

HORIZON 2020

Model Grant Agreement FINANCIAL ISSUES

Research and Innovation

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H2020 Information Campaign



Part of the ex-ante advice to be provided by the Commission services

⇒ Targets the same main objective:
 → error free financial statements

⇒ Started at the earliest possible stage of H2020



Background: FP7 10 most common errors

1. Costs claimed are not substantiated or not linked to the project

2. Third parties and subcontracting costs not properly reported

3. Depreciation costs not correctly charged to the project

4. Indirect costs model not properly reflecting the entity's reality

5. Indirect costs – ineligible costs included



Background: FP7 10 most common errors

6. Personnel costs – calculation of productive hours

7. Personnel costs – charging of hours worked on the project

8. Personnel costs – use of average personnel costs

9. Payment of salaries to owner/managers of SME

10. VAT



Auditor's advice: Consequences of errors

Identified errors may lead to

- Extension of audit findings (systemic or recurrent errors)
- Recovery of the ineligible amount
- Penalties
- Suspension of payments or termination of the contract
- Reputational damage
- Financial losses
-



DG Declaration of Assurance

I, the undersigned Director-General, declare that the information contained in this report gives a true and fair view [1].

I state that I have reasonable assurance [...] which is based on my own judgement and on the information at my disposal [...]

However the following reservation should be noted:

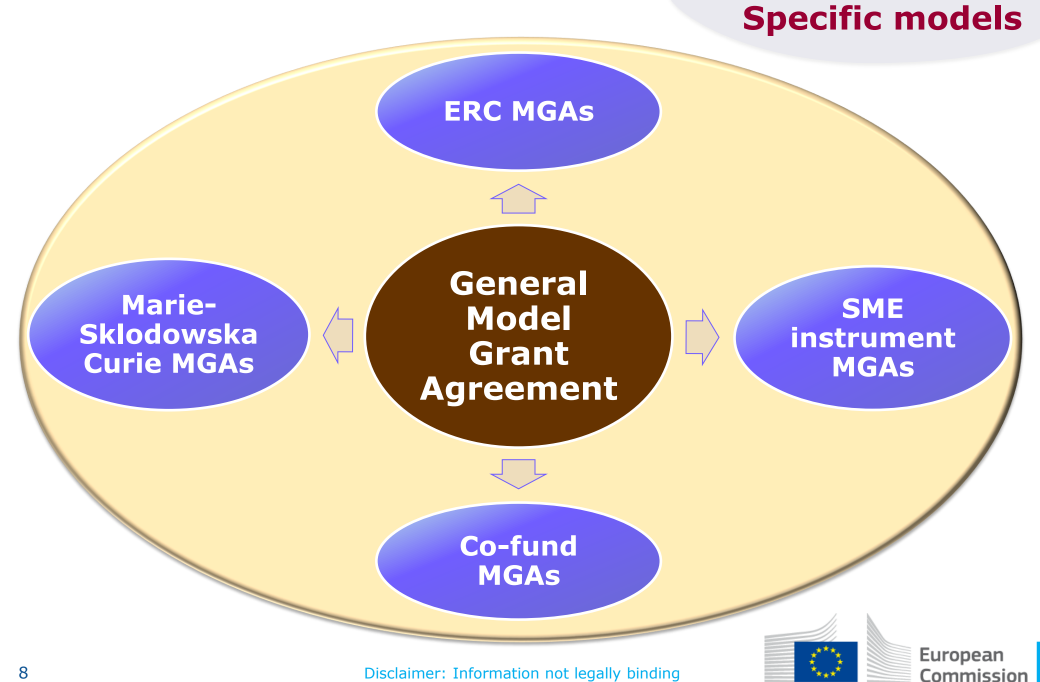
Reservation concerning the rate of residual errors with regard to the accuracy of financial statements in the Eighth Framework Programme (H2020) grants.

Brussels, 31 March 2014 "Signed" The Director-General

[1]→True and fair in this context means a reliable, complete and correct view on the state of affairs in the service.



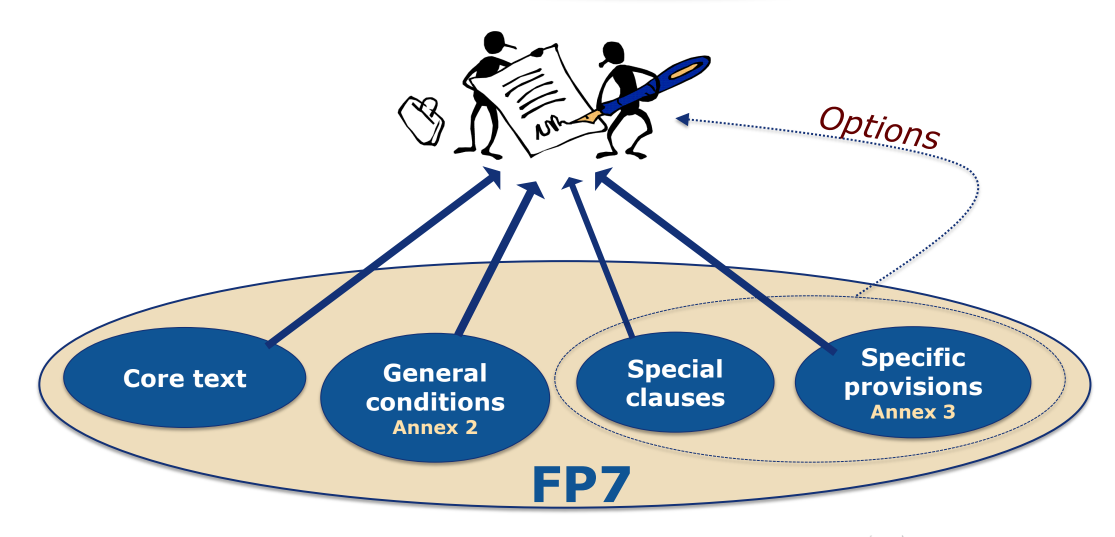
Horizon 2020 Model Grant Agreement



Disclaimer: Information not legally binding

Horizon 2020 Model Grant Agreement

A single document with all provisions





European Commission

Horizon 2020 Model Grant Agreement

Annexes to the grant

Annex 1: **Description of the action**

Annex 2: Estimated budget

Annex 3: Accession Forms, 3a & 3b

Annex 4: Financial statements

Annex 5: Certificate on the financial statements

Annex 6: Certificate on the methodology





Forms of costs

Actual costs	 Costs actually incurred, identifiable and verifiable, recorded in the accounts, etc. NEW: non-deductible VAT paid is also eligible
Unit costs	 A fixed amount per unit determined by the Commission Example: SME owners' unit cost For average personnel cost (based on the usual accounting practices – with or without Certificate)
Lump sum	• A global amount to cover one or several cost categories Example: Phase 1 of the SME instrument
Flat rate	• A percentage to be calculated on the eligible costs Example: 25 % flat rate for indirect costs

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Budget categories and Forms of costs

	FORMS OF COSTS	BUDGET CATEGORIES							
				SPECIFIC					
		Personnel	Subcontracting	Financial support to 3rd parties	Other	INDIRECT COSTS	CATEGORIES OF COSTS		
	Actual costs	\checkmark	\checkmark	✓	\checkmark	×	×		
	Unit costs	Yes for - Average personnel costs - SME owners & natural persons without a salary	×	×	NEW! (2017) Yes for Internal Invoices	×	Yes if foreseen by Comm. Decision		
	Flat-rate costs	×	×	×	×	\checkmark	×		
	Lump sum costs	×	×	×	×	×	Yes if foreseen by Comm. Decision		



Budget categories: budget transfers

Budget transfers and re-allocation	Amendment needed?	
From one beneficiary to another	ΝΟ	
From one budget category to another	ΝΟ	
Re-allocation of Annex 1 tasks	YES	
Transfers between forms of costs (actual costs, unit costs, etc.)	YES if the 'form' receiving the transfer was not included in the budget (a new unit cost under column F)	
Solution Transfers within <i>personnel costs</i>	ΝΟ	
Transfers to costs of internally invoiced goods and services	NO	NEW ! (2017)
New subcontracts	YES (strongly advised)	
		-

