The Norway Grants CALL FOR PROPOSALS 2019 – Collaborative Research Projects

Guide for Applicants
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1. Introduction
This document specifies in detail the responsibilities of the participants in the call. The Guide for Applicants is based on Guideline for Research Programmes – Rules for the establishment and implementation of programmes falling under the Programme Area “Research” and of “Regulation on the implementation of the Norwegian Financial Mechanism 2014-2021” and governance the evaluation of project proposals under Norway Grants – Call for Proposals 2019. The Guide for Applicants complements the Call Document and the Guide for Evaluators. Both applicants and evaluators are kindly asked to familiarize themselves with the procedure described herein.

2. General information
The Call supports collaborative research projects in basic and applied research and it is open for interdisciplinary projects.

For each proposal, Project Partners designate a leading entity, called “Project Promoter” (PP). The PP is formally responsible for submitting the proposal, electronically to the Programme Operator (PO), signing the Project Contract with the PO, the partnership agreement with the Project Partner(s) and submitting periodic reports to the PO.

The Project Promoter shall be a Romanian eligible research organization. The appropriateness of the PP to be formally responsible for the administration of the project and successfully lead the project is an element of the evaluation procedure. PPs are advised to submit proposals which are according to their track record and experience.

The “Principal Investigator” (PI) is the researcher having the scientific lead of the project on a daily basis. She/he is responsible for monitoring the technical direction and academic quality of the project and will ensure that the project is carried out in compliance with the terms, conditions of the call as well as with those specified in Guideline for Research Programmes – Rules for the establishment and implementation of programmes falling under the Programme Area “Research”.

The project proposal must fall within one thematic area and could cover up to 3 key topics. The main key topic must be under the selected thematic area, the other 2 could be from other thematic areas (if applicable).

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1 According to the State Aid Scheme for financing the RD projects within the Programme (RO 02) financed through EEA Financial Mechanism 2014-2021 and Norwegian Financial Mechanism 2014-2021, the eligible activities are: basic research, industrial research and experimental development.
2.1. Eligibility of applicants

2.2.1. Eligible beneficiaries:

The following types of legal entities located in Romania or Norway\(^2\) (Donor State) may receive funding from the Programme:

- Research Organizations as defined in the Community Framework for State Aid for Research and Development and Innovation (2014/C 198/01), as Project Promoter and Project Partner(s);

- Companies (small, medium and large sized enterprises) as defined in the Community Framework for State Aid for Research and Development and Innovation (2014/C 198/01), as Project Partner(s).

Other eligible partners are Research Organizations from third countries but they cannot receive funding from the project grant.

2.2.2. Eligibility of Project Promotor (PP) and Project Partners:

a) The Project Promoter and the Project Partner(s) do not have a seizure on its accounts; they have not made false declarations concerning the information required by the PO; they have not breached the terms of any contract signed previously with the Programme Operator;

b) The Project Promoter and the Project Partner(s) shall not be, at the time of a grant award procedure, bankrupted or wound up, convicted an offence concerning their professional conduct, not in compliance with their obligations relating to the payment of social security contributions or the payment of taxes, the subject of a judgement for fraud, corruption, involvement in a criminal organisation, money laundering or any other illegal activity, subject to a conflict of interests or guilty of misrepresenting information.

2.2.3. Eligibility of Principal Investigator (PI):

a) The Principal Investigator must have been awarded a PhD in the field of the project;

b) The Principal Investigator (of any nationality) is employed by the Romanian PP, with a permanent position, or with a fixed term contract covering at least the duration of the project, or has the agreement of the PP for his or her employment at least for the duration of the project;

c) The involvement of the Project Investigator must be significant and sufficient for a proper implementation of the project;

d) A researcher could be Principal Investigator for one single proposal;

\(^2\) The Norwegian research organizations eligible in this call must be included in this list. Other Norwegian partners may consult the Research Council of Norway to verify their eligibility status.
e) A researcher who is a Principal Investigator of an on-going project financed under EEA Grants Call 2018 cannot be in the same time a Principal Investigator of a new project within the current call.

2.2. Eligibility Check

The type of projects eligible under this call is Collaborative Research Projects undertaken by research entities from Romania and at least one from Norway.

