be funded for its tasks carried out in accordance with the Project Proposal by each respective Funding Authority. National Grant Agreements are signed between each participating institution in the consortium and its corresponding Funding Authority.

7.2 Justifying Costs

In accordance with its own usual accounting and management principles and practices, each Party shall be solely responsible for justifying its costs with respect to the Project towards the Funding Authority.

Neither the Coordinator nor any of the other Parties shall be in any way liable or responsible for such justification of costs towards the Funding Authority.

Section 8: Results

8.1 Ownership of Results

In accordance with the national laws/IP policies pertaining in each Party's jurisdiction, results are owned by the Party/Party's researchers as applicable, that generates them.

8.2 Joint ownership

Joint ownership is governed by the following provisions:

Unless otherwise agreed:

- each of the joint owners shall be entitled to use their jointly owned Results for non-commercial research
 activities on a royalty-free basis, and without requiring the prior consent of the other joint owner(s), and
- each of the joint owners shall be entitled to otherwise Exploit the jointly owned Results and to grant non-exclusive licenses to third parties (without any right to sub-license), if the other joint owners are given:
 - (a) at least 45 calendar days advance notice; and
 - (b) if no objection is made within the time limit stated above, the permission is given by the other joint owners who each shall receive Fair and Reasonable compensation considering each joint owner's relative contribution to the jointly owned Results.

The joint owners shall agree on all protection measures and the division of related cost in advance.

8.3 Transfer of Results

8.3.1

Each Party may transfer ownership of its own Results following the procedures hereunder.

8.3.2

It may identify specific third parties it intends to transfer the ownership of its Results to. The other Parties hereby waive their right to prior notice and their right to object to a transfer to third parties.

8.3.3

The transferring Party shall, however, at the time of the transfer, inform the other Parties of such transfer and shall ensure that the rights of the other Parties will not be affected by such transfer.

8.3.4

The Parties recognize that in the framework of a merger or an acquisition of an important part of its assets, it may be impossible under applicable EU and national laws on mergers and acquisitions for a Party to give the full 45 calendar days prior notice for the transfer.

8.3.5

The obligations above apply only for as long as other Parties still have - or still may request - Access Rights to the Results.

8.4 Dissemination

8.4.1

For the avoidance of doubt, nothing in this Section 8.4 has impact on the confidentiality obligations set out in Section 10.

8.4.2 Dissemination of own Results

8.4.2.1

During the Project and for a period of 1 year after the end of the Project, the dissemination of own Results by one or several Parties including but not restricted to publications and presentations, shall be subject to the following provisions.

Prior notice of any planned publication shall be given to the other Parties at least 45 calendar days before the publication. Any objection to the planned publication shall be made in in writing to the Coordinator and to the Party or Parties proposing the dissemination within 30 calendar days after receipt of the notice. If no objection is made within the time limit stated above, the publication is permitted.

8.4.2.2

An objection is justified if

- (a) the protection of the objecting Party's Results or Background would be adversely affected
- (b) the objecting Party's legitimate interests in relation to the Results or Background would be significantly harmed.

The objection has to include a precise request for necessary modifications.

8.4.2.3

If an objection has been raised the involved Parties shall discuss how to overcome the justified grounds for the objection on a timely basis (for example by amendment to the planned publication and/or by protecting information before publication) and the objecting Party shall not unreasonably continue the opposition if appropriate measures are taken following the discussion.

8.5

The objecting Party can request a publication delay of not more than 90 calendar days from the time it raises such an objection. After 90 calendar days the publication is permitted.

8.5.1 Dissemination of another Party's unpublished Results or Background

A Party shall not include in any dissemination activity another Party's Results or Background without obtaining the owning Party's prior written approval, unless they are already published.

8.5.2 Cooperation obligations

The Parties undertake to cooperate to allow the timely submission, examination, publication and defence of any dissertation or thesis for a degree that includes their Results or Background subject to the confidentiality and publication provisions agreed in this Consortium Agreement.

8.5.3 Use of names, logos or trademarks

Nothing in this Consortium Agreement shall be construed as conferring rights to use in advertising, publicity or otherwise the name of the Parties or any of their logos or trademarks without their prior written approval.

Section 9: Access Rights

9.1 Background included

9.1.1

In Attachment 1, the Parties have identified and agreed on the Background for the Project and have also, where relevant, informed each other that Access to specific Background is subject to legal restrictions or limits.

