

eMS Code: ROHU387

Subsidy contract from ERDF No.....75021/...18.06.2021

The following subsidy contract between

Ministry of Development, Public Works and Administration,

Bucharest, 16 Libertății Boulevard, North Side, district 5, telephone: 037 211 14 09, fax: 037 211 15 13, Romania, tax identification number: 26369185

acting as **Managing Authority** for the Interreg V-A Romania-Hungary Programme, hereinafter referred to as **MA**,

represented by Mr. CSEKE Attila, Minister of Development, Public Works and Administration

and

Szabolcs-Szatmár-Bereg Megyei Kórházak és Egyetemi Oktatókórház / Szabolcs-Szatmar-Bereg County Hospitals and University Hospital

Nyíregyhaza, 68 Szent Istvan, postal code 4400, Szabolcs-Szatmár-Bereg County, Hungary, tax identification number: 15813743-2-15,

represented by dr. SZONDI ZITA, General Director, hereinafter referred to as Lead Beneficiary (LB)

is concluded on the basis of the approved application no **ROHU387**, having as legal basis:

- Regulation (EU) No 1303/2013 of the European Parliament and of the Council of 17 December 2013 laying down common provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund and laying down general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Maritime and Fisheries Fund and repealing Council Regulation (EC) No 1083/2006;
- Regulation (EU) No 1299/2013 of the European Parliament and of the Council of 17 December 2013 on specific provisions for the support from the European Regional Development Fund to the European territorial cooperation goal;
- Regulation (EU) No 1301/2013 of the European Parliament and of the Council of 17 December 2013 on the European Regional Development Fund and on the specific provisions concerning the Investment for growth and jobs goal and repealing Regulation (EC) No 1080/2006;
- Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council of 25 October 2012 on the financial rules applicable to the general budget

of the Union and repealing Council Regulation (EC, Euratom) No 1605/2002;

- Commission Delegated Regulation (EU) No 1268/2012 of 29 October 2012 on the rules of application of Regulation (EU, Euratom) No 966/2012 of the European Parliament and of the Council on the financial rules applicable to the general budget of the Union;
- REGULATION (EU, Euratom) 2018/1046 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 18 July 2018 on the financial rules applicable to the general budget of the Union amending Regulations (EU) No 1296/2013, (EU) No 1301/2013, (EU) No 1303/2013, (EU) No 1304/2013, (EU) No 1309/2013, (EU) No 1316/2013, (EU) No 223/2014, (EU) No 283/2014, and Decision No 541/2014/EU and repealing Regulation (EU, Euratom) No 966/2012
- Commission Delegated Regulation (EU) No 481/2014 of 4 March 2014 supplementing Regulation (EU) No 1299/2013 of the European Parliament and of the Council of 17 December 2013 on specific provisions for the support from the European Regional Development Fund to the European territorial cooperation goal;
- Government Ordinance No 29/2015 on the management and use of external grant and national public co-financing for European Territorial Cooperation Objective, for the 2014-2020 period;
- Government Ordinance No 8/2017 for amending and supplementing Ordinance No. 29/2015;
- Vice Prime Minister, Minister for Regional Development and Public Administration, Minister of Public Finance and Minister for European Funds Order No 340/607/190/2016 approving the Methodological Norms for the application of the Government Ordinance No. 29/2015 on the management and use of external grant and national public co-financing for European Territorial Cooperation Objective, for the 2014-2020 period, as amended;
- Interreg V-A Romania-Hungary Programme, approved by the European Commission by Decision No9112/09.12.2015, as amended through European Commission Decision No. 1783 on 7th of March 2019, and any further approved modifications;
- Commission Implementing Regulation (EU) No 215/2014 of 7 March 2014 laying down rules for implementing Regulation (EU) No 1303/2013 of the European Parliament and of the Council laying down common provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund, the European Agricultural Fund for Rural Development and the European Maritime and Fisheries Fund and laying down general provisions on the European Regional Development Fund, the European Social Fund, the Cohesion Fund and the European Maritime and Fisheries Fund with regard to methodologies for climate change support, the determination of milestones and targets in the performance framework and the nomenclature of categories of intervention for the European Structural and Investment Funds;
- Memorandum of Implementation (MoI) Arrangements between Member States participating in the Interreg V-A Romania-Hungary Programme, between the Ministry of Regional Development Public Administration and European Funds from Romania, acting as Member State and Managing Authority with Certification function, the Prime Minister's Office from Hungary, acting as Member State and National Authority, and the Audit Authority within the Romanian Court of Accounts, acting as Audit Authority, providing from the beginning of the Programme's implementation the possibility of over-contracting (afferent to each Open Call for proposals), under the financial responsibility of beneficiaries.

The following documents must also be observed in the framework of this subsidy contract:

- National rules applicable to the LB and its Project beneficiaries;
- Community and national rules on State aid;
- The relevant Guide for Applicants;
- Project Implementation Manual laying down the Programme specific rules for the implementation of the projects¹;
- Visual Identity Manual.

§ 1 Award of subsidy

- 1) The object of this contract is the award of ERDF financing by the MA for the implementation of **ROHU387** "*Added Value in Cooperation for stroke situations*", herein referred to as "project", according to the decision of the Monitoring Committee no.66 on 11.12.2018 in Satu Mare, Romania.
- 2) The LB receives funding on the basis of the provisions of the present contract and its annexes, which the LB declares to know and accept.
- 3) The LB accepts the funding and shall coordinate the implementation of the project in due time according to the provisions of the present contract and of the European and national legislation.