The following eligibility criteria will apply to all proposals submitted under the call:

- submission of proposal before the deadline date and time established in the call, using the online submission platform www.uefiscdi-direct.ro;
- the duration of a project is up to 36 months;
- minimum conditions (such as number of participants, proposals written in English language, etc), as referred to in the call for proposals;
- completeness of the proposal, i.e. the presence of all requested administrative forms and the proposal description (the completeness of the information contained within the proposal will be for the experts to evaluate; the eligibility check applies only to the presence of the appropriate parts of the proposal);
- it is forbidden to submit a proposal which seeks to fund activities which had already obtained funding from other sources.

Apart of the eligibility criteria mentioned above, the content of the proposal must relate to the scope of the call/research programme. This request is verified in the later stage by evaluators according to Section 0 from Project Application Form – Part B and Criterion 0 from Evaluation Form. A proposal will be deemed ineligible on grounds of “scope” only in clear-cut cases.

If it becomes clear before, during, or after the evaluation phase that one or more of the eligibility criteria have not been fulfilled, the proposal is declared ineligible and is withdrawn from any further examination.

The PO will publish on its website a list consisting of accepted and ineligible proposals, resulting from the eligibility check.

Project Promoters who wish to appeal may send their complaints by email to eeagrans@uefiscdi.ro, by fax to 021 3071919, or directly to the PO headquarters, within 3 workdays from the date of publication of the eligibility results. The list of received appeals will be published on PO website. Final decision about registered appeals will be made by PO within 5 working days.
3. Submission of proposals

The submission procedure consists of one mandatory stage, which is the Project Application Form (Annex 1). Proposals, in English language, are submitted electronically to the online submission platform: www.uefiscdi-direct.ro.

Proposals will be submitted no later than 16th of December 2019, 4:00 PM (Romanian Time), the submission deadline.

Only the Project Promoter is authorized to submit a proposal, using own credentials (username and password). After submission, an acknowledgement of receipt is sent to the Project Promoter by email containing:

- proposal title, acronym and unique proposal identifier (proposal number);
- name of the Programme and/or thematic area and call identifier;
- date and time of receipt.

The PO may contact the Project Promoter in order to clarify matters such as eligibility.

The Project Application Form (Annex 1) consists of:

- **Annex 1.1 - The Project Application Form – Part A**, the *online form* containing basic project data, publishable summary of the project, details of the Project Promoter and Project Partner(s), list of research team members, budget breakdown;

- **Annex 1.2 - The Project Application Form – Part B** in *doc* format which should be downloaded from the call webpage and should be filled in offline and converted to *pdf* format before uploading on the submission platform (www.uefiscdi-direct.ro);

- **Annex 1.3 - Ethics issues table (doc)** - The proposed activities of the project shall comply with ethical principles and relevant national and international legislation, including the Charter of Fundamental Rights of the European Union and the European Convention on Human Rights and its Supplementary Protocols. Particular attention shall be paid to the principle of proportionality, the right to privacy, the right to the protection of personal data, the right to the physical and mental integrity of a person, the right to non-discrimination and the need to ensure high levels of human health protection. Funding of human embryonic stem cell research is possible within the ethical framework defined in the Horizon 2020 Framework Programme for Research and Innovation 2014 – 2020⁵. The Ethics Issues table guides you with what is considered as ethical concerns to be addressed. The proposal which contravenes fundamental ethical principles may be excluded at any time from the process evaluation, selection and award.

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⁵ As set out in Commission Declaration 2013/C 373/02 of 20 December 2013.
- **Annex 1.4 - State Aid Declarations** according to State Aid Scheme\(^4\) in .doc format which should be downloaded from the call webpage and should be filled in offline, signed and scanned in .pdf format before uploading to the submission platform (www.uefiscdi-direct.ro); Project Promoter and Project Partner(s) must fill in the corresponding State Aid Declaration according to the following table:

<table>
<thead>
<tr>
<th>Declaration name</th>
<th>Type of entity that must complete</th>
</tr>
</thead>
<tbody>
<tr>
<td>Declaration on compliance with the definition of research organization</td>
<td>Research Organizations</td>
</tr>
<tr>
<td>Declaration on company definition as small, medium and large</td>
<td>Entities other than research organizations</td>
</tr>
<tr>
<td>Declaration on a research organization’s eligibility</td>
<td>Research Organizations</td>
</tr>
<tr>
<td>Declaration on an company’s eligibility</td>
<td>Entities which are state aid beneficiaries</td>
</tr>
<tr>
<td>Declaration to certify the incentive effect for SMEs and large companies</td>
<td>Entities which are state aid beneficiaries</td>
</tr>
</tbody>
</table>

- **Annex 1.5 - VAT Declaration** - Project Promoter and Project Partner(s) must declare if they reclaim or not the VAT from the national tax authorities in conformity with national tax regulation;
- **Declaration** of non-financing from other sources(PI);
- **Declaration** of the PI certifying, on his/her own responsibility, the legality and accuracy of the information contained in the project application form and the information submitted in the online platform;
- **Declaration** of the PP/Romanian project partner(s) certifying the acceptance of the project implementation in the institution, providing the administrative support, making available to the project team the necessary infrastructure, supporting the development of the project in good conditions and hiring of research team members, according to the national law, if the project is funded.

The Project Promoter may withdraw its proposal during evaluation process but not after the date of publishing the results. In order to do this, the Project Promoter must send a written request to the PO.

### 4. Evaluation of proposals

A detailed description of the review process and the selection criteria can be found in „Guide for Evaluators“.

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\(^4\) State Aid Scheme for financing the RD projects within the Programme (RO 02) financed through EEA Financial Mechanism 2014-2021 and Norwegian Financial Mechanism 2014-2021 ([link](#)).

7
The evaluation process rests on a number of well-established principles:

- **Excellence** – The projects selected for funding must demonstrate a high quality in the context of the key topics and criteria set out in the call;

- **Transparency** – The funding decisions must be based on clearly described rules and procedures, and applicants should receive adequate feedback on the outcome of the evaluation of their proposals;

- **Fairness and impartiality** – All proposals submitted to the call are treated equally. They are evaluated impartially on their merits, irrespective of their origin or the identity of the applicants;

- **Confidentiality** – All proposals and related data, knowledge and documents communicated to PO are treated in confidence;

- **Efficiency and speed** – Evaluation, award and contract preparation should be as rapid as possible, commensurate with maintaining the quality of the evaluation, and respecting the legal framework;

- **Ethical and security considerations** – Any proposal which contravenes fundamental ethical principles may be excluded at any time from the process of evaluation, selection and award.

The proposals are evaluated by international independent experts with a high level of professional experience and a good international visibility in a specific research area. They are invited to evaluate the proposals closely related to their field of expertise. International experts must be resident and working outside of Romania and Norway.

Experts are recruited from the EU Commissions Database of Experts and from national database of international experts having experience in evaluating project proposals at international level. The PO draws up a list of appropriate experts using as main selection criteria their high level of expertise and their appropriate range of competencies. For defining the list of experts, the gender balance criterion will also be taken into consideration.

The evaluation process of eligible proposals consists of the following steps: individual evaluation, consensus assessment and panel review.

Only the material that is presented within the page limits specified in the Project Application Form – Part B will be evaluated. Experts will only to be asked to read the material presented within the page limits, and will be under no obligation to read beyond them.

### 4.1. Individual evaluation

Each eligible proposal is evaluated independently, online, in accordance with the selection and award criteria, by at least three individual experts. After the individual evaluation of a proposal,
the expert completes an *Individual Evaluation Report* confirming her/his individual reading and assessment, in accordance with the following criteria:

**Criterion 0: Relevance in relation to the objectives and priorities of the call/research programme**
- Yes/No

**Criterion 1: Scientific and/or technical excellence**

**Criterion 2: Quality and efficiency of the implementation and management, including quality and implementation capacity of the applicants and contribution to capacity and competence building**

**Criterion 3: Potential impact through the development, dissemination and use of project results**

Experts examine the issues to be considered comprising each evaluation criterion and score these on the scale from 0 to 6. Half point scores may be given.