Anything not identified in Attachment 1 shall not be the object of Access Right obligations regarding Background.

9.1.2

Any Party may add further own Background to Attachment 1 during the Project by written notice to the other Parties. However, approval of the General Assembly is needed should a Party wish to modify or withdraw its Background in Attachment 1.

9.2 General Principles

9.2.1

Each Party shall implement its tasks in accordance with the Consortium Plan and shall bear sole responsibility for ensuring that its acts within the Project do not knowingly infringe third party property rights.

9.2.2

Any Access Rights granted expressly exclude any rights to sublicense unless expressly stated otherwise.

9.2.3

Access Rights shall be free of any administrative transfer costs.

9.2.4

Access Rights are granted on a non-exclusive basis.

9.2.5

Results and Background shall be used only for the purposes for which Access Rights to it have been granted.

9.2.6

All requests for Access Rights shall be made in writing. The granting of Access Rights may be made conditional on the acceptance of specific conditions aimed at ensuring that these rights will be used only for the intended purpose and that appropriate confidentiality obligations are in place.

9.2.7

The requesting Party must show that the Access Rights are Needed.

9.3 Access Rights for implementation

Access Rights to Results and Background Needed for the performance of the own work of a Party under the Project shall be granted on a royalty-free basis, unless otherwise agreed for Background in Attachment 1.

9.4 Access Rights for Exploitation

9.4.1 Access Rights to Results

Access Rights to Results if Needed for Exploitation of a Party's own Results shall be granted on a Fair and Reasonable conditions.

Access Rights to Results for internal research activities, education and teaching shall be granted on a royalty-free basis.

Results and/or any and all data and/or information that is provided, disclosed or otherwise collected by and made available between the Parties may include personal data as defined in the EU General Data Protection Regulation 2016/679 (hereinafter referred to as "GDPR)" (hereinafter referred to as "Personal Data"). Accordingly, the Parties shall take all necessary steps to ensure that all Personal Data is processed in accordance with the GDPR and any other applicable data protection law and in accordance with the purpose or purposes for which it was collected. The Parties shall take all reasonable steps to anonymize Personal Data prior to making any disclosures of such data to another Party, unless there is a legal basis to disclose Personal Data in an identifiable form and a disclosure in identifiable form is necessary for the purpose of the implementation of the Project and in compliance with the EU- Grant Agreement and this Consortium Agreement. Each Party shall process contact details provided by other Parties only for the purpose of administering the Project administration (including but not limited to this Consortium Agreement).

9.4.2

Access Rights to Background if Needed for Exploitation of a Party's own Results, including for research on behalf of a third party, shall be granted on Fair and Reasonable conditions.

9.4.3

A request for Access Rights may be made up to twelve months after the end of the Project or, in the case of Section 9.7.2.1.2, after the termination of the requesting Party's participation in the Project.

9.5 Access Rights for Affiliated Entities

Affiliated Entities have Access Rights if they are identified in [Attachment 3 (Identified Affiliated Entities) to this Consortium Agreement.

Such Access Rights must be requested by the Affiliated Entity from the Party that holds the Background or Results. Alternatively, the Party granting the Access Rights may individually agree with the Party requesting the Access Rights to have the Access Rights include the right to sublicense to the latter's Affiliated Entities [listed in Attachment 3]. Access Rights to Affiliated Entities shall be granted on Fair and Reasonable conditions and upon written bilateral agreement.

Affiliated Entities which obtain Access Rights in return fulfil all confidentiality and other obligations accepted by the Parties under this Consortium Agreement as if such Affiliated Entities were Parties.

Access Rights may be refused to Affiliated Entities if such granting is contrary to the legitimate interests of the Party which owns the Background or the Results.

Access Rights granted to any Affiliated Entity are subject to the continuation of the Access Rights of the Party to which it is affiliated, and shall automatically terminate upon termination of the Access Rights granted to such Party.

Upon cessation of the status as an Affiliated Entity, any Access Rights granted to such former Affiliated Entity shall lapse.

Further arrangements with Affiliated Entities may be negotiated in separate agreements.

9.6 Additional Access Rights

For the avoidance of doubt any grant of Access Rights not covered by the Grant Agreement or this Consortium Agreement shall be at the absolute discretion of the owning Party and subject to such terms and conditions as may be agreed between the owning and receiving Parties.

