AUTHORIZED MICROSOFT IN EDUCATION GLOBAL TRAINING PARTNER AGREEMENT

This Authorized Microsoft in Education Global Training Program Partner Agreement ("Agreement") is between Microsoft Corporation ("Microsoft") and the undersigned entity ("Partner"). This Agreement will be effective on the signature date below ("Effective Date"). The person entering into this Agreement on behalf of Partner is authorized to do so and has the power to bind Partner to the obligations described in this Agreement.

"Partner"	
Partner Legal Business Name:	State budgetary professional educational institution of the Moscow region "Physics and Technology (
Microsoft Partner Network ID (MPN ID):	6308713
Street Address:	
City, State/Province, Country, Postal Code:	
Partner Contact Name:	Alexey Letunovsky
Partner Name Phone/Fax/Email:	

TERMS AND CONDITIONS

Section 1 Purpose and scope. This Agreement governs Partner's participation in the Authorized Microsoft in Education Global Training Partner program ("*Training Program*). By participating in the Training Program, Partner is eligible to receive access to the benefits set forth below, subject to their compliance with the obligations and commitments set forth herein.

Section 2 Training Program benefits. Subject to the minimum requirements and standards set forth herein (including but not limited to Section 3), Microsoft may grant Partner access to certain benefits, such as: (a) Microsoft training and educational services ("Training Services"); (b) educational content, training content, and other materials ("Microsoft Materials") about Microsoft products and services for Partner to use in its business to train and educate Partner's customers that meet Microsoft's Qualified Educational User requirements, available here ("Partner Customers"); (c) downloadable or hosted computer software programs, applications, and tools such as Office 365 Education, Microsoft Imagine Academy, and Minecraft Education Edition ("Microsoft Software") (d) permission to refer to itself as an "Authorized Microsoft in Education Global Training Program Partner" in connection with Partner's marketing, advertising, and business operations; (e) opportunities to advertise and market Partner's trainings and events on a microsoft.com event calendar; (f) opportunities to participate in joint programs and campaigns with other partner members of the Training Program (g) participation in connection calls; (h) receiving newsletters; (l) invitations to participate in special Training Program events; and (j) having Partner's name appear on microsoft.com; or (k) using a program badge reflecting Partner's status, with the year of status clearly visible ("Partner Badge"), subject to the conditions set forth below and (I) other benefits that Microsoft may incorporate into the Training Program in the future The Training Program is provided at Microsoft's sole discretion, and Microsoft may terminate Partner's access to, change, or stop providing the Training Program at any time.

Section 3 Partner obligations. In order to be eligible for and to continue to participate in the Training Program, Partner must: (a) have, and continuously maintain, an active Microsoft Partner Network ("MPN") membership and agreement (an "MPN Agreement"); (b) have and continuously maintain an active nondisclosure agreement ("NDA") with Microsoft; (c)be, and continue to be, in the business of providing training to teachers and educators; (d) commit to training teachers and educators on Microsoft products and services, and actually provide such training in a timely manner; (e) ensure that Partner's personnel who train teachers and educators ("Trainers") complete and remain up to date on required trainings concerning those subject areas and Microsoft products and services, as required by Microsoft from time to time, including those trainings outlined in Exhibit A; (f) join the Microsoft Educator Center and participate in the Microsoft in Education Partner program (g) provide accurate monthly reports of each training in which Trainers or other Partner personnel participate using the required training tracker dashboard, as further described in Exhibit B; (h) conduct a customer satisfaction survey at the end of each Partner Customer training session and share the results of those surveys with Microsoft, including with the local Microsoft Sales Team; (i) participate in regular partner calls and the Training Program TEAMS channel (or any successor thereto); (k) if Partner receives any funding from Microsoft, comply with the requirements of Microsoft's Supplier Security & Privacy Assurance (SSPA) program; and (I) comply with Section 13 of this Agreement o. Failure to meet any of these requirements may result in the immediate revocation of partner status, including the removal of Partner's name from microsoft.com, suspension of Partner's ability to use the Partner Badge (as applicable), suspension from the Training Program and termination of this Agreement.