### 4.2. Consensus assessment

The outcome of the consensus step is the Consensus Report (consolidated report) elaborated by one of the three experts, acting as rapporteur, based on individual evaluations and discussions with the other two experts (through a “forum” type interface available on the evaluation web platform).

For projects without consensus reached, the panel will decide on the final evaluation.

### 4.3. Panel review

The panel is the final step involving international experts. It allows them to formulate their recommendations to the Programme Committee having had an overview of the results of the consensus step.

The panels are appointed by the PO for each of the thematic areas. They may comprise international experts involved at the consensus step, new experts or a mixture of the two.

The main task of the panels is to examine and compare the consensus reports, to check on the consistency of the scores and comments, where necessary, propose a new set of score or revision of comments. Also, the panels must resolve cases where a minority view was recorded in the consensus report or the consensus was not reached.

The panel draws the Final Report for each proposal (the Final Report could be the Consensus Report, if panel agrees).

### 4.4. Thresholds and the ranking lists

A proposal can obtain a total number of 15 points in the evaluation procedure. In order to be considered for funding, a proposal must receive at least a score of 9, and pass all the thresholds according to the following values:
<table>
<thead>
<tr>
<th>Criterion</th>
<th>Weight</th>
<th>Thresholds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Relevance in relation to the objectives and priorities of the call / Research Programme</td>
<td>-</td>
<td>YES</td>
</tr>
<tr>
<td>Scientific and/or technical excellence</td>
<td>50%</td>
<td>3/5</td>
</tr>
<tr>
<td>Quality and efficiency of the implementation and management, including quality and implementation capacity of the applicants and contribution to capacity and competence building</td>
<td>20%</td>
<td>3/5</td>
</tr>
<tr>
<td>Potential impact through the development, dissemination and use of project results</td>
<td>30%</td>
<td>3/5</td>
</tr>
</tbody>
</table>

**Note:** The final score will be calculated as a sum of the scores for each of the three criteria multiplied by the appropriate percentage and multiplied by 3 (the final score is between 0 and 15).

Based on the evaluation results, the PO draws up the 7 preliminary ranking lists (one for each thematic area of the Programme (6) and one for the projects primarily falling under key topic “Roma inclusion and empowerment”).

5. **Award of project grants**

Prior to the Programme Committee meeting, the PO will provide access to the Programme Committee members at evaluated proposals, individual evaluations, consensus reports and panel reports.

The PO prepares preliminary ranking lists of the proposals that passed the evaluation thresholds one for each thematic area and one for the projects under the key topic “Roma inclusion and empowerment” with a suggested grant amount for each proposal.

The task of the Programme Committee is to decide the final ranking order of these proposals (final ranking list for each thematic area) on the basis of the final reports (comments and scores).

Within the groups of equally scored proposals for each thematic area, the ranking is made taking into consideration the score obtained for each evaluation criterion, according to its weight. If, at the end, there are still equally scored proposals, the final ranking is made by Programme Committee having in mind the additional criteria in the following order: Bilateral cooperation (a balanced involvement of all partners in project activities; the potential for further joint application to other international calls; previous collaboration, joint publications, etc); Young researchers (up to 7 years after PhD award without considering maternity leave); Gender balance in the project (PI, partner research team leader, and/or female Work Package coordinator).
Within the “Social sciences and Humanities” thematic area, the project proposals addressing gender studies and social inclusion studies shall be prioritized among equally scored proposals. Within the “Energy” thematic area, the project proposals addressing the key topic Carbon Capture and Storage shall be prioritized among equally scored proposals.

In case the final ranking lists, approved by the PC, reveal that a small amount of funding prevents the inclusion of another project into the final list, the PO may, acting on a proposal from the PC, apply minor budget cuts uniformly across all projects, not exceeding 3% of the requested budget.

The PO issues individual decisions to award a grant to projects based on the final ranking lists approved by the Programme Committee, for those projects for which grants are available.

A number of proposals may be kept in reserve to allow for eventualities such as the failure of negotiations on projects, the withdrawal of proposals, budget savings agreed during the negotiation phase, or the availability of additional budget from other sources.

6. Feedback to applicants

After the selection procedure is complete and the decision on the award of grants is made public, the PO sends electronically the individual expert evaluation reports, the consensus or panel reports (as applicable) to the Project Promotor of each evaluated proposal. The Project Promoter must inform the Project Partners about these documents.