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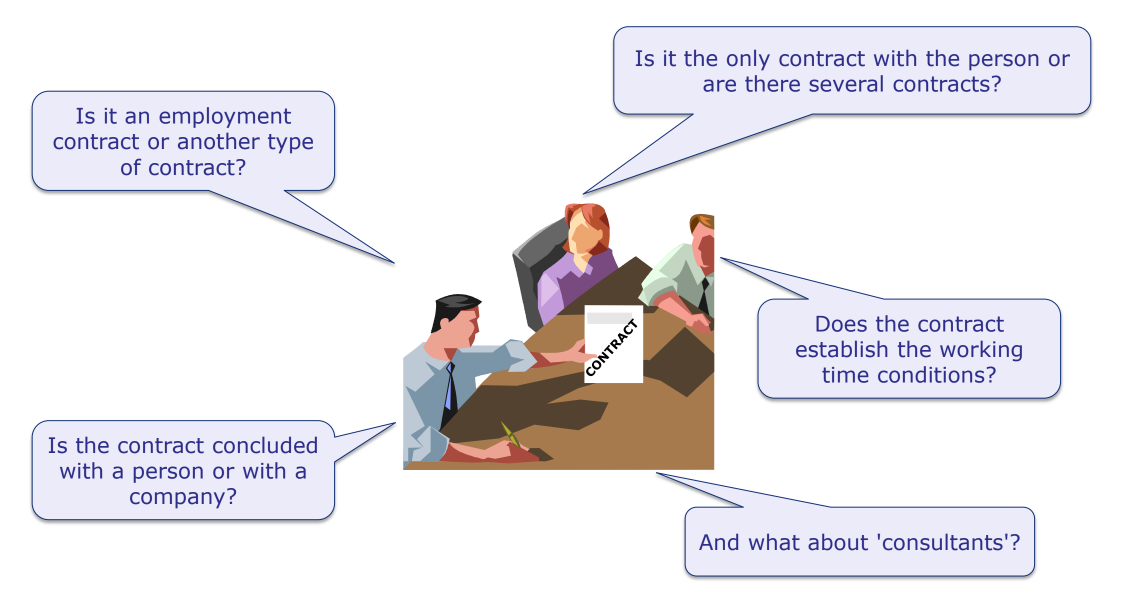
Commission

Budget categories: budget transfers (example)

					Estimat	ed budget f	or the action				
		A. Direct person	nnel costs		B. Direct costs of subcontracting	[C. Direct costs of fin. support]		osts	E. Indirect costs	[F. Cos	sts of]
	A.1 Personnel A.2 Natural persons u contract A.3 Seconded persons [A.6 Personnel for pro research infrastructur	under direct ns oviding access to	A.4 SME owners A.5 Beneficiaries natural persons v	that are			D.1 Travel D.2 Equipment D.3 Other goods and services D.4 Costs of large research infrastructure	D.5 Cost of internally invoiced goods and services		[F.1. Cost of]	[F.2 Cost of]
Form of costs	Actual	Unit	Un	nit R/hour	– Actual	Actual	Actual	Unit	Flat rate 25 %	Unit	[Unit] [Lump sum]
	(a)	otal (b)	No hours	(c)	(d)	(e)	(f)	(g)	(g)	(j1)	(j2)
Beneficiary 1	500.000	0	100	3.213	150.000	0	325.000	0	207.053	0	0
Beneficiary 2	0	300.000	0	0	0	0	125.000	0	106.250	0	0

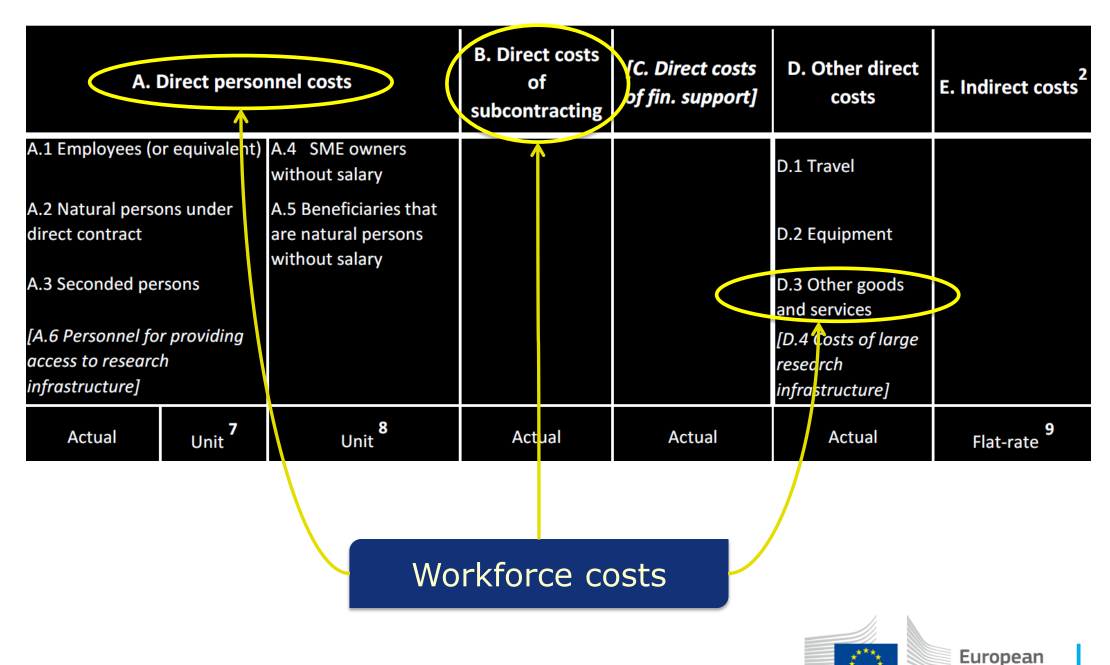


Classifying workforce contracts





What contract under what budget category



Commission

What contract under what budget category

What workforce contracts can you declare under personnel costs?



Standard case: persons hired by the beneficiary via an employment contract

(qualified as such under national law; and for whom the entity pays social security contributions)

Other cases:

- \rightarrow Natural persons hired directly via a contract other than an employment contract **<u>if</u>**:
 - the person works under conditions similar to those of an employee organisation or work, premises, etc.)



- \circ The result of the work belongs to the beneficiary (exceptions may apply)
- $\circ~$ The costs are not significantly different from those of an employee of the beneficiary doing similar tasks
- \rightarrow Employees of a third party seconded to the beneficiary (must be set in Annex 1!)



What contract under what budget category

What you can NOT declare under personnel costs?

- Contracts with companies (e.g. temporary work agencies) to provide staff
- Natural persons (e.g. consultants) not fulfilling any of the conditions mentioned in the previous slide.

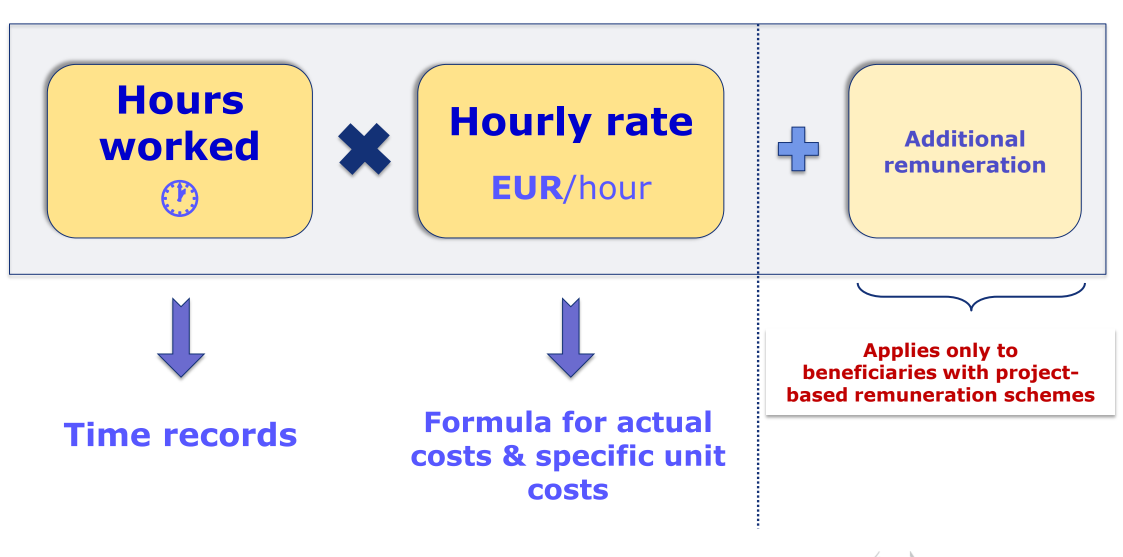
e.g. working systematically off-site while employees have to work in the premises of the beneficiary

Natural persons (e.g. consultants) paid for deliverables rather than for working time



In the cases above the costs may be eligible under 'Other goods and services' or under 'Subcontracting' but not as personnel costs









Only the hours <u>actually worked</u> on the action can be charged.