§ 2 Duration of the contract

- 1) The subsidy contract becomes effective on the date the last party signs it. The last party signing has the obligation to mark the date.
- 2) The implementation of the project starts on **01.02.2020**.
- 3) The implementation period of the project is of **18 months**.
- 4) The subsidy contract ends in **5 years** from the official closure of the Interreg V-A Romania-Hungary Programme.

§ 3 Budget of the project

- 1) The total eligible value is **2,468,156.83 EUR** (non-refundable financing and the contribution of the beneficiaries), out of which:
 - a) 2,097,933.30 EUR ERDF,
 - b) 352,536.45 EUR State Budgets Co-financing,
 - c) 17,687.08 EUR Beneficiaries own contribution.
- 2) Any ineligible expenditure shall be supported by the LB and Project Beneficiaries, apart from the approved budget.

¹ During the project implementation/first level control/validation/verification process, the Project Implementation Manual in force at the specific time will apply.

§ 4 Value of the contract

- 1) The value of the present contract is **2,097,933.30 EUR**/ <two million ninety-seven thousand nine hundred thirty-three EUR and thirty eurocents>, representing the maximum total ERDF eligible value of the project according to **Annex 1** Project Application generated by the Electronic Monitoring System eMS.
- 2) The funding will be paid on the basis of the reported eligible expenditure. MA will make the transfer of ERDF in the limit of the existent balance at the date of project report, and in case of insufficient funds, payment process is suspended until and if the European Commission credits the Programme's account with the amounts representing the ERDF funds.
- 3) The funding will be paid on the basis of the reported eligible expenditure. MA will make the transfer of ERDF in the limit of the existent balance at the date of project report, and in case of the Programme exceeds the 100% absorption, or the maximum absorption level in case of decommitment, the Lead Beneficiary and all beneficiaries participating in the project commit to support from their own budgets the funds necessary for the implementation of the project, according to the provisions of the present contract, the Application form approved by the Monitoring Committee and its annexes, the Partnership Agreement (annexed to the present contract), the Project Implementation Manual and the European and national legislation in force. The MA shall notify the LB regarding the lack of available funds.
- 4) If the European Commission takes the decision of interrupting or totally suspending the funds, the Managing Authority may terminate the contract.
- 5) In case of observations and/or reservations raised by the Commission on the description of the Management and Control System of the Interreg V-A Romania-Hungary Programme or in case of a system error detected, the MA has the right to temporarily withhold payments to a particular beneficiary (LB or PB) or the project as a whole. Payment suspension(s) shall be lifted as soon as observations and/or reservations raised by the Commission have been withdrawn and the MA has received sufficient evidence on the solution of the systemic error(s) detected.
- 6) The Lead Beneficiary commits itself and makes sure that all Project beneficiaries commit themselves to support the own contribution and the non-eligible expenditures as well as to ensure the temporary availability of funds for the proper implementation of the project, until they are reimbursed by the MA.
- 7) In the case of net revenue generating projects, the MA shall recover the amounts according to the proportionality principle and observing the provisions of Regulation (EU) No 1303/2013.

§ 5 Eligible Expenditures

- 1) The starting date for the eligibility of expenditure may be the first day after approval of the project by the Monitoring Committee, unless regulated otherwise in art.2 paragraph (2). Expenditures for the operation must be paid out at the latest within 45 calendar days after the implementation period. Expenditures committed and incurred after the finalization of the implementation period shall not be eligible.
- 2) Expenditure is incurred when the activity that has generated the expenditure (for example the works executed in accordance with the conditions of the contract) has been completed or the services foreseen in a contract have been provided and

accepted by the beneficiaries. Proof of expenditures incurred relates to supporting documents indicating the completion of the activity, for instance take over certificates or confirmation of service delivery.

- 3) The expenditures related to the project are eligible provided that they observe the applicable European and national legislation in force, they are stipulated in Annex 1 Project Application generated by the Electronic Monitoring System eMS and provided that they observe the rules set at Programme level and the terms and conditions stipulated in the present contract. The Programme rules are available on Programme's website, www.interreg-rohu.eu.
- 4) As an exception from the provisions of paragraph 1, preparation costs are eligible if they were incurred between 1st of January, 2014 and the date of the submission of the Project Proposal and must be paid until the submission of the report containing preparation costs, but not later than the end of the first reporting period (reporting period 1).
- 5) All preparation costs shall be requested for reimbursement within the first project report.

§ 6 Advance payment and reimbursement of the expenditures

- 1) An advance may be granted from ERDF funds, upon request of the Lead Beneficiary, in compliance with the applicable legislation, in the amount of 8% from the value of the present contract.
- 2) In order to receive the advance, the Lead Beneficiary must send an advance request in original to the MA. This request shall stipulate the bank account and the MA shall ensure the availability of advance payments on the basis of financial flows drafted on the basis of advance requests.
- 3) The MA shall verify the request for advance in maximum 15 days from the registration date at the MA level. The MA may suspend this deadline in case clarifications, modifications or other additional information are needed, data that must be provided by the