Section 4 Program Communications. Partner grants Microsoft permission to communicate with Partner, its Trainers and any other Partner personnel in connection with the Training Program and this Agreement to, among other things: (a) administer the Training Program; (b) facilitate Partner's participation in the Training Program pursuant to this Agreement; (c) provide information related to the Training Program and Partner's

participation therein; and (d) request Partner's and its Trainers' participation in surveys and other feedback opportunities related to the Training Program. Partner acknowledges that certain information about Partner and its Trainers and other personnel may be disclosed by Microsoft to other Training Program participants in connection with the Training Program (e.g., via the TEAMS channel with other Training Program participants). Partner consents and represents and warrants that its Trainers and other personnel have consented, to such disclosures for purposes of and in connection with the Training Program.

Section 5 Use of Microsoft Branding. Partner may use the Microsoft branding provided to Partner by Microsoft, including the Partner Badge with the year of status clearly visible, ("Microsoft Branding") only: (a) during the Term; (b) in the manner and context set forth in Exhibit C; and (c) in accordance with applicable Laws (defined below) and Microsoft's brand usage guidelines available at https://www.microsoft.com/en-us/legal/intellectualproperty/Trademarks/Usage/Logo.aspx. Except for the foregoing license, Partner acquires no other right, title, or interest in or to the Microsoft Branding. Partner will not use the Microsoft Branding in a manner that could damage Microsoft's reputation or goodwill in the Microsoft Branding. All goodwill arising from Partner's use of the Microsoft Branding will inure to the benefit of Microsoft.

Section 6 Use of Microsoft Materials. Microsoft grants Partner a worldwide, nonexclusive, royalty-free, fully paid-up, non-transferable, non-assignable, revocable, license during the Term to: (a) reproduce, publicly display, and publicly perform the Microsoft Materials (including Derivative Works thereof, defined below); (b) translate the text of the Microsoft Materials into other languages (each a "*Translation*"); and (c) adapt and localize the Microsoft Materials for use in territories outside of the United States (each, a "*Localization*"). Partner may exercise the rights granted in this Section 6 solely for the purpose of providing Training Services (for which Partner, in its sole discretion, may or may not charge a fee) to Partner Customers. For the purposes of clarity, Partner may not use Microsoft Materials or any Derivative Works (defined below) thereof for the purpose of promoting or providing training related to any products or services other than Microsoft products or services or Partner's offerings related thereto. Partner will maintain and not alter or remove any copyright, trademark, or other protective notices contained in the Microsoft Materials.

Section 7 Use of Microsoft Software. Microsoft may provide Partner with access to Microsoft Software under this Agreement for Partner's use in administering training to Partner Customers. If such Microsoft Software is subject to a separate agreement or separate license terms ("Separate Agreement"), then the terms of the Separate Agreement govern. If there is no Separate Agreement, then Microsoft grants Partner a nonexclusive, royalty-free, fully paid-up, non-transferable, non-sublicensable, non-assignable, revocable, limited license during the Term and subject to the restrictions set forth in this Section 7 to access and use the Microsoft Software solely for internal use and solely in connection with Partner's business for the purposes of evaluating the capabilities of the Microsoft Software and demonstrating the capabilities of the Microsoft Software to Partner Customers. Other than as expressly set forth in this Agreement, Partner will not: (a) publish, copy (other than the permitted backup copy), rent, lease, or lend the Microsoft Software; (b) sell, distribute, or otherwise provide third parties with access to the Microsoft Software; (c) reverse engineer, decompile, or disassemble the Microsoft Software, or attempt to do so, except and only to the extent that the foregoing restriction is permitted by Law (defined below); or (d) work around any technical restrictions or limitations in the Microsoft Software.

Section 8 Ownership. Microsoft owns and retains all right, title, and interest in and to the Microsoft Materials, Training Services, Microsoft Software, and Microsoft Branding, including without limitation all intellectual property rights therein and thereto throughout the world, whether existing under statute or at common law or equity, now or hereafter in force or recognized, including copyrights, trade secrets, trademarks and service marks, patents, inventions, designs, logos and trade dress, "moral rights," mask works, publicity rights, and privacy rights ("*IP*") associated or included with same. Microsoft will solely own any Localizations, Translations, improvements, modifications, or derivatives of the Microsoft Materials ("*Derivative Works*"), and Partner hereby assigns to Microsoft, its successors and assigns, any and all right,