7. Appeals

The Project Promoters who wish to appeal the final results may send their complaints by email to eeagrants@uefiscdi.ro, by fax to 021 3071919, or directly to the PO headquarters, within 3 workdays from the date of publication of the final results. The list of received appeals will be published on PO website.

The comments and scores given by experts and members of panels are not subject of the appeals. Grounds for appeals include conflicts of interest and errors in administrative procedure.

Final decision about registred appeals will made by PO after consulting the Programme Committe members.

8. Negotiation of proposals

The Project Promoters of which proposals that have been awarded a grant are invited to begin negotiations with the PO.

In addition to any points raised in the Consensus Report and/or Final Report, as applicable, the applicants may receive requests for further administrative, legal, technical and financial
information necessary for the preparation of the project contract. The PO may request changes, possibly including adjustments to the budget.

If it proves impossible to reach an agreement with a Project Promoter within a reasonable deadline, the PO may impose, negotiations may be terminated and the proposal rejected by PO decision. Negotiation with Project Promoters of which proposals are on the reserve list may begin once it is clear that sufficient budget has become available to fund one or more of these projects.

The PO may also terminate negotiations if the Project Promoter proposes to modify the project to the extent that it becomes significantly different form the proposal that has been evaluated.

9. Contracting of Projects

Once the negotiations have been successfully finalised, the PO proceeds to the conclusion of a formal Project Contract between the PO and Project Promoter.

The Project Promoter signs a Partnership Agreement with the Project Partner(s). The partnership agreement should contain the following:

- provisions on the roles and responsibilities of the parties;
- provisions on the financial arrangements between parties, including, but not limited to, which expenditure the Project Partners can get reimbursed from the project budget;
- provisions on audits on Project Partner(s);
- a detailed budget;
- intellectual property rights;
- provisions on dispute resolutions.

The Partnership Agreement should be in English and should be submitted to the PO before the signing of the Project Contract. The PO verifies if the agreement complies with art 7.7 of the Regulation.

Thus, the PP and the Project Partner(s) agree to ensure the necessary administrative support, to provide access to all necessary infrastructures, to support the implementation of the Collaborative Research Project in good conditions and to employ the members of the research teams, while complying with all legal provisions in force, if the project is selected for funding.

In case of personal constraints and the impossibility to continue the project implementation, the Principal Investigator jointly with the PP and Project Partner(s) will carry out all due diligence for ensuring the proper continuity of the project (finding a new PI who must also comply with the eligibility criteria for the Pls, making all the contractual arrangements etc). For this replacement, a written permission shall be obtained from PO.
10. Finance and Budget

10.1. The currency used for the project proposal and implementation

The currency to be used for proposal submission is EURO. The grant contract will be concluded in RON. The value in RON will be determined by using the official EC exchange rate from the date (month) of the contract (InforEuro).

10.2. The budget

The amount of EUR 24.687.500 is made available under this call.

The minimum amount of grant assistance to be applied for is EUR 500.000 and the maximum amount is EUR 1200.000.

The duration of a project is up to 36 months with the possibility of 6-9 months extension (requested during the implementation of the project), without additional funds.

No less than 10% of the total eligible expenditure of the call shall be dedicated to projects falling primarily within the “Roma inclusion and empowerment” key topic.

Grants from the Programme may be up to 100% of total eligible expenditure of the project. The project grant rate shall in all cases be set at a level that complies with the State Aid rules in force and takes into account any and all other forms of public support granted to project. The remaining costs of the project shall be provided or obtained by the Project Promoter.

The budgetary allocation to Project Partners should reflect the actual contribution made by each party and should be the subject of negotiation between the Project Promoter and the Project Partner(s). It is expected that the eligible costs claimed by the Norwegian entities participating in the project shall normally not exceed 40% of the total eligible costs of the project.