9.7 Access Rights for Parties entering or leaving the consortium

9.7.1 New Parties entering the consortium

As regards Results developed before the accession of the new Party, the new Party will be granted Access Rights on the conditions applying for Access Rights to Background.

9.7.2 Parties leaving the consortium

9.7.2.1 Access Rights granted to a leaving Party

9.7.2.1.1 Defaulting Party

Access Rights granted to a Defaulting Party and such Party's right to request Access Rights shall cease immediately upon receipt by the Defaulting Party of the formal notice of the decision of the General Assembly to terminate its participation in the consortium.

9.7.2.1.2 Non-defaulting Party

A non-defaulting Party leaving voluntarily and with the other Parties' consent shall have Access Rights to the Results developed until the date of the termination of its participation.

It may request Access Rights within the period of time specified in Section 9.4.3.

9.7.2.2 Access Rights to be granted by any leaving Party

Any Party leaving the Project shall continue to grant Access Rights pursuant to this Consortium Agreement as if it had remained a Party for the whole duration of the Project.

9.8 Specific Provisions for Access Rights to Software

For the avoidance of doubt, the general provisions for Access Rights provided for in this Section 9 are applicable also to Software.

Parties' Access Rights to Software do not include any right to receive source code or object code ported to a certain hardware platform or any right to receive respective Software documentation in any particular form or detail, but only as available from the Party granting the Access Rights.

Section 10: Non-disclosure of information

10.1

All information in whatever form or mode of communication, which is disclosed by a Party (the "Disclosing Party") to any other Party (the "Recipient") in connection with the Project during its implementation and which has been explicitly marked as "confidential" at the time of disclosure, or when disclosed orally has been identified as confidential at the time of disclosure and has been confirmed and designated in writing within 15 calendar days from oral disclosure at the latest as confidential information by the Disclosing Party, is "Confidential Information".

10.2

The Recipients hereby undertake in addition and without prejudice to any commitment on non-disclosure under the Grand Agreement, for a period of 4 years after the end of the Project:

- Not to use Confidential Information otherwise than for the purpose for which it was disclosed;
- not to disclose Confidential Information without the prior written consent by the Disclosing Party;
- to ensure that internal distribution of Confidential Information by a Recipient shall take place on a strict need-to-know basis; and
- to return to the Disclosing Party, or destroy, on request all Confidential Information that has been disclosed to the Recipients including all copies thereof and to delete all information stored in a machine-readable form to the extent practically possible. The Recipients may keep a copy to the extent it is required to keep, archive or store such Confidential Information because of compliance with applicable laws and regulations or for the proof of on-going obligations provided that the Recipient comply with

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the confidentiality obligations herein contained with respect to such copy for as long as the copy is retained.

10.3

The recipients shall be responsible for the fulfilment of the above obligations on the part of their employees or third parties involved in the Project and shall ensure that they remain so obliged, as far as legally possible, during and after the end of the Project and/or after the termination of the contractual relationship with the employee or third party.

10.4

The above shall not apply for disclosure or use of Confidential Information, if and in so far as the Recipient can show that:

- the Confidential Information has become or becomes publicly available by means other than a breach
 of the Recipient's confidentiality obligations.
- the Disclosing Party subsequently informs the Recipient that the Confidential Information is no longer confidential.
- the Confidential Information is communicated to the Recipient without any obligation of confidentiality by a third party who is to the best knowledge of the Recipient in lawful possession thereof and under no obligation of confidentiality to the Disclosing Party.
- the disclosure or communication of the Confidential Information is foreseen by provisions of the Consortium Agreement.
- the Confidential Information, at any time, was developed by the Recipient completely independently of any such disclosure by the Disclosing Party.
- the Confidential Information was already known to the Recipient prior to disclosure, or
- the Recipient is required to disclose the Confidential Information in order to comply with applicable laws
 or regulations or with a court or administrative order, subject to the provision Section 10.7 hereunder.

10.5

The Recipient shall apply the same degree of care with regard to the Confidential Information disclosed within the scope of the Project as with its own confidential and/or proprietary information, but in no case less than reasonable care

10.6

Each Party shall promptly advise the other Party in writing of any unauthorised disclosure, misappropriation or misuse of Confidential Information after it becomes aware of such unauthorised disclosure, misappropriation or misuse.