> Think of how **you** follow different projects

You <u>cannot</u> declare:

- \rightarrow Budgeted time (what you indicated for the budget)
- \rightarrow Estimated time (e.g. person 'guessing' at the end of the year)
- \rightarrow Time allocation (e.g. x % of the contractual time of the person)







⇒ Depends if the person works exclusively on a H2020 action

⇒ For this purpose, "working exclusively" refers to an uninterrupted period of at least one full calendar month during which all the hours worked by the employee for the beneficiary were dedicated to the H2020 action.

Working exclusively	Records	Conditions (full details available in the AGA; page 160)
YES	Declaration on exclusive work for the action	 → only one per reporting period (per person) → covering one uninterrupted period of exclusive dedication of at least one calendar month
NO	Time records (i.e. timesheets)	 → dated and signed at least monthly by the person and his/her supervisor → minimum conditions detailed in the AGA



Declaration for persons working exclusively on the action:

Model available in the AGA (version 19/12/2014)

Declaration on a person working exclusively on a H2020 action

Action			
Title of the action		Grant Agreement	
(acronym)		number	

Beneficiary's/linked third party's name

Reporting period covered by this declaration ¹				
Reporting period number	from (date)	to (date)		

This document certifies that² has worked for the beneficiary/linked third party exclusively on the above-mentioned H2020 action during (chose one below):

the whole reporting period

(This period must cover at least one full natural month)⁵

Short description	Short description of the activities carried out during the period covered by this declaration		
Reference (e.g. work package)	Activities		

SIGNATURES

For the beneficiary/linked third party (supervisor)	For the person working exclusively on the action			
Name:				
Date://	Date://			
	a :			

Signature:

Signature:

Only one declaration can be made per reporting period for each person working in the action.

² Insert name of the person.

- ³ Insert date.
- 4 Incert date

³ The person must keep timesheets for any hours worked for the action outside the period indicated herein.





Only one declaration can be made per reporting period for each person

the whole reporting period

(This period must cover at least one full natural month)⁵

Exercise

TIMESHEET

Monday Tuesday Thursday Friday	4 hours
Monday Tuesday Friday	8 hours 8 hours
Monday Tuesday Wednesday Thursday Friday	3 hours 8 hours 8 hours
Total month	57 hours

What information is missing in this timesheet?



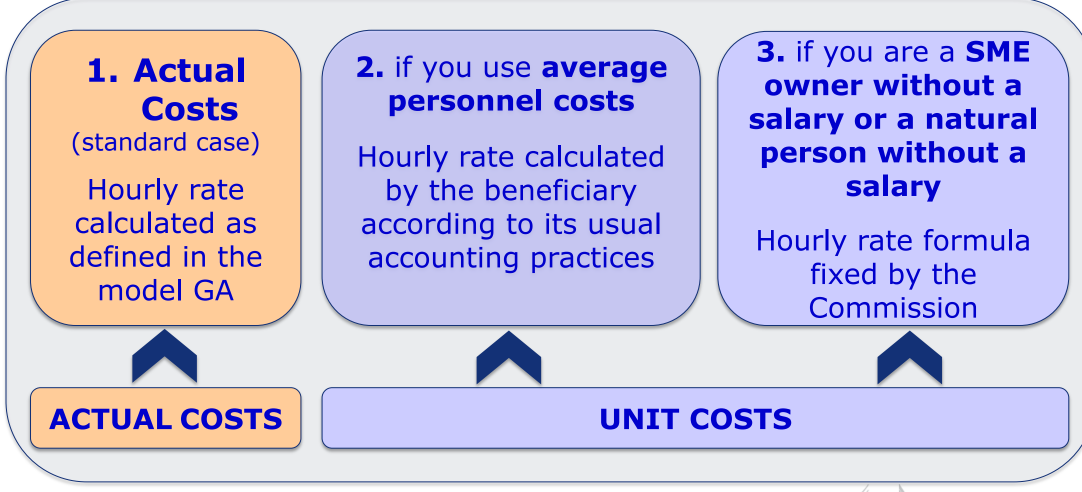
- Inconsistency with HR records
- Time sheets not properly dated or signed
- More than full time employment charged among different projects double funding!
- Poor or limited information captured



Personnel costs: hourly rate



How to determine the Hourly Rate





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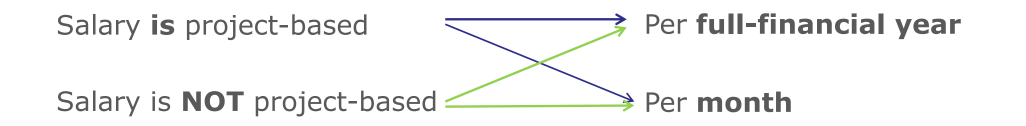
SME owner without a salary

• Fixed hourly rate (unit cost) determined in the grant

Average personnel costs

• Average hourly rate (unit cost) calculate in accordance with the beneficiary's practices

Actual costs





Personnel costs: hourly rate

3: if you are a SME owner without a salary or a natural person without a salary

Costs must be declared on the basis of the unit cost (hourly rate) fixed by Commission Decision C(2013) 8197 and indicated in Annexes 2 and 2a of the GA.

In practice: SYGMA calculates the hourly rate for you by using the formula:

Monthly living allowance for experienced researchers under the IF actions 143 ×Country correction coefficient

The SME owner or natural person may be remunerated by dividends, service contracts between the company and the owner, etc. **Still, unit costs must be declared**







2: if you use average personnel costs

You calculate the hourly rate according to your usual practice provided that:

- You applied it in a consistent manner, based on objective criteria, and regardless of the source of funding
- You calculate the hourly rate using the actual personnel costs recorded in your accounts, excluding ineligible cost or costs included in other budget categories
- You use one of the options of the Grant Agreement to determine the annual productive hours



Personnel costs: hourly rate

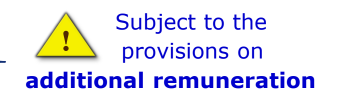
1: ACTUAL COSTS

1A - General case: the salary does not depend on specific projects

Hourly rate = <u>Total personnel costs</u> <u>Total productive hours</u>

1B - Specific case: project-based remuneration

 $Hourly \ rate = \frac{Personnel \ costs \ for \ the \ H2020 \ action}{Hours \ worked \ for \ the \ H2020 \ action}$





How do I know if I am in the general case 1A or in the specific case 1B?