10.3. Eligibility of expenditures

Eligible expenditures of projects are those actually incurred within the project, which meet the following criteria:

- they are incurred between the first and final dates of eligibility of a project as specified in the project contract;
- they are connected to the subject of the project contract and they are indicated in the detailed budget of the project;
- they are proportionate and necessary for the implementation of the project;
- they must be used for the sole purpose of achieving the objective(s) of the project and its expected outcome(s), in a manner consistent with the principles of economy, efficiency and effectiveness;
- they are identifiable and verifiable, in particular through being recorded in the accounting records of the Project Promter and/or Project Partner and determined according to the applicable accounting standards of the country where the Project Promter and/or Project Partner is established and according to generally accepted accounting principles;
- they comply with the requirements of applicable tax and social legislation.

Expenditures are considered to have been incurred when the cost has been invoiced, paid and the subject matter delivered (in case of goods) or performed (in case of services and works). Exceptionally, costs in respect of which an invoice has been issued in the final month of eligibility are also deemed to be incurred within the dates of eligibility if the costs are paid within 30 days of the final date for eligibility.

9.3.1 Eligible direct expenditures

The eligible direct expenditures for a project are those expenditures identified by the Project Promter and/or the Project Partner, in accordance with their accounting principles and usual internal rules, as specific expenditures directly linked to the implementation of the project and which can therefore be booked to it directly, as follows:

a) costs of staff assigned to the project;
b) travel and subsistence allowances for staff taking part in the project;
c) cost of new or second-hand equipment;
d) costs of consumables and supplies;
e) other costs.

All costs budgeted in project (e.g. equipment, consumables and supplies, etc) will be charged to the programme, VAT included. However, VAT is not considered an eligible cost in case the entity can reclaim VAT from the national tax authorities in conformity with national indirect tax regulations.

9.3.1.1 Staff Costs

The cost of staff assigned to the project (researchers, master and PhD students, technicians and other research supporting staff directly involved in the project; person responsible for administrative and financial management of the project), comprising actual salaries plus social security charges and other statutory costs included in the remuneration, provided that this corresponds to the Project Promter’s and Project Partner’s usual policy on remuneration. For the Romanian Project Promter and Partners the research teams will be paid according to the
provisions of the Governmental Decision no. 751/2017 or the Governmental Decision no. 583/2015 (upper ceiling) with subsequent changes and additions.

The number of staff needed for project activities, its involvement and responsibilities within project activities has to be clearly presented and justified in the core funding application form.

9.3.1.2 Travel Costs

Travel, accommodation and subsistence allowances for staff taking part in the project are eligible direct expenditures within the project in accordance with the applicable national rules. Also, the conference fees, medical insurances and visa fees are eligible direct expenditures.

The costs will be settled either based on real expenses according to national rules in force or on the basis of provisions mentioned in the OP Decision no. 309/18.09.20186 (for the Romanian Project Promoter/Partner).

9.3.1.3 Equipment

When new or second hand equipment is purchased, only the portion of the depreciation corresponding to the duration of the project and the rate of actual use for the purposes of the project may be considered eligible expenditure, in compliance with applicable rules on the state aid scheme.

For Romanian partners, the rules of depreciation, according to national legislation, apply only to companies. For the research organizations all equipment costs are 100% eligible. This includes, but is not limited to, laboratory/workshop equipment (including computers and servers), software and installation costs.

A detail of equipment costs (type of equipment, number of units, use of the equipment within project activities, complementary with the existing equipment etc) should be presented and justified in the core funding application form.

Project Promoters and Partners will assure that the equipment is, without exception, required for the achievement of the project objectives.

Romanian Project Promoters and Partners, public or private organizations, are bound to comply with the national laws in force in the field of public procurement for the purchase of the project specific equipment.

9.3.1.4 Consumables and supplies

The applicant needs to indicate the nature (chemicals, glassware, etc.) of the consumables and justify the estimation of the total costs and requested budget in the Project Application Form.

The consumables and supplies must be necessary for the project.

5 https://uefiscdi.gov.ro/legislatie-cdi
6 https://uefiscdi.gov.ro/eea-norway-grants
9.3.1.5 Other costs
Under this heading, an eligible direct expenditure within the project, can take the form of, but are not limited to:
- costs entailed by other contracts awarded by a Project Promoter for the purposes of carrying out the project, provided that the awarding complies with the applicable rules on public procurement and the Regulation;
- costs arising directly from requirements imposed by the project contract for each project;
- cost of documentation (not expected in institutional libraries);
- initial submission costs for the protection of a patent, license, trademark, fees for publication/open access, etc;
- audit costs.