10.7

If any Party becomes aware that it will be required, or is likely to be required, to disclose Confidential Information in order to comply with applicable laws or regulations or with a court or administrative order, it shall, to the extent it is lawfully able to do so, prior to any such disclosure

- notify the Disclosing Party, and
- comply with the Disclosing Party's reasonable instructions to protect the confidentiality of the information.

Section 11: Miscellaneous

11.1 Attachments, inconsistencies and severability

This Consortium Agreement consists of this core text and

Attachment 1 (Background included)

Attachment 2 (Accession document)

Attachment 3 (Identified Affiliated Entities)

I in case of conflicts between the attachments and the core text of this Consortium Agreement, the latter shall prevail.

Should any provision of this Consortium Agreement become invalid, illegal or unenforceable, it shall not affect the validity of the remaining provisions of this Consortium Agreement. In such a case, the Parties concerned shall be entitled to request that a valid and practicable provision be negotiated that fulfils the purpose of the original provision.

11.2 No representation, partnership or agency

Except as otherwise provided in Section 6.4.4, no Party shall be entitled to act or to make legally binding declarations on behalf of any other Party or of the consortium. Nothing in this Consortium Agreement shall be deemed to constitute a joint venture, agency, partnership, interest grouping or any other kind of formal business grouping or entity between the Parties.

11.3 Notices and other communication

Any notice to be given under this Consortium Agreement shall be in writing to the addresses and recipients as listed in the most current address list kept by the Coordinator.

Formal notices:

If it is required in this Consortium Agreement (Sections 4.2, 9.7.2.1.1, and 11.4) that a formal notice, consent or approval shall be given, such notice shall be signed by an authorised representative of a Party and shall either be served personally or sent by mail with recorded delivery or telefax with receipt acknowledgement.

Other communication:

Other communication between the Parties may also be affected by other means such as e-mail with acknowledgement of receipt, which fulfils the conditions of written form.

Any change of persons or contact details shall be notified immediately by the respective Party to the Coordinator. The address list shall be accessible to all Parties.

11.4 Assignment and amendments

Except as set out in Section 8.3, no rights or obligations of the Parties arising from this Consortium Agreement may be assigned or transferred, in whole or in part, to any third party without the other Parties' prior formal approval. Amendments and modifications to the text of this Consortium Agreement not explicitly listed in Section 6.3.1.2 (LP)/ 6.3.2.3 (SP) require a separate written agreement to be signed between all Parties.

11.5 Mandatory national law

Nothing in this Consortium Agreement shall be deemed to require a Party to breach any mandatory statutory law under which the Party is operating.

11.6 Language

This Consortium Agreement is drawn up in English, which language shall govern all documents, notices, meetings, arbitral proceedings, and processes relative thereto.

11.7 Applicable law

This Consortium Agreement shall be construed in accordance with and governed by the laws of Belgium excluding its conflict of law provisions.

11.8 Settlement of disputes

The parties shall endeavour to settle their disputes amicably.

Any dispute, controversy or claim arising under, out of or relating to this contract and any subsequent amendments of this contract, including, without limitation, its formation, validity, binding effect, interpretation, performance, breach or termination, as well as non-contractual claims, shall be submitted to mediation in accordance with the WIPO Mediation Rules. The place of mediation shall be Brussels unless otherwise agreed upon. The language to be used in the mediation shall be English unless otherwise agreed upon.

If, and to the extent that, any such dispute, controversy or claim has not been settled pursuant to the mediation within 60 calendar days of the commencement of the mediation, the courts of Brussels shall have exclusive jurisdiction.

Section 12: Signatures

AS WITNESS:

The Parties have caused this Consortium Agreement to be duly signed by the undersigned authorised representatives in separate signature pages the day and year first above written.

Aunika Sterma Trigell

KUNGLIGA TEKNISKA HÖGSKOLAN, ROYAL INSTITUTE OF TECHNOLOGY - KTH

2020-11-09

Date

Annika Stensson Trigell Vice President for Research

CHALMERS UNIVERSITY OF TECHNOLOGY - CHALMERS

Nov. 10 2020

Date

Angela Hillemyr

Head of Department of Mechanics and Maritime Sciences

UNIVERSIDADE FEDERAL DE PERNAMBUCO, CENTRO DE ESTUDOS E ENSAIOS EM RISCO E MODELAGEM AMBIENTAL - UFPE-CEERMA

Prof. Moacyr Cunha de Araújo Filho Vice-Reitor/UFPE

Reak, 3rd Nov. 2020

Moacyr Cunha de Araújo Filho

Vice-Rector of the Universidade Federal de Pernambuco (UFPE)