title, and interest Partner may have in and to any such Derivative Works and all IP rights therein and thereto. Notwithstanding the foregoing, to the extent that Partner (i) incorporates any of its independently developed or pre-existing IP into a Derivative Work or(ii) otherwise does not have the right to assign any portion of a Derivative Work to Microsoft, Partner grants Microsoft a non-exclusive, worldwide, perpetual, irrevocable, royalty-free, fully paid-up license under the portions of IP in (i) or (ii) that are generic solutions or services to: (a) reproduce, publicly perform, publicly display, license, offer for sale, import, export, and distribute any such IP or derivatives thereof incorporated into the Derivative Works; (b) adapt, modify, and create derivative works from any such IP incorporated into the Derivative Works; and (c) sublicense the foregoing rights. For the purposes of this Section 8, "generic solutions or services" means IP that is developed for broad application and use, and not for use solely with Partner's products or services, or that contain Partner's Confidential Information. Partner will not incorporate any third-party materials into the Microsoft Materials or Derivative Works. Microsoft reserves all rights not expressly granted in this Agreement.

Section 9 Confidentiality; Right to Use Feedback. The NDA between Partner and Microsoft is hereby incorporated by reference and governs the exchange of Confidential Information (as defined therein) under this Agreement. If Partner provides suggestions, comments, ideas, know-how, or other feedback to Microsoft about the Training Program or Microsoft's products or services, then Microsoft may use that feedback for any purpose without obligation or restriction of any kind, except that Microsoft will not disclose the source of feedback without Partner's consent. Either party may provide suggestions, comments, ideas, know-how, or other feedback to the other party. Feedback is voluntary and the receiving party is not required to hold it in confidence. The receiving party will not disclose the source of feedback without the providing party's consent. Feedback may be used for any purpose without obligation of any kind.

Section 10 Fees and expenses. Each party is responsible for its own costs and expenses associated with this Agreement.

Section 11 No exclusivity. Nothing in this Agreement will be construed to: (a) prevent Microsoft from providing any services to any Partner Customer or any other third party, (b) require Microsoft to provide any support or other services directly to any Partner Customer or any other third party; or (c) prevent Partner from engaging with any third party for products or services, provided that such engagement does not breach this Agreement.

Section 12 Representations and warranties. Partner represents and warrants that: (a) Partner has obtained all necessary permissions, licenses, and/or releases necessary to grant the rights set forth herein; (b) Partner, including its Trainers and other personnel, its web sites, and all training and marketing activities related to its participation in the Training Program will comply with all applicable laws, regulations, rules, orders, and other requirements of governmental and other authorities (collectively, "Laws"); (c) Partner will perform its trainings in a professional manner and such trainings will be of high grade, nature, and quality; (d) Partner will not facilitate, engage in or promote any illegal, offensive or discriminatory activity; (e) Partner will not disparage the products, services, or business of Microsoft or any of its affiliates, or otherwise act in a manner that is detrimental to or reflects unfavourably on the name or business reputation of Microsoft or any of its affiliates.

Section 13 Compliance with Microsoft policies and procedures. Partner will comply with all Microsoft policies and procedures, including the most current Supplier Guidelines and the Supplier Code of Conduct, which are available at http://www.microsoft.com/about/companyinformation/procurement/process/en/us/contracting.aspx. Microsoft may change the policies at any time. All changes will be effective 30 days after Microsoft makes such changes available to Partner, unless otherwise agreed in writing.

Section 14 Compliance with Anti-Corruption laws. Partner will comply with, and provide training to its employees regarding, all Laws against bribery, corruption, inaccurate books & records, inadequate internal controls, and money-laundering, including the U.S. Foreign Corrupt Practices Act.

Section 15 Warranty disclaimer. PARTNER'S ACCESS TO AND USE OF THE TRAINING PROGRAM AND MICROSOFT WEBSITES IS ENTIRELY AT PARTNER'S OWN RISK. ALL ASPECTS OF MICROSOFT'S PERFORMANCE AND THE TRAINING PROGRAM ARE PROVIDED "AS IS," "WITH ALL FAULTS," AND "AS AVAILABLE". MICROSOFT MAKES NO REPRESENTATIONS ABOUT THE QUALITY OR AVAILABILITY OF MICROSOFT MATERIALS, MICROSOFT SOFTWARE, TRAINING SERVICES, OR ANY OTHER ASPECT OF THE TRAINING PROGRAM AND EXCLUDES ALL WARRANTIES AND GUARANTEES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, INCLUDING THOSE OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, AND WORKMANLIKE EFFORT.