The nature of the “Other costs” and their relevance to the project has to be explained in detail in the Project Application Form.

9.3.1.5.1 Subcontracting
The Project Promoter and Partners may subcontract certain sub-activities of project (no more than 15% of the total project budget) which do not represent core elements of the project work and cannot be directly assumed by any project partner(s) because of lack of expertise. Thus, subcontracting costs may not cover fees for experts which provide a substantial part of the workforce of the project.

Procurement of equipment, consumables and supplies, services for events or audit are not considered subcontracting activities.

9.3.2 Indirect costs (overheads)
Indirect costs are all eligible costs that cannot be identified by the Project Promoter and/or the project partners as being directly attributed to the project activities but which can be identified and justified by its accounting system as being incurred in direct relationship with the eligible direct costs attributed to the project activities.

The indirect costs could include salaries for administrative staff which are not part of staff costs (financial department representatives, acquisitions responsible, PR officer etc).

Indirect eligible costs shall be determined for each partner by applying a flat rate of 25% of the total direct eligible costs, excluding direct eligible costs for subcontracting and the costs of resources made available by third parties which are not used on the premises of the beneficiary, as well as financial support to third parties.
In case the project grant takes the form of standard scales of unit costs, the flat rate of 25% for indirect costs shall not be applied for the partner in question.\(^7\)

### 10.4. Excluded costs

The following costs shall not be considered eligible:

- interest on debt, debt service charges and late payment charges;
- charges for financial transactions and other purely financial costs, except costs related to accounts required by the FMC/NMFA, the National Focal Point or the applicable law and costs of financial services imposed by the project contract;
- provisions for losses or potential future liabilities;
- exchange losses;
- recoverable VAT;
- costs that are covered by other sources;
- fines, penalties and costs of litigation, except where litigations is an integral and necessary component for achieving the outcomes of the project;
- excessive or reckless expenditure.

### 10.5. Budgetary flexibility

Applicants should note that during the implementation of the project, budgetary flexibility is given in order to allow for appropriate project management. For a reallocation of funds among the budget headings not exceeding 15% of the total budget of the project (a budget heading is defined as one of the main titles of the budget – e.g.: Staff Cost, Consumables and supplies, Travel costs etc.), the Project Promoter is bounded to notify and to obtain the PO's approval. This reallocation is considered a minor one and, thus, it does not result in an addendum to the contract.

For reallocation above the limit of 15%, a written permission shall be obtained from PO by Project Promoter at least 30 calendar days before the date the modification should take place. This request must be fully substantiated and justified. If the request is deemed unfounded by the PO, the Project Promoter will be advised in writing. The request is endorsed by addendum to the contract.

The budgetary flexibility is NOT applicable to the budget heading of indirect costs.

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\(^7\) The Norwegian research institutes which report personnel rates to the Research Council of Norway, and have those personnel rates calculated and approved by RON, may use "Standard scales of unit costs" (ref. Regulation art. 8.4.b). They should use the same rates as in applications to RON calls. In such cases, no indirect or overheads costs should be included in the budget, as they are already included in the personnel rates. The list is available here.
11. Reporting and Payments

In order to report on the project-related activity, Project Promoters will submit yearly and final reports.

The Project Promoter transmits the reports and other deliverables to the PO exclusively by electronic means (www.uefiscdi-direct.ro platform) using the forms and templates provided by PO.

11.1. Annual reporting

During the implementation of the project, the Project Promoter submits an annual report within 60 days of the end of each reporting period set out in the project contract. The annual report shall comprise:

- A technical report containing:
  - an explanation of the work carried out by the participants;
  - an overview of the progress of work towards the objectives of the project, including milestones and deliverables identified in the project contract. The report must include explanations justifying the differences between work expected to be carried out in accordance with the project contract and that actually carried out;
  - details on the exploitation and dissemination of the results, and – if required in the project contract- an updated plan for the exploitation and dissemination of the results;
  - a summary for publication by the PO.