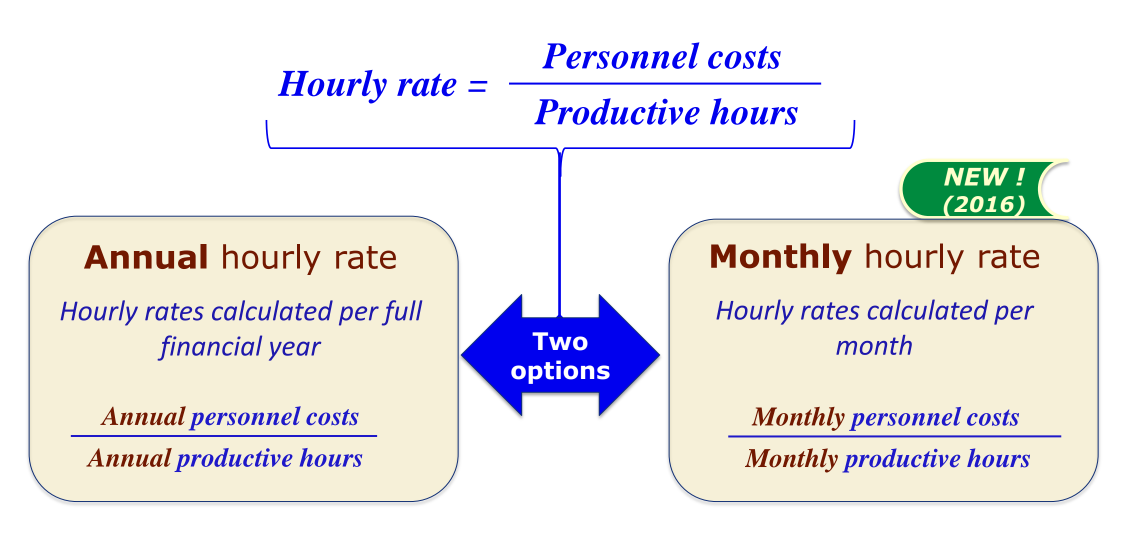
If your remuneration for time worked in some projects is different from your remuneration for your other duties: you are in the **specific case (1B)**

For example:

- You get a supplementary employment contract for the work in the project
- > You get a bonus or premium for the time worked in the project
- Sour contract fixes a specific hourly rate for work in specific projects

Otherwise, you are in the **general case (1A)**







If you are a beneficiary **with project-based remuneration (1B)**, you will only take into account personnel costs and hours corresponding to the H2020 action



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Eligible personnel costs

Hourly rate =	Personnel costs			
	Productive hours			

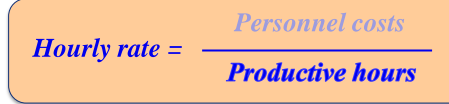
> Include:

- ✓ Salaries
- ✓ Social security contributions (employers' and employees')
- Taxes and other costs included in the remuneration if they arise from national law or the employment contract

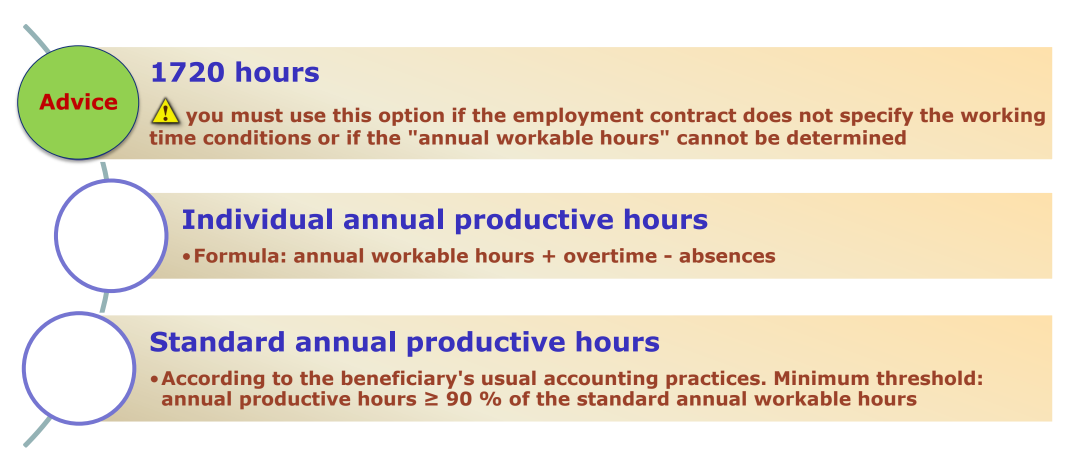
Do not include:

- Any ineligible item (article 6.5)
- Any costs included in other budget categories (e.g. indirect costs)
- ✗ For beneficiaries with project-based remuneration (1B): any part of the personnel costs that qualifies as additional remuneration





Annual productive hours



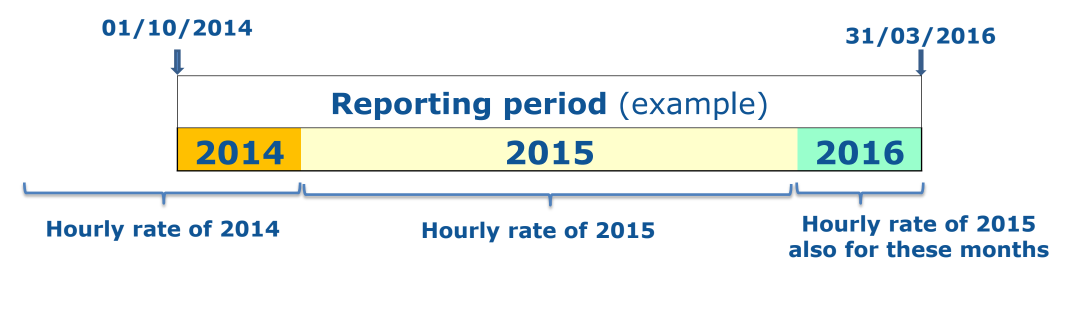


Annual hourly rate specificities

Annual personnel costs Annual productive hours

L The annual hourly rate is to be calculated **per full financial year**

If the financial year is not closed at the time of reporting, the beneficiary must use the hourly rate of the *last closed financial year available*.





Monthly hourly rate specificities

Monthly personnel costs Monthly productive hours

One hourly rate per each month the person works in the action

4 Monthly productive hours = 1/12 of the annual productive hours

Only options 1 (1720) and 3 (standard) are allowed. Option 2 (individual) is NOT allowed for monthly hourly rates.

- Thirteen salary (and similar) included in each month "pro-rata"; not in full in the month when they are paid.
- Time spent in parental leave cannot be deducted from the monthly productive hours. However, personnel costs incurred during parental leave may be charged in proportion to the time the person worked for the action.



CASE 1B: beneficiaries with project-based remuneration

The remuneration of Ms R. is composed of:

Gross annual salary fixed by contract: 20 000 EUR + family allowance fixed in the collective labour agreement: 100 EUR/month

Besides, when she works in externally funded projects she gets an extra remuneration of 1 000 EUR per month of full dedication

Ms R. would be in the **specific case 1B**! (her remuneration is project-based)

The specific calculation of the hourly rate applies to her

And the beneficiary must check if any part of her salary qualifies as additional remuneration



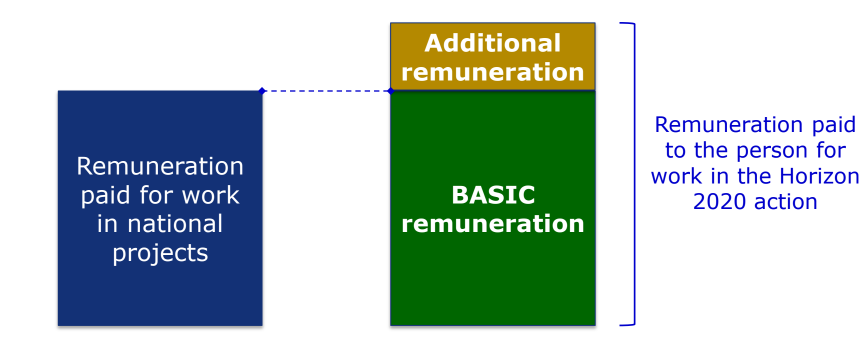






What is additional remuneration?

Article 6.2.A.1: 'Additional remuneration' means any part of the remuneration which exceeds what the person would be paid for time worked in projects funded by national schemes.