RECISE, 3nd November 2020

Leonardo Vieira Brozo da Costa

Director of the Centro de Estudos et nsaios em Risco e Modelagem Ambiental (CEERMA)

Sorbonne Université

05/11Ko?o

Jean CHAMBAZ, President Sorbonne Université

Pour le président et par délégation

Bruno Bachimont
Directeur adjoint du SAIC

UNIVERSIDADE FEDERAL RURAL DE PERNAMBUCO - UFRPE



Name(s) GABRIEL RIVAS DE MELO, Brazilian, federal civil servant, CPF nº 193.053.624-00, vice-rector of the of UFRPE.

Title(s) Doctor

LEIBNIZ ZENTRUM FÜR MARINE TROPENFORSCHUNG, LEIBNIZ CENTRE FOR TROPICAL MARINE RESEARCH - ZMT

30 October 2020

Dr Werner Ekau

Acting Scientific Director of ZMT

30 October 2020

Dr. Nicolas Dittert

Manging Director of ZMT

INSTITUTO OCEANOGRÁFICO DA UNIVERSIDADE DE SÃO PAULO, OCEANOGRAPHIC INSITITUTE OF SÃO PAULO UNIVERSITY - IOUSP

São Paulo 05th November 2020.

Prof^a Dr^a Elisabete S. Braga G. Saraiva Diretora • 101158

Director of Oceanographic Institute of University of São Paulo (IOUSP)

São Paulo, 05th November 2020.

Prof[®] Dr[®] Elisabete S. Braga G. Saraiva Diretora - IOUSP

Dean for Research

Delegation of competence under the terms of CoPq Resolution. 8009/2020

GALWAY-MAYO INSTITUTE OF TECHNOLOGY, MARINE AND FRESHWATER RESEARCH CENTRE - GMIT-MFRC

30th October 2020

lich Officer.

Date

Dr Rick Officer

Vice President for Research and Innovation

MicroplastiX Consortium Agreement, final version, 2020-10-29

UNIVERSIDADE DA CORUÑA (UNIVERSITY INSTITUTE OF ENVIRONMENT) - UDC

Signed on date indicated below in electronic signature	_
Jace .	
Salvador Naya Fernández, Vice-Chancellor for Science Policy, Research and Transfer	
Name(s)	
Title(s)	

34/47

Código Seguro De Verificación	bDmr5r7Brxam9Q4Yk9/VoQ==	Estado	Data e hora				
Asinado Por	Vicerr. de Política Científica, Investigación e Transferencia - Salvador Naya Fernández	Asinado	11/11/2020 15:00:46				
Observacións		Páxina	34/47				
Url De Verificación	https://sede.udc.gal/services/validation/bDmr5r7Brxam9Q4Yk9/VoQ==						



LEIBNIZ-INSTITUT FÜR POLYMERFORSCHUNG DRESDEN E.V., LEIBNIZ INSTITUTE FOR POLYMER RESEARCH - IPF

02. NGV. 2020

Date

Prof. Dr. B. Voit Wissenschaftliche Direktodn

Dr. L. Farkas E. männische Direktorin

Vorstand

Name(s) Title(s)

Leibniz-Institut für Polymerforschung

Bresida e.V. Hohe Straße 6 01069 Dresden Robijo Mmes de Fonza

UNIVERSIDADE FEDERAL DO RIO DE JANEIRO, FEDERAL UNIVERSITY OF RIO DE JANEIRO – UFRJ

November 6th, 2020

Date

Name: Rodrigo Nunes da Fonseca

Title: Director of the Instituto de Biodiversidade e Sustentabilidade, Universidade Federal do Rio de Janeiro

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UNIVERSITÉ DE TOULON, TOULON UNIVERSITY - UT-MIO

Date

Name(s)

Signé par : Xavier LEROUX Date : 04/11/2020 Qualité : Président Title(s)

Le Président de l'Université de Toulon

Xavier LEROUX

STAZIONE ZOOLOGICA ANTON DOHRN, ANTON DORHN ZOOLOGICAL STATION - SZAD

Firmato digitalmente da

Date

Roberto Danovaro

C = IT Data e ora della firma: 19/11/2020 09:02:44

Roberto Danovaro

President

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UNIVERSIDADE FEDERAL DO RIO GRANDE, FEDERAL UNIVERSITY OF RIO GRANDE - FURG

