

Subsidy Contract & Project Partnership Agreement

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Subsidy Contract



- Contract between the Managing Authority (MA) and the lead partner (LP) – "Lead partner principle"
- Determines the rights and obligations of the LP and the MA
- Standard document with two annexes:
 - Annex 1 latest approved application form
 - Annex 2 latest approval notification letter

Project Partnership Agreement



 Compulsory agreement between the lead partner (LP) and project partners (PP)

 Template provided – amendments possible but LP/PP bear the risk of contradiction with the subsidy contract

Project Partnership Agreement



Project Partnership Agreement (I)



 All obligations deriving from the subsidy contract applicable

 Additional provisions to be agreed between partners (e.g. decision making, preparation costs, phase 2 lump sum)

Project Partnership Agreement (II)



Annexes to the project partnership agreement (art. 2):

- Annex I latest approved application form
- Annex II subsidy Contract
- Annex III budget by budget line, spending plan, allocation of tasks, objectives, outputs and results by partner
- Annex IV preparation costs division
- Annex V phase 2 lump sum division

Subsidy Contract



19 Articles



- Article 1: Legal framework
- Article 2: Award of subsidy
- Article 3: Terms of funding
- Article 4: Duration of the contract
- Article 5: Eligibility of expenditure
- Article 6: Electronic submission
- Article 7: Project and programme performance
- Article 8: Financial claims, reporting progress and changes in project
- Article 9: Liabilities, representation of partners and obligations of the lead partner
- Article 10: Project partnership

- Article 11: Audit rights, evaluation of the project and archiving of documents
- Article 12: Information and communication
- Article 13: Intellectual property rights
- Article 14: Termination of the contract and recovery
- Article 15: Legal succession and assignment of rights
- Article 16: Complaints and disputes
- Article 17: Applicable law
- Article 18: Other provisions
- Article 19: Signatures

Article 1 – Legal framework



EU Regulations

 Programmes rules detailed in the programme manual (latest version on website)

National rules for cases not covered by EU
Regulations and Programme rules see "In my country
section" of the website

Article 4 – Duration of the contract





Project duration (project start date-end date)



Period of eligibility of expenditure (date of approval to project end date)



From date of the approval decision to end of the archiving obligations period

Article 7 – Project performance



- If objectives / outputs / results in the application form are not met
 - → corrective measures may be taken by MA
- If delays in the activities or budget not spent according to plan
 - → subsidy may be reduced or contract ended
- Decommitment risk if spending plan not respected
 - → funds not requested on time may be lost

Article 9 – Liabilities & LP obligations



- The LP is liable for any breach or default by LP/PP
- The LP is liable for the total value of the subsidy
- Obligations of the LP (project partnership agreement, sound financial management, implementation of the project, First Level Control verifications)
- The LP must inform the MA of changes concerning the project or partners (e.g. change of legal status, contact details...) immediately, through the progress reports or directly in iOLF (see programme manual)

Article 10 – Project partnership



Only costs paid by project partners are eligible

Project partners = partners named in the application form

Project partnership agreement is compulsory

Article 11 – Audit, evaluation, archiving



Audit and evaluation

Archiving of documents

 Period for archiving will be communicated by MA after closure of project

Article 14 – Termination and recovery



 List of cases where the contract can be terminated by MA and / or funds recovered

 Possibility to recover funds from another Interreg Europe project in which the concerned partner is participating

Article 15 – Transfer of rights



Right of the LP to transfer its rights and obligations,
 only after prior written consent from MA

 If legal succession, obligation for LP to transfer all rights and obligations and notify the MA

Article 16 – Complaints and disputes



Procedure in programme manual

 If no amicable settlement possible, jurisdiction of the Tribunal of Lille for legal disputes

Article 17 – Applicable law



 French law applicable in case of disputes for the interpretation of the contract

Bilingual contract but both EN and FR version equally valid

Article 18 & 19 - Other and signatures



Amendments to the contract – new notification letter

All communication in EN to designated PO & FO

 Signatures : all originals to be signed by the MA and LP representative

Time for questions