Additional remuneration may only be eligible for non-profit legal entities







- Remuneration set out in national law or internal rules for work in national projects (it must have been paid at least once before the proposal)
- **Only if** there is no applicable national law or internal rules:
 - Average of the salary of the person the previous year (excluding any part corresponding to H2020 actions)



Personnel costs: bonuses

		Arbitrary bonus
	Ineligible	 Bonus based on commercial targets (e.g. sales target), fund raising targets or representing profit distribution (dividends)
	<i>\</i>	 Bonus applied only to EU actions
S Ш С		 Triggered by specific projects and resulting in a level of remuneration higher than under national projects
SNNC	Additional	 Paid for additional work or expertise
	Remuneration	 Part of the usual remuneration practices of the entity
		 Based on objective criteria established in the internal rules
B		• 🛕 Eligible only for non-profit legal entities
	(also) Basic	• If not triggered by specific projects OR if triggered by projects, up to the level of remuneration paid in national projects
	Remuneration	 Scheme authorised by law, collective agreement of contract
	/	 Determined using objective criteria established in the internal rules



Additional remuneration ceiling



Additional remuneration

Eligible additional remuneration is subject to a eligibility ceiling fixed at EUR 8 000 for a full-time employee working exclusively for the action during the entire year.

	Contract										
Occupation	hired full time during the entire year	NOT hired full time during the entire year									
working exclusively for the EU action during the entire year	EUR 8 000	pro-rata amount of EUR 8 000									
NOT working exclusively for the EU action during the entire year	{8 000 / annual productive hou	rs FTE} * hours worked for the action over the year									



The ceiling covers the additional salary + all additional taxes, costs and social security contributions triggered by the additional salary.



Exercise: Calculation of personnel costs (general case)

Ms R. has worked in 2015 and 2016 for the H2020 action whose reporting period runs from 01/10/14 to 31/03/16.

How do we calculate the personnel costs to be charged to the action?

Step 1 Calculate the hourly rate

Step 2 Identify the hours worked for the action

Step 3 Multiply the hours worked for the action by the hourly rate





Step 1.a Calculate the hourly rate: annual personnel costs

As 2016 is on-going at the end of the reporting period, the 2015 hourly rate will apply also for the 2016 months of the reporting period

Ms R. has a gross monthly salary of 2 500 EUR and the employer pays 30 % on top as social security

Annual personnel costs = (2 500 X 12) + 30 % = 30 000 + 9 000 = 39 000



 $Cost = Hours worked for the action \times \frac{Annual personnel costs}{Annual productive hours}$

Step 1.b Calculate the hourly rate: annual productive hours

Out of the three options offered by the H2020 grant agreement:

- i. Fixed hours
- ii. Individual annual productive hours
- iii. Standard annual productive hours

The beneficiary applies option 1 for all its staff

Annual productive hours of Ms R. = 1720



 \mathbf{D} What if Ms R. would be a part time employee?



$Cost = Hours worked for the action \times \frac{Annual personnel costs}{Annual productive hours}$

Step 2 Identify the hours worked for the action

Ms R. worked some hours in December **2015** (registered in a timesheet):

1	DAY	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	
Refere																																	Total
WP	2		8	8	8			4	8	8	8	8				8	8	8															84

And in **2016** she signed a declaration of exclusive work in the action covering the period:

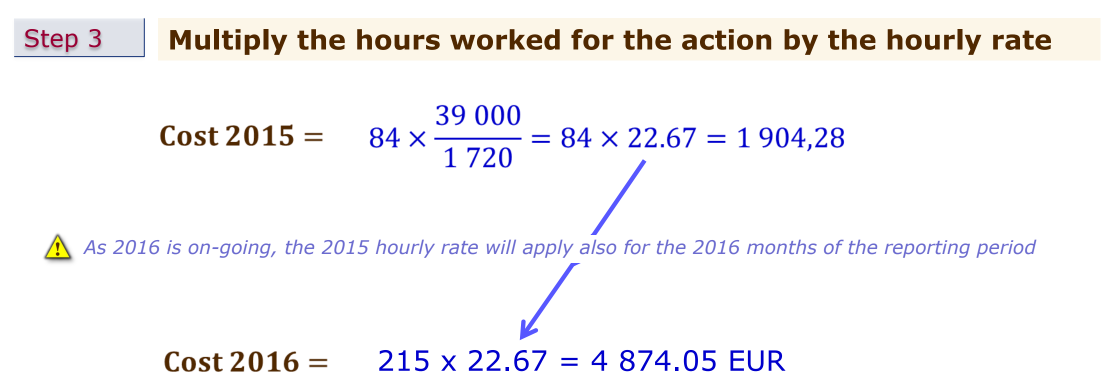


from 01/01/2016 ³ until 15/02/2016⁴ (This period must cover at least one full natural month) ⁵

Hours worked for the action in $2016 = (1720 / 12 \text{ months}) \times 1,5 \text{ months} = 215$



 $Cost = Hours worked for the action \times \frac{Annual personnel costs}{Annual productive hours}$





Exercise: Individual annual productive hours

The beneficiary has chosen option 2, individual annual productive hours:

annual workable hours + overtime - absences

Ms R. contract stipulates that she works 8 hours per day from Monday to Friday (the year has 52 weeks). She has 22 working days of annual leave + eight days of public holidays.

In 2015 she worked 29 hours of overtime and was on sick leave for five days.

Annual productive hours =

Annual workable hours = 365 days - 104 days (Saturdays and Sundays) - 22 days (annual leave) - 8 days (public holidays) = 231 days x 8 hours per day = 1 848

1848 (annual workable hours) + 29 hours (overtime) – 40 hours (sick leave: 5×8) = **1837**



Common Audit Service & Audit Process

- Common Audit Service
- Outsourced and In-House Audits
- Audit Selection
- Audit Planning
- On-site Audit
- Audit Reporting



Direct costs are costs that are directly linked to the action's implementation. They must not include any indirect costs

Direct costs are:

- costs that have been caused in full by the action
- or costs that have been caused in full by several actions and the attribution to a single action can, and has been, <u>directly measured</u> (e.g. not allocated via cost drivers)



Direct costs for the action

- Must be justified by sufficient persuasive evidence showing the direct link to the action
- Must be properly recorded in order to allow direct measurement of the use for the action and to ensure auditability
- The measurement system used by the beneficiary must accurately quantify the cost
- Direct measurement of costs does not mean fair apportionment of costs through proxies, cost drivers or allocation keys. Once you use them, it's indirect cost!
- In principle, what was considered direct/indirect in FP7 remains the same in H2020 But Now, it is even more important because Indirect Cost is calculated at 25% flat rate



A beneficiary uses a x-ray machine for the action for few hours and for the rest of the time the x-ray machine is used for other activities. The beneficiary charges the full depreciation costs for the period in the cost statement of the action.

NOT ALLOWED!

The allocation of the part of the annual depreciation to the H2020 action must be calculated based on the number of hours/days/months of actual use of equipment for the action. The actual use should be directly measured (logbook, etc.).



The total consumables costs are charged as direct costs on the H2020 action as a proportion of the action hours to total worked hours in the laboratory.

NOT ALLOWED!

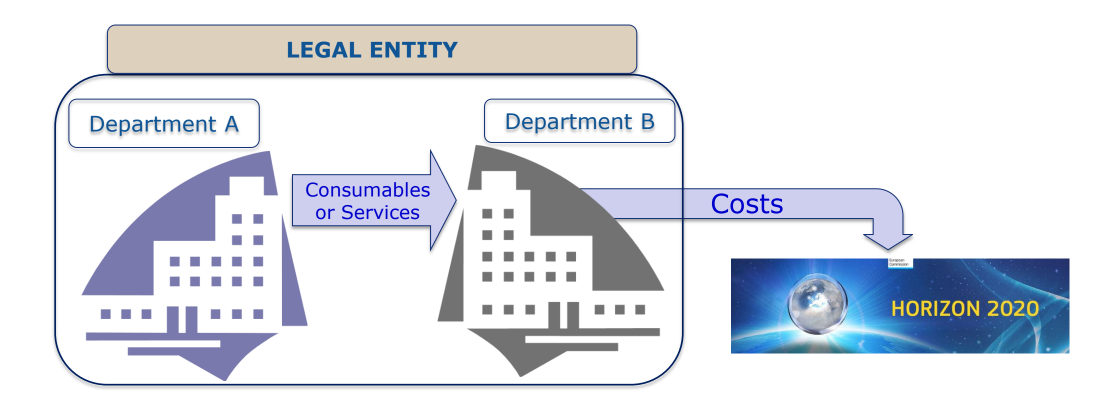
Even if the usual accounting practice of a beneficiary is to consider laboratory consumables as direct costs.