Date

Cleuza Maria Sobral Dias

Rector of Universidade Federal do Rio Grande (FURG

Prof. Dr. Cleren Francis Subral Dias Reitora

MicroplastiX Consortium Agreement, final version, 2020-10-29

UNIVERSIDADE FEDERAL DE PERNAMBUCO, FEDERAL UNIVERSITY OF PERNAMBUCO - UPFE-LABZOO

Prof. Moacyr Cunha de Araújo Filho
Vice-Reitor/UFPE

Moacyr Cunha de Araújo Filho

Vice-Rector of the Universidade Federal de Pernambuco (UFPE)

Sigrid Neumann Leitão

Chief Scientist of the Laboratório de Zooplâncton (LABZOO)

Attachment 1: Background included

Background is defined as "data, know-how or information that is needed to implement the action or exploit the results". Because of this need, Access Rights have to be granted in principle, but Parties must identify and agree amongst them on the Background for the project. This is the purpose of this attachment.

PARTY 1

As to KTH, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific	limitations	and/or	Specific	limitations	and/or	
	conditions	for implementa	ation	conditions for Exploitation			
Multi-scale modelling	No spe	ecific limitatio	ns or	No spe	ecific limitatio	ns or	
	conditions	defined		condition	s defined		

This represents the status at the time of signature of this Consortium Agreement.

PARTY 2

As to CHALMERS, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific	Specific limitations and/or		Specific	limit	ations	and/or		
	conditions	conditions for implementation				conditions for Exploitation			
Multi-scale modelling	No spe	cific limitati	ons or	No s	pecific	limitation	s or		
	conditions	conditions defined				ed			

This represents the status at the time of signature of this Consortium Agreement.

PARTY 3

As to UFPE-CEERMA, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific	limitations	and/or	Specific	limitations	and/or		
	conditions	for implement	ation	conditions for Exploitation				
Multi-scale modelling	No spe	cific limitatio	ons or	No spe	ecific limitation	ons or		
	conditions	defined		condition	s defined			

PARTY 4

As to LOV, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific	limitations	and/or	Specific limitations			and/or
	condition	s for implementa	condition	ns for Ex	ploitation		
Weathering experiments	No spe	ecific limitatio	ons or	No sp	ecific	limitations	s or
	condition	s defined		condition	ns define	ed	
Distribution of MPs in th	No spe	ecific limitatio	ns or	No sp	ecific	limitations	s or
environment	condition	s defined	condition	is define	ed		

This represents the status at the time of signature of this Consortium Agreement.

PARTY 5

As to UFRPE, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background					Spec	ific limi	tations	and/or	or Specific limitations			and/or
					cond	litions for in	nplementa	tion	conditions for Exploitation			
Distribution	of	MPs	in	the	No	specific	limitatio	ns or	No	specific	limitation	s or
environment					conditions defined				condi	tions defin	ed	

This represents the status at the time of signature of this Consortium Agreement.

PARTY 6

As to ZMT, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background				Spec	ific lim	itations	and/or	Spec	ific limitations and/o				
					cond	itions for i	mplement	ation	conditions for Exploitation				
Distribution	of	MPs	in	the	No	specific	limitatio	ons or	No	specific	limitation	s or	
environment					conditions defined					conditions defined			

This represents the status at the time of signature of this Consortium Agreement.

PARTY 7

As to IOUSP, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific	limitation	ns and/	or	Specific			
	conditions for implementation conditions for Exploita						loitation	
Analysis of persistent organic	No s	pecific lim	itations	or	No spe	cific	limitations	s or
pollutants in microplastics from	conditio	onditions defined conditions defined				d		
the marine environment								

This represents the status at the time of signature of this Consortium Agreement.

PARTY 8

As to GMIT-MFRC, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background			Spec	ific lim	itations	and/or	Speci	fic lim	limitations		
			cond	litions for in	nplementa	ntion	conditions for Exploitation				
Biofouling	and	weathering	No	specific	limitatio	ns or	No	specific	limitation	s or	
experiments			conditions defined				conditions defined				

This represents the status at the time of signature of this Consortium Agreement.