Section 16 Limitation of Liability. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, MICROSOFT AND ITS AFFILIATES LIMIT THEIR LIABILITY FOR ANY CLAIMS UNDER THIS AGREEMENT TO \$5,000 AND NONE OF MICROSOFT OR ITS AFFILIATES IS LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, PUNITIVE, OR OTHER INDIRECT DAMAGES RELATED TO THIS AGREEMENT. THE FOREGOING EXCLUSIONS INCLUDE ANY LIABILITY THAT MAY ARISE DUE TO LOSS OR DAMAGE INCURRED BY PARTNER, INCLUDING AS A RESULT OF: PARTNER'S USE OF THE MICROSOFT SOFTWARE OR MICROSOFT MATERIALS; ANY CHANGE MICROSOFT MAY MAKE TO THE TRAINING PROGRAM OR ANY INTERRUPTION IN THE PROVISION OF THE TRAINING PROGRAM; FAILURE TO PROVIDE MICROSOFT WITH ACCURATE REGISTRATION OR ACCOUNT INFORMATION; PARTNER'S FAILURE TO KEEP A PASSWORD OR ACCOUNT DETAILS SECURE AND CONFIDENTIAL; ANY FRAUDULENT USE OF THE TRAINING PROGRAM BY PARTNER; OR PARTNER'S LOSS OF DATA, GOODWILL, OR REPUTATION, FORESEEABLE OR NOT, REGARDLESS OF THE THEORY OF LIABILITY. THESE EXCLUSIONS APPLY REGARDLESS OF WHETHER APPLICATION OF THESE EXCLUSIONS CAUSES ANY REMEDY TO FAIL OF ITS ESSENTIAL PURPOSE.

Section 17 Indemnity. Partner will defend and indemnify Microsoft (and its directors, officers, employees, affiliates, and agents) from and against any and all claims, demands, suits, or other assertions of rights by any third party, and all resulting judgments, settlements, and expenses (including attorneys' fees and costs), that arise out of or relate to Partner's participation in the Training Program or any breach of this Agreement.

Section 18 Term and limitation of remedies. This Agreement begins on the Effective Date and continues until terminated ("*Term*"). Partner may terminate this Agreement and Partner's participation in the Training Program at any time, for any or no reason, immediately upon written notice. Microsoft may terminate this Agreement by notifying Partner via the email address Partner provides to Microsoft in Partner's application for the Training Program: (a) with or without cause upon 60 days' prior written notice; and (b) immediately upon written notice for Partner's material breach of this Agreement including any breach of Section 3 or Section 6. Upon termination of this Agreement, Partner must immediately stop: (i) accessing the Training Program website; (ii) using Training Services, Microsoft Materials, and Microsoft Software; and (iii) using Microsoft Branding. Section 8 through 12 and Sections 15 through Section 20(b)(vii) survive termination.

Section 19 Notices and changes. Microsoft may send Partner notices about the Training Program, this Agreement, or as otherwise required by Laws via the email address Partner provides to Microsoft in Partner's application. Notices emailed to Partner are deemed given and received when sent. Microsoft may change the Training Program or the terms of this Agreement at any time, without notice and with prospective effect. Changes to this Agreement will be binding if Partner accesses and uses any part of the Training Program or the Training Program website or if Microsoft notifies Partner of the changes in writing (including by pasting a message on the Training Program website or by sending Partner an email). Partner will deliver notices to Microsoft by sending first class mail to: Microsoft, Attn:[Olga Svyrydenko], with a copy to: Microsoft Corporation, One Microsoft Way, Redmond, WA 98052 USA, Attn: Corporate, External, and Legal Affairs.

Section 20 Applicable law. Applicable law, jurisdiction, and venue for this Agreement are identified below. If either party begins litigation in connection with this Agreement, the substantially prevailing party will be entitled to recover its reasonable attorneys' fees, costs, and other expenses. The 1980 United Nations Convention on Contracts for the International Sale of Goods does not govern this Agreement.