The costs of other goods and services should be declared as actual costs e.g. direct consumption for the action should be measured.





Internal invoices refer to costs of goods or services produced by the same beneficiary who uses them directly for the H2020 action and calculated in accordance with its usual cost accounting practices





Internal invoices unit cost



Self-produced consumables

• e.g. electronic wafers, chemicals, etc.

EXAMPLES

Use of devices or facilities

• e.g. clean room, wind tunnel, supercomputer, etc.

Specialised premises

• e.g. animal house, aquarium, etc.

Standardised processes

• e.g. genomic test, mass spectrometry analysis, etc.

Hosting services for researchers

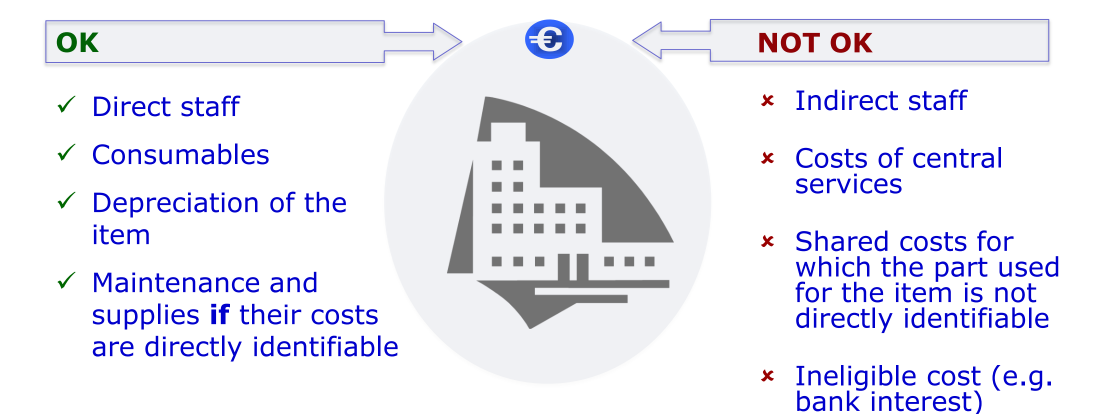
• e.g. housing and canteen costs for visiting researchers



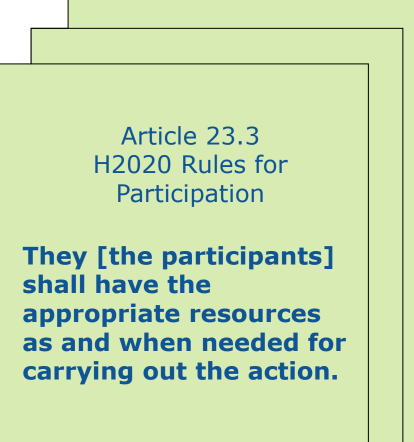
Internal invoices unit cost



Internal invoices must be calculated in accordance with the usual cost accounting practice of the beneficiary, but adjusted if needed to comply with the cost eligibility conditions







However, where it is necessary for the action, the participants may:

- award subcontracts for carrying out certain elements of the action
- call upon linked third parties to carry out work under the action
- use resources made available by third parties

... according to the conditions set out in the grant agreement.



Third parties: basics

⇒ What is a third party?

⇒ A legal entity which carries out work of the action, supplies goods or provide services for the action, but which <u>did not sign the grant agreement</u>

What types of third parties?



1. Third parties directly carrying out part of the work described in Annex 1



 Other third parties: providing resources, goods or services to the beneficiaries for them to carry out the work described in Annex 1



3. Third parties receiving financial support (money) from the beneficiary as part of the action. <u>Only when authorised in the call</u>





Linked third parties

Affiliated entities

Third parties with a legal link

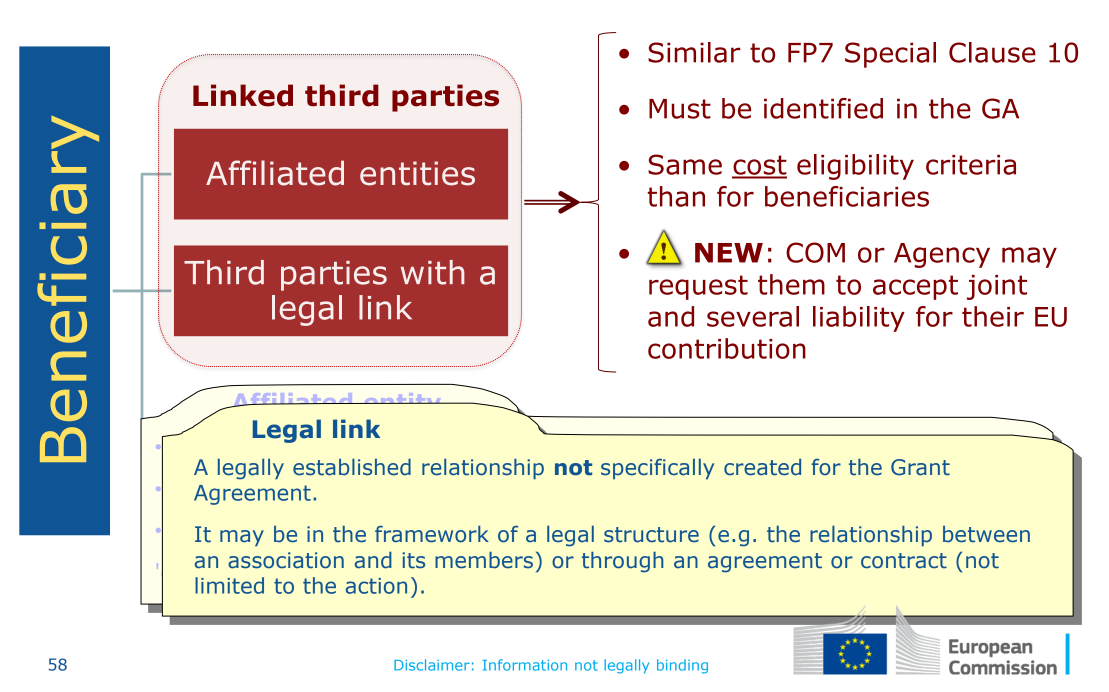
Affiliated entity

- Under the direct or indirect control of the beneficiary
- Under the same direct or indirect control as the beneficiary
- Directly or indirectly controlling the beneficiary

'control' = >50 % shares or majority voting rights or decision-making powers



1. Third parties carrying out work in the action



1. Third parties carrying out work in the action



Linked third parties

Affiliated entities

Third parties with a legal link

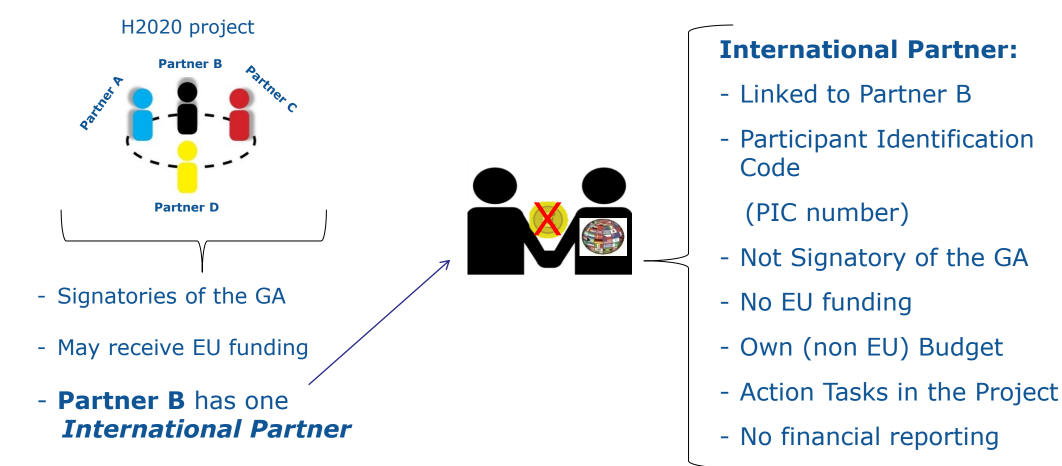
Subcontractors

- Ensure best value for money and avoid conflict of interests
- Subcontracting between beneficiaries is not allowed. Subcontracting to affiliates is generally not allowed either
- Estimated costs and tasks must be identified in the budget and in Annex 1
- **NEW**: if not identified in Annex 1, Commission may still approve them (beneficiary bears the risk of rejection)
- E.g.: Testing described in Annex 1 as action task