PARTY 9

As to UDC, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specif	ic limi	tations	and/or	Specifi	c limi	tations	and/or
	conditions for implementation conditions for Exploitation							
Weathering experiments	No	specific	limitation	ns or	No	specific	limitation	s or
	condit	ions defin	ed		conditions defined			

This represents the status at the time of signature of this Consortium Agreement.

PARTY 10

As to IPF, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/o				
	conditions for implementation	conditions for Exploitation				
Analysis of microplastics by	No specific limitations or	No specific limitations or				
optical, FTIR- and Raman-	conditions defined	conditions defined				
Spectroscopy						
Evaluation with the software	No specific limitations or	No specific limitations or				
GEPARD	conditions defined	conditions defined				

PARTY 11

As to UFRJ, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specif	ic limit	limitations and/or Spe		Specific	limi	tations a	and/or		
	condi	conditions for implementation conditions for Exploitation								
Distribution of MPs in the ocean	No	specific	limitations	s or	No s	pecific	limitations	or		
	condit	tions define	ed		conditions defined					

This represents the status at the time of signature of this Consortium Agreement.

PARTY 12

As to UT-MIO, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Spec	ific lim	itations	and/or	Speci	fic limi	itations	and/or
	cond	litions for in	mplementa	tion	cond	itions for E	xploitation	
Relationship metal-biofilm	No	specific	limitatio	ns or	No	specific	limitation	s or
	cond	litions defir	ned		cond	itions defin	ed	
Sampling and quantifying MPs	No	specific	limitatio	ns or	No	specific	limitation	s or
	cond	litions defir	ned		conditions defined			

This represents the status at the time of signature of this Consortium Agreement.

PARTY 13

As to SZAD, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Bad	ckground	1145	Spec	ific limi	tations	and/or	Spec	ific limi	tations	and/or
			cond	litions for in	nplementati	on	cond	itions for Ex	ploitation	
Weathering	No	specific	limitation	s or	No	specific	limitations	s or		
					ed		cond	onditions defined No specific limitations or onditions defined		
Laboratory	experiments	with	No	specific	limitation	s or	No	specific	limitation	s or
copepods			cond	litions defin	ed		cond	itions defin	ed	
Modelling			No	specific	limitation	s or	No	specific	limitations	s or
	cond	litions defin	ed		cond	conditions defined				

PARTY 14

As to FURG, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specific limitations and/or	Specific limitations and/or								
	conditions for implementation	conditions for Exploitation								
المستراكب المستراك والأسار والمستكر	Article 25.2 Grant Agreement)									
Analysis of Microplastic by FTIR	Particles smaller than 1mm ²	Particles smaller than 1mm ²								
Spectroscopy	cannot be analysed	cannot be analysed								
Analysis of Microplastic by HPLC-	Only polymers that can be	Only polymers that can be								
GPC.	solubilized in THF (solvent)	solubilized in THF (solvent)								

This represents the status at the time of signature of this Consortium Agreement.

PARTY 15

As to UFPE-LABZOO, it is agreed between the Parties that, to the best of their knowledge the following background is hereby identified and agreed upon for the Project. Specific limitations and/or conditions, shall be as mentioned hereunder:

Describe Background	Specif	ic limi	tations	and/or	Specif	ic limit	tations a	and/or
	condi	tions for in	nplementati	ion	condit	ions for Ex	ploitation	
Distribution of MPs in the ocean	No	specific	limitation	s or	No	specific	limitations	or or
	conditions defined				conditions defined			

Attachment 2: Accession document

ACCESSION

of a new Party to

[Acronym of the Project] Consortium Agreement, version [..., YYYY-MM-DD]

[OFFICIAL NAME OF THE NEW PARTY AS IDENTIFIED IN THE Grant Agreement]

hereby consents to become a Party to the Consortium Agreement identified above and accepts all the rights and obligations of a Party starting [date].

[OFFICIAL NAME OF THE COORDINATOR AS IDENTIFIED IN THE Grant Agreement]

hereby certifies that the consortium has accepted in the meeting held on [date] the accession of [the name of the new Party] to the consortium starting [date].

This Accession document has been done in 2 originals to be duly signed by the undersigned authorised representatives.

[Date and Place]

[INSERT NAME OF THE NEW PARTY]

Signature(s)

Name(s)

Title(s)

[Date and Place]

[INSERT NAME OF THE COORDINATOR]

Signature(s)

Name(s)

Title(s)

Attachment 3: Identified Affiliated Entities according to Section 9.5