- A Financial report containing:
  - an individual financial statement from each participant for the reporting period concerned. For the Project Promoter and Romanian Project Partners the financial report will be in RON; for the Norwegian Project Partners the financial report will be in EURO;
  - an explanation of the use of resources and the information on subcontracting; a summary financial statement from PP consolidating the individual financial statement for the reporting period concerned, in RON for PP and Romanian Project Partner(s) and in EURO for Norwegian Project Partners.

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8 The 1st technical report must contain the progress of the work for at least 6 months of project implementation.
11.2. Final reporting

The Project Promoter submits a final report within 60 days after the project end. This final report shall comprise:

- A final technical report containing:
  - an overview of the results and their exploitation and dissemination;
  - the conclusion on the project;
  - the socio-economic impact of the project;
  - a summary for publication by the PO.

- A final financial report containing:
  - a final individual financial statement from each participant for the final reporting period, as defined in the project contract. For the Project Promoter and Romanian Project Partners the financial report will be in RON; for the Norwegian Project Partners the financial report will be in EURO.
  - a final summary financial statement from PP consolidating the individual financial statement for all reporting periods and including the request for payment of the balance (final payment claim), in RON for PP and Romanian Project Partners and in EURO for Norwegian Project Partners.
  - distribution of the financial contribution between the Project Promoter and Project Partners;
  - an audit certificate on the financial statements for each participant (as applicable).

11.3. Reporting on scientific publications

During and after the project, the Project Promoter shall provide references and an abstract of all scientific publications relating to the results of the project at the latest 60 days following publication.

As part of the final project report, the Project Promoter will be required to submit a full list of publications relating to the results of the projects.

All publications shall include the following statement to indicate that results of the project were generated with the assistance of financial support from the Norwegian Financial Mechanism:

“The research leading to these results has received funding from the Romanian - Norway Grants 2014-2021 operated by UEFISCDI, under Project Contract No xxx."

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9If the implementation of the projects ends in the first 6 months of the year, then the annual report for the previous year is not requested separately.
Each partner in the project shall ensure open access (free of charge, online access for any users) to all peer-reviewed scientific publications related to project results.

11.4. Payments
According to the Regulation for the implementation of the Norwegian Financial Mechanism 2014-2021, payments of the project grant can take the form of advance payment, interim payments and final payment.

The purpose of the advance payment and the annual interim payments is to ensure that the Project Promoters and Project Partner(s) have a positive cash flow during the project implementation and appropriate provisions shall be set in the project contract and the partnership agreement.

- An advance payment of a percentage of the total grant amount shall be made upon signature of the contract between the Programme Operator and the Project Promoter. The value of the advance payment, in all cases, should cover the first year of the implementation of the project.
- Interim payments will ensure positive cash flow for all subsequent reporting periods (year). The interim payments will be granted at the beginning of the subsequent reporting periods and will be calculated based on the cash balance at the end of the previous reporting period.

Payments are made by the PO to the Project Promoter within 15 days after the PO’s approval of payment requests. The Project Promoter should ensure that all appropriate payments to the other Project Partner(s) are made without unjustified delay and no later than 15 days after receiving of the payment from the PO.

11.5. Certificate on financial statement and proof of expenditures
Proof of expenditure shall not be submitted by a Project Promoter or a Project Partner where the total grant from the programme to the respective Project Promoter or Project Partner is less than EUR 325,000.

A certificate by an independent auditor qualified to carry statutory audits of accounting documents, certifying that the claimed costs are incurred in accordance with the Guideline for Research programmes, the Regulation, the national law and relevant national accounting practices shall be accepted as sufficient proof of expenditure incurred.

A certificate issued by a competent and independent public officer recognised by relevant national authorities as having a budget and financial control capacity over the entity incurring the costs and who has not been involved in the preparation of the financial statements, certifying that the claimed costs are incurred in accordance with the Guideline for Research
programmes, the Regulation, the national law and relevant national accounting practices, shall also be accepted as sufficient proof of expenditure incurred. Although, the proof of expenditures takes the form of a certificate by an independent auditor, the Programme Operator, in order to document administrative verification of Project Promoter reports, will request, on a sample bases, certain supporting documents for the direct eligible expenditures declared by the Project promoters/Partners.

11. Contact Persons

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