

# *TURKEY IN HORIZON 2020 ALTUN/HORIZ/TR2012/0740.14-2/SER/005*



# **Consortium Agreement**

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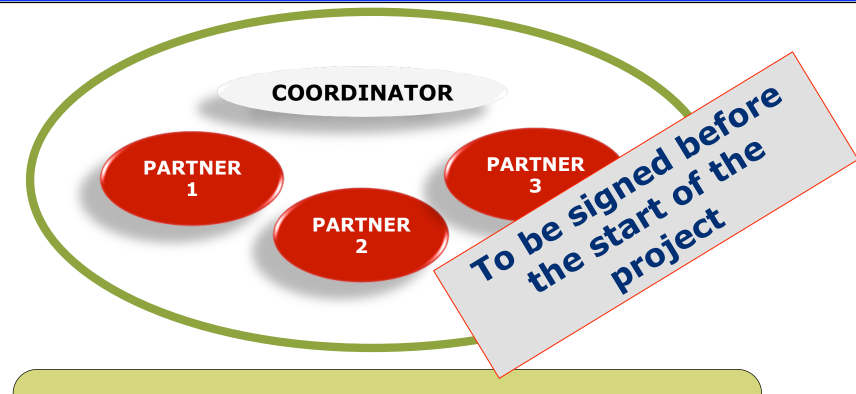






# The Consortium Agreement





#### **AGREEMENT BETWEEN PARTNERS**

Mandatory unless the work programme specifies that there is no need for a consortium agreement







# The Consortium Agreement



The consortium agreement allows consortium members to agree on any specific details not covered by the grant agreement, such as the **organisation of work, intellectual property rights** (IPR), liability, and future **exploitation** and **dissemination** of results.

In principle, the agreement may include any arrangements you wish to make, as long as they are not contrary to the grant agreement







### Main issues to be covered:



- Internal organisation Managing the consortium
- Project budget Contributions Receipts
- Intellectual property rights Exploitation after the end of the project
- Intellectual property rights —Dissemination of results during the project
- Liability, warranties & penalties





### Internal organisation — Managing the consortium

### Provisions on governance usually cover:

- the management bodies, management board, scientific board,...
- the powers and responsibilities of these bodies
- voting rules.

### They may also contain:

- how often meetings will be held
- how parties should communicate and correspond with each other and the management bodies
- how the project should be followed up and supervised
- Conflict resolution (e.g. how to get rid of a defaulting partner)







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## **Project budget** — Contributions — Receipts

The consortium agreement should address issues such as:

- distribution by the coordinator of the payments received by the Commission/Agency
- contributions
- receipts.

When income qualifies as receipts, it will be considered at project-level, (and NOT at beneficiarylevel, as it was under FP7). A beneficiary's income may mean the grant for the project is reduced because of the non-profit rule. Therefore, if such receipts are expected, the consortium agreement should set out how this will be managed.







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### **Intellectual property rights**



- The background knowledge (e.g. positive or negative list)
- Protection, dissemination and exploitation of results (Foreground knowledge)
- How joint ownership will be managed
- Transfers of ownership provisions
- Any additional rules on access rights
- How third party involvement will be managed.





### **CONSORTIUM AGREEMENT**



"How to draw up your consortium agreement"

http://ec.europa.eu/research/participants/data/ref/h2020/other/gm/h2020-guide-cons-a\_en.pdf

IPR helpdesk <a href="https://www.iprhelpdesk.eu/">https://www.iprhelpdesk.eu/</a>









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### CA MODELS AVAILABLE





http://www.desca-2020.eu/

### MCARD-2020:

http://www.digitaleurope.org/Services/H2020ModelConsortiumAgreement.aspx

#### **EUCAR**

http://www.eucar.be/eucar-model-consortium-agreement-horizon-2020/







**ARTICLE 1 INTRODUCTION** 

**ARTICLE 2: DEFINITIONS** 

ARTICLE 3: PURPOSE AND SCOPE OF THE CONSORTIUM AGREEMENT

ARTICLE 4: ORGANISATION OF THE PROJECT

4.1 GENERAL PRINCIPLES AND STRUCTURE

4.2 PROJECT LEVEL

4.2.1 GENERAL ASSEMBLY

4.2.2 STEERING COMMITTEE

**ARTICLE 5: COORDINATOR** 

ARTICLE 6 ADMINISTRATIVE OBLIGATIONS OF THE BENEFICIARIES

**ARTICLE 7: DELIVERABLES** 

ARTICLE 8: BUDGET AND COMMUNITY FINANCIAL CONTRIBUTION

**ARTICLE 9: CONFIDENTIALITY** 

ARTICLE 10: OWNERSHIP OF RESULTS

**ARTICLE 11: ACCESS RIGHTS** 

ARTICLE 12: ACCESSION TO THIS CONSORTIUM AGREEMENT

ARTICLE 13: LIABILITY IN CONTRACT

13.1 GENERAL PRINCIPLES

13.2 LIABILITY TOWARDS THE BENEFICIARIES

13.3 Liability towards the FUNDING AUTHORITY and THIRD PARTIES

ARTICLE 14: FORCE MAJEURE

ARTICLE 15: DISSEMINATION, PUBLICITY AND PRESS RELEASES

ARTICLE 16: NOTICES AND OTHER COMMUNICATION

ARTICLE 17: AMENDMENTS TO THE GRANT AGREEMENT AND TO THIS CONSORTIUM

**AGREEMENT** 

ARTICLE 18: TERM AND TERMINATION OF THE CONSORTIUM AGREEMENT

**ARTICLE 19: SETTLEMENT OF DISPUTES** 

ARTICLE 20: APPLICABLE LAW





#### <u>ARTICLE 1 – DEFINITIONS</u>

<u>ARTICLE 2 – PURPOSE, NATURE, INTERPRETATION AND DURATION</u>

**OF THE AGREMMENT** 

ARTICLE 3 – CONTRACTOR'S OBLIGATIONS FOR THE

IMPLEMENTATION OF THE PROJECT

<u>ARTICLE 4 – PROJECT ORGANISATION AND MANAGEMENT</u>
STRUCTURE

ARTICLE 6 – INTELLECTUAL PROPERTY RIGHTS

ARTICLE 8 – CONFIDENTIALITY

**ARTICLE 10 – TERM AND TERMINATION** 

ARTICLE 11 – ASSIGNMENT

ARTICLE 12 – FORCE MAJEURE

ARTICLE 13 – SETTLEMENT OF DISPUTES

**ARTICLE 14 - LANGUAGE** 

**ARTICLE 15 - AMENDMENTS** 

**ARTICLE 16 - SEVERABILITY** 

**ARTICLE 17 - ENTIRE AGREEMENT** 

<u>ARTICLE 18 – APPLICABLE LAW</u>





# Thank you!