"INTERNATIONAL PARTNERS"





2. Other third parties



In- kind contributions

7

- For the purchase of goods, works or services
- Ensure **best value for money** and avoid any **conflict of interests**
- E.g.: CFS, supply of consumables, etc.
- Free of charge or against payment
- △ Only the actual eligible costs of the third party may be charged
- Must be set out in Annex 1
- **NEW**: if not identified in Annex 1, Commission may still approve them (beneficiary bears the risk of rejection)
- E.g.: seconded staff, use of equipment



3. Financial support to third parties

Beneficiary

Financial support to third parties

- 'Cascading grants': Equivalent to FP7 Special Clause 42
- **Prizes**: awarded by the beneficiary as part of the action
- Option to be used <u>ONLY</u> if foreseen in the Work Programme
- Conditions set out in Annex 1
- E.g.: users, experimenters and suppliers for which financial support is granted (call: H2020-ICT-2015)



Third parties: summary

Types of				CHARAC	TERIST	ICS			
third parties	Does work of the action	Provides resources or services	What is eligible?	Must be indicated in Annex 1	Indirect costs	Selecting the third party	Articles		
Linked third party	YES	NO	Costs	YES	YES	Must be affiliated or have a legal link	Article 14		
Subcontractors	YES	NO	Price	YES	NO	Best value for money, avoid conflict of interest	Article 13		
Third party providing in-kind contributions	NO	YES	Costs	YES	YES	Not used to circumvent the rules	Articles 11 and 12		
Contractors	NO	YES	Price	NO	YES	Best value for money, avoid conflict of interest	Article 10		
Financial support to third parties	The beneficia	ved in the ca pries' activity c ancial support ation	onsists in	YES	NO	According to the conditions in Annex 1	Article 15		



Third parties: Warnings !





If something goes wrong with the third party, the beneficiary will be responsible



The beneficiary must ensure that Commission, OLAF and European Court of Auditors can audit its third parties including subcontractors and providers



In case of an audit of a 3rd party, the beneficiary is also in copy of all relevant communications (announcement of the audit, audit report, etc.)



Subcontracts vs. Contracts

Article 10	Article 13
Contracts to purchase goods, works or services	Subcontracts
These contracts do not cover the implementation of action tasks, but they are necessary to implement action tasks by beneficiaries.	Subcontracts concern the implementation of action tasks; they imply the implementation of specific tasks which are part of the action and are described in Annex 1.
Do not have to be indicated in Annex 1.	Must be indicated in Annex 1.
The price for these contracts will be declared as 'other direct costs' — column D in Annex 2 — in the financial statement; they will be taken into account for the application of the flat-rate for indirect costs.	The price for the subcontracts will be declared as 'direct costs of subcontracting' — column B in Annex 2 — in the financial statement; they will not be taken into account for the application of the flat-rate for indirect costs.



Subcontracting: characteristics

- Based on business conditions (includes profit)
- No hierarchical subordination, no direct supervision
- Responsibilities lie with the beneficiary
- No rights and obligations vs. the Commission/Agency or the other beneficiaries
- BUT the beneficiary must ensure that its subcontractors can be audited by the Commission/Agency, OLAF and the ECA
- Beneficiaries that are 'contracting authorities' must comply with applicable national law on public procurement



Subcontracting: additional eligibility conditions

- Tasks and estimated costs should be set in Annex 1 for each subcontract
- Total costs per beneficiary should be set in Annex 2
- The need for a subcontract should be clearly justified in Annex 1
- Existing framework subcontracts are acceptable: in such cases the name of the subcontractor may be indicated in Annex 1



These conditions do not change the obligation to ensure best value for money!



Subcontracting in H2020 vs. FP7: what changed?

Subcontracts not set out in Annexes 1 & 2 are not eligible but the Commission/Agency may approve these costs without an amendment:

- On its own discretion
- If costs are duly justified in the periodic technical report
- If there is no breach of principle of equal treatment of applicants
- If this does not entail changes to the Grant Agreement which would call into question the decision awarding the grant

Note: The following are now considered as contracts and should be reported as Other Direct Costs:

- Catering for meetings
- Translation services
- Setting up and maintenance of a project website



Best Practice

- Do not wait for an audit!
- <u>At grant signature</u>: Foresee and justify all subcontracts in Annexes 1 & 2



- During the grant execution:
 - Ask for amendment to include subcontracts
 - Justify subcontracts in the technical reports
 - Communicate clearly and in writing with the project officers



Beneficiary A lacks resources and subcontracts action tasks to Beneficiary B. The subcontracting costs are declared by Beneficiary A.

NOT ALLOWED!

The subcontracting between beneficiaries in the same grant agreement is not allowed under any circumstances. In the above case, the tasks should be allocated to Beneficiary B and the costs should be declared by Beneficiary B (at cost basis).



Beneficiary A is the consortium's coordinator and subcontracts coordinator's tasks.

NOT ALLOWED!

The coordinator's tasks listed in Article 41.2.b cannot be subcontracted.

(e.g. monitor proper implementation, act as intermediary for communication, request and review documents, submit deliverables, ensure payments, produce funds distribution report).



Avoid conflict of interests (Art.35 of the MGA)

'The beneficiaries must take all measures to prevent any situation where the impartial and objective implementation of the action is compromised for reasons involving economic interest, political or national affinity, family or emotional ties or any other shared interest ('**conflict of interests**').'



Avoid conflict of interests (Art.35 of the MGA)

The beneficiaries must formally notify the EC/Agency without delay any situation constituting or likely to lead to a conflict of interests and immediately take all the necessary steps to rectify this situation.

Non-compliance may have consequences (reduction of grant, termination).



You must demonstrate **'best value for money**' both, in sub-contracting and in purchases of goods

- Some level of tendering to demonstrate 'best value' – e.g. tender, three offers, market survey, etc.
- Naming the supplier in the grant does not mean that you do not have to demonstrate best value.
- We will normally accept your standard practices, when properly used



Your accounting practices are not necessarily acceptable!

(e.g. cash basis depreciation is not automatically accepted even if it is in line with your accounting practices)

- 'Best value' not demonstrated
 no tender, no offers, no market survey
- Participants' own usual practices and procedures not applied
- Subcontracting between participants
- No documentation kept
- Public entities not applying public procurement rules
- Too high thresholds foreseen in the rules of the participant



The EC aims at ensuring coordination, synergies and complementarities between actions funded by the European Structural and Investment Funds (ESIFs), Horizon 2020 and other EU directly managed programmes in the area of research, innovation and competitiveness.

ESIFs are:

- ERDF European Regional Development Fund, Cohesion Fund
- ESF European Social Fund
- EAFRD European Agricultural Fund for Rural Development
- EMFF European Maritime and Fisheries Fund



Article 37, H2020 Rules for Participation:

"Cumulative funding: An **action** for which a **grant** from the Union budget has been awarded may also give rise to the award of a grant on the basis of H2020 provided that the grant does not cover the same **cost items**."