- (a) Generally. Except as provided for in Section 20(b), the laws of the State of Washington govern this Agreement. If federal jurisdiction exists, the parties consent to exclusive jurisdiction and venue in the federal courts in King County, Washington. If not, the parties consent to exclusive jurisdiction and venue in the Superior Court of King County, Washington.
- **(b)** Other terms. If Partner's principal place of business is in one of the countries or regions listed below, the corresponding provision applies and supersedes Section 20(a) to the extent that it is inconsistent:
 - (i) If Partner's principal place of business is in Australia or its external territories, Bangladesh, Bhutan, Brunei Darussalam, Cambodia, Cook Islands, Fiji, French Polynesia, French Southern Territories, Hong Kong S.A.R., India, Indonesia, Kiribati, Lao Peoples Democratic Republic, Macao S.A.R., Malaysia, Maldives, Marshall Islands, Mayotte, Micronesia, Myanmar, Nauru, Nepal, New Zealand, Niue, Northern Mariana Islands, Palau, Papua New Guinea, Philippines, Pitcairn, Samoa, Singapore, Solomon Islands, Sri Lanka, Thailand, Timor-Leste, Tokelau, Tonga, Tuvalu, Wallis and Futuna Islands, Vanuatu or Vietnam, this Agreement is construed and controlled by the laws of Singapore.
 - (A) If Partner's principal place of business is in Australia or its external territories, Brunei, Malaysia, New Zealand or Singapore, Partner consents to the non-exclusive jurisdiction of the Singapore courts.
 - (B) If Partner's principal place of business is in Bangladesh, Hong Kong S.A.R., India, Indonesia, Macao S.A.R., Philippines, Sri Lanka, Thailand or Vietnam, any dispute arising out of or in connection with this Agreement, including any question regarding its existence, validity or termination, must be referred to and finally resolved by arbitration in Singapore under the Arbitration Rules of the Singapore International Arbitration Centre ("SIAC"), which rules are deemed to be incorporated by reference into this section. The Tribunal shall consist of one arbitrator to be appointed by the Chairman of SIAC. The language of the arbitration will be English. The decision of the arbitrator will be final, binding and incontestable and may be used as a basis for judgment thereon in Bangladesh, India, Indonesia, Philippines, Sri Lanka, Thailand or Vietnam (as appropriate), or elsewhere.
 - (C) If Partner's principal place of business is in India, the courts of New Delhi will have exclusive jurisdiction to entertain any suits relating to enforcement of the award and/or for award of any interim protection.
 - (ii) If Partner's principal place of business is in Japan, the following applies: This Agreement will be construed and controlled by the laws of Japan. Partner consents to exclusive original jurisdiction and venue in the Tokyo District Court.
 - (iii) If Partner's principal place of business is in Afghanistan, Albania, Algeria, Andorra, Angola, Armenia, Austria, Azerbaijan, Bahrain, Belarus, Belgium, Benin, Bosnia and Herzegovina, Botswana, Bouvet Island, Bulgaria, Burkina Faso, Burundi, Cameroon, Central African Republic, Chad, Comoros, Congo, Cote d'Ivoire, Croatia, Cyprus, Czech Republic, Democratic Republic of Sao Tome and Principe, Denmark, Djibouti, Egypt, Estonia, Ethiopia, Faeroe Islands, Finland, France, Gabon, Gambia, Georgia, Germany, Ghana, Gibraltar, Greece, Greenland, Guadeloupe, Guinea-Bissau, Hungary, Iceland, Ireland, Israel, Italy, Jordan, Kazakhstan, Kenya, Kosovo, Kuwait, Kyrgyzstan, Latvia, Lebanon, Lesotho, Liberia, Liechtenstein, Lithuania, Luxembourg, Libya,

Macedonia, Madagascar, Malawi, Mali, Malta, Mauritania, Mauritius, Moldova, Monaco, Mongolia, Montenegro, Morocco, Mozambique, Namibia, the Netherlands, New Caledonia, Niger, Nigeria, Norway, Oman, Pakistan, Poland, Portugal, Qatar, Republic of Cabo Verde, Republic of Equatorial Guinea, Republic of Guinea, Republic of Senegal, Reunion, Romania, Russian Federation, Rwandese Republic, Saint Helena, San Marino, Saudi Arabia, Serbia, Seychelles, Sierra Leone, Slovakia, Slovenia, Somalia, South Africa, Spain, Svalbard and Jan Mayen, Swaziland, Sweden, Switzerland, Tajikistan, Tanzania, Togo, Tunisia, Turkey, Turkmenistan, Uganda, Ukraine, United Arab Emirates, United Kingdom, Uzbekistan, Vatican City State, Yemen, Zaire, Zambia, or Zimbabwe, the following applies: This Agreement is governed by and construed according to the laws of Ireland. Partner consents to the jurisdiction of and venue in the Irish courts in all disputes relating to this Agreement.

- (iv) If Partner's principal place of business is in the People's Republic of China, the following applies (for purpose of this Agreement, the People's Republic of China does not include Hong Kong S.A.R., Macao S.A.R., or Taiwan.): This Agreement will be construed and controlled by the laws of the People's Republic of China. Partner consents to submit any dispute relating to this Agreement and any addendum to binding arbitration. The arbitration will be at the China International Economic and Trade Arbitration Commission in Beijing ("CIETAC") according to its then current rules.
- (v) If Partner's principal place of business is in Colombia or Uruguay, the following applies: All disputes, claims or proceedings between the parties relating to the validity, construction or performance of this Agreement will be settled by arbitration. The arbitration will be according to the UNCITRAL Arbitration Rules as presently in force. The appointing authority will be the International Chamber of Commerce ("ICC") acting according to the rules adopted by the ICC for this purpose. The place of arbitration will be Seattle, Washington, U.S.A. There will only be one arbitrator. The award will be in law and not in equity and will be final and binding on the parties. The parties hereto irrevocably agree to submit all matters and disputes arising in connection with this Agreement to arbitration in Seattle, Washington, U.S.A.
- (vi) If Partner's principal place of business is in Republic of Korea, the following applies: This Agreement will be construed and controlled by the laws of Republic of Korea. Partner consents to the exclusive original jurisdiction and venue in the Seoul Central District Court.
- (vii) If Partner's principal place of business is in Taiwan, the following applies: The terms of this Agreement will be construed and controlled by the laws of the Republic of China, Taiwan. The parties hereby designate the Taipei District Court as the court of first instance having jurisdiction over any disputes arising out of or in connection with this Agreement.

General. Partner will not transfer or assign any of its rights or obligations under this Agreement without Microsoft's prior written consent. Failure to enforce any right or obligation under this Agreement will not constitute a waiver of such right or obligation. f any part of this Agreement is held by a court of competent jurisdiction to be contrary to law or otherwise unenforceable, the provision will be modified by the court and interpreted so as best to accomplish the objectives of the original provision to the fullest extent permitted by law, and the remaining provisions of this Agreement will remain in full force and effect. This Agreement may not be amended except as set forth in Section 13, Section 19 or in a written instrument mutually agreed and executed by the parties. All rights and remedies under this Agreement are cumulative. Neither party will be liable for failure or delay in performance to the extent caused by circumstances beyond its reasonable control. The parties are independent contractors, and this Agreement does not create any other relationship. This Agreement, along with the MPN Agreement and NDA, is the parties' entire agreement on the subject matter hereof, merges all prior and contemporaneous communications, and supersedes all prior agreements between the parties regarding this subject.

Exhibit A

Partner Training Requirements

Partners that participate in the Authorized Microsoft in Education Global Training Partner program must fulfill, and ensure their Trainers fulfill, at least the following training requirements:

- 1. An annual online training required by Microsoft in Education Partner program.
- 2. Regular calls and trainings provided by Microsoft's Product team and Education sales team, as offered through the Microsoft in Education Global Training Partner program; and
- 3. Require lead Trainers to participate in Microsoft in Education Global Training Partner Summits and in webinar training provided through the Training Program.

Exhibit B

Global Training Partner Program Required Reporting

Partners that participate in the Microsoft in Education Global Training Partner program must comply with the following reporting requirements:

- 1. Monthly reporting should be completed by the first Friday following month's end.
- 2. All Trainers from one company must report the Partner company name consistently in each report or a report will be invalid for that month; and
- 3. All Trainers are required to report accurate attendance numbers. Incorrect numbers will invalidate reporting for that month.

Exhibit C

Partner Badge



Microsoft in Education Global Training Partner Badge





By height. On-screen, the Microsoft logo's symbol should never be smaller than 15.5 pixels tall. In print, it must appear at least .22" (5.5 mm) tall.

By width. On-screen, the Microsoft logo should never be smaller than 72 pixels wide. In print, it must appear at least 1 inch (25.4 mm) wide.

Signature: (

Email: letunovskiy.aa@phystech.pro