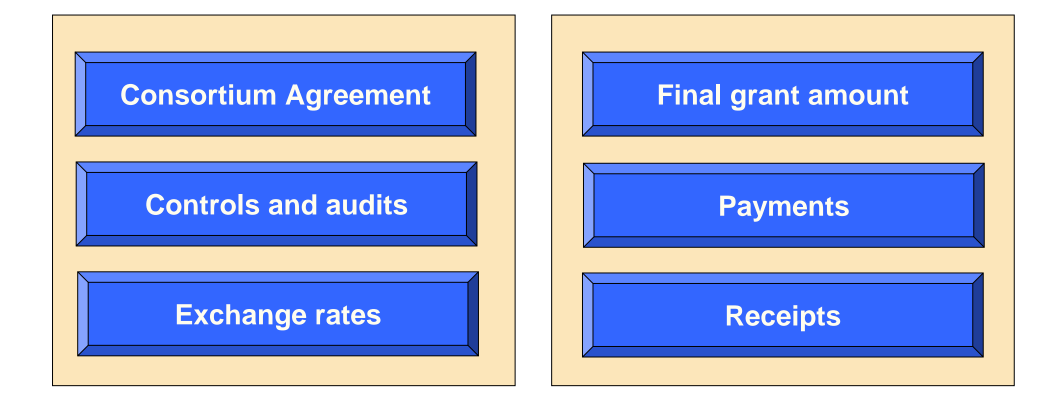
A **cost item** is the amount declared as eligible for Union funding under a **budget category** which may be defined by activity (training, work package) **or** by nature (personnel costs, consumables, etc.) **or** by combination of activity and nature.



A beneficiary can be entitled to receive H2020 funding for the reimbursement of personnel costs (if they fulfil the cost eligibility conditions under H2020 rules) and to receive at the same time ESIF funding for the other costs (if they fulfil the cost eligibility conditions under ESIF rules), provided that personnel costs are not declared as eligible under the ESIF grant and that the other costs are not declared as eligible under the H2020 grant.



Other issues





Participant Portal

At: http://ec.europa.eu/research/participants/portal/desktop/en/home.html

Horizon 2020 Annotated Grant Agreement

http://ec.europa.eu/research/participants/data/ref/h2020/grants_manual/amga/h2020-amga_en.pdf

Horizon 2020 On-line Manual

http://ec.europa.eu/research/participants/portal/desktop/en/funding/guide.html#

Questions? Research Enquiry Service http://ec.europa.eu/research/enquiries





HORIZON 2020

Thank you for your attention!

Find out more: http://ec.europa.eu/programmes/horizon2020/

> Research and Innovation

Consortium Agreement (CA)



CA is mandatory unless otherwise specified in the work programme

Article 41.3 of the H2020 Model Grant Agreement

Characteristics

- It is a private agreement between the beneficiaries and does not involve the EC/Agency (which, however, provides guidance).
- Deals with the rights and obligations of the beneficiaries amongst themselves.

Examples: internal organisation, distribution of EU funding, additional rules on IPR, settlement of disputes, etc.

• In principle to be concluded before signing the Grant Agreement



Partner

Coordinator

Partner

Controls and audits: ex-ante

Financial viability check

Show the set of th

Certificates

- Certificate on the financial statements: Only for final payments when total EU contribution claimed by the beneficiary on the basis of actual costs + unit costs calculated in accordance with the beneficiary usual cost accounting practices ≥ EUR 325.000 (▲ excluding e.g. flat rates !)
- Certificate on the methodology: <u>Optional</u> for average personnel costs (now under unit costs)



Ex-post audits

Audits of the Commission limited to **two years** after the payment of the balance

... but documents must be kept for 5 years

Extension of audit findings

- ⇒ Former 'extrapolation' (FP7) now included in the MGA
- In the case of systemic or recurrent errors, irregularities, fraud or breach of obligations



Beneficiary's accounts in Euro

Beneficiary's accounts in other currencies

Average of the daily exchange rates published in the Official Journal of the EU calculated over the reporting period

Calculation shortcut: you may use the editable charts on the website of the European Central Bank at:

http://www.ecb.europa.eu/stats/exchange/eurofxref/html/index.en.html



Final grant amount: Calculation

Step 1 – Application of reimbursement rates to eligible costs

Total approved eligible costs (actual costs, unit costs, flat rate and lump sum costs, if any) X reimbursement rate (100 % for research actions, 70% for innovation actions)

Step 2 – Limit to the maximum grant amount

The grant amount obtained in Step 1 is capped at the maximum grant amount set out in the GA The grant amount following Steps 1 and 2 is the lower of the two amounts.

Step 3 – Reduction due to the no-profit rule

Profit of the action = Grant amount obtained in Step 2 + Receipts – Total eligible costs of the action

If Profit $> 0 \rightarrow$ grant amount obtained in Step 2 is reduced

If Profit < or = $0 \rightarrow$ grant amount obtained in Step 2 is not reduced

Step 4 – Reduction due to improper implementation or breach of other obligations under the GA at the payment of the balance

Final grant amount is the lower of the following two amounts:

Amount obtained following Steps 1 to 3 \Leftrightarrow Amount obtained in Step 4



Disclaimer: Information not legally binding

Final grant amount: Example

п			

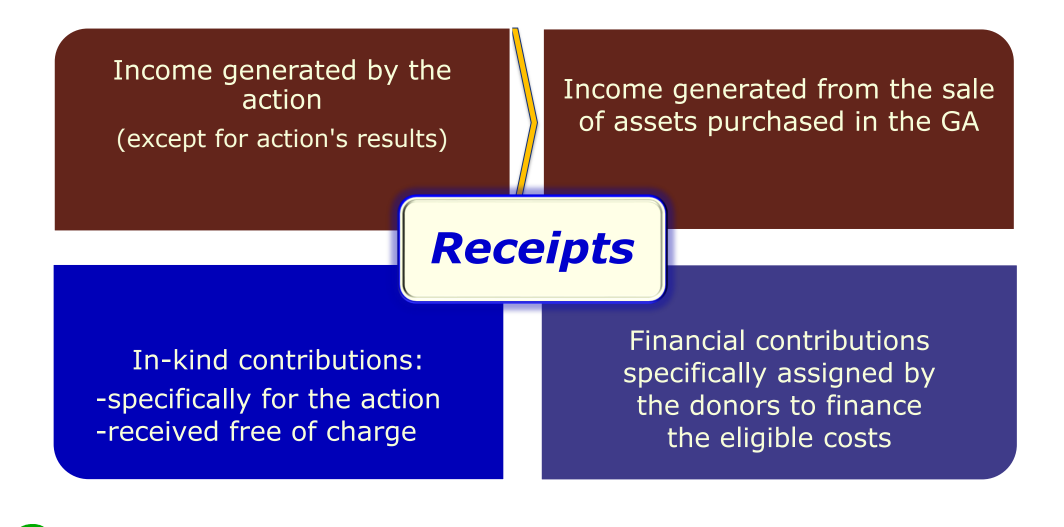
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	EXAMPLE							
	Maximum grant amount		Approved eligible costs	Funding rate	If Receipts	If Reduction		
		200	220	100%	30	20		
Step	o 1	Total approved eligible costs X reimbursement rate						
	220 * 100 % = 220							
•								
Ste	p 2	The lower between Step 1 and the maximum amount of the grant						
		Lower between (220; 200) = 200						
Ste	р 3	Step 2 - profit of the action (Profit (only if positive) = Step 2 + receipts – Eligible cost						
	200 - (200 + 30 -220) ⇒ 200 - 10 = 190							
Ste	р 4	The lower between Step 3 and the reduced maximum grant amount (if any reductio						
		Lower between (190; (200 - 20)) ⇔ Lower between (190; 180) = 180						



	Time-to-Pay	From				
One Pre-financing	30 days	From: entry into force or 10 days before the startin date (whichever is the latest)				
ightarrow Retention 5 % of maximum grant for the Guarantee Fund						
Interim Payments	90 days	From reception of periodic report				
 → Based on financial statements (EU contribution= eligible costs approved * reimbursement rate) → Limit = 90 % of the maximum grant (Retention 10%) 						
Payment of the Balance	90 days	From reception of final reports				
88 Disclaimer: Information not legally binding						

Receipts





No-profit rule applied at project level, not per beneficiary!





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Find out more: http://ec.europa.eu/programmes/horizon2020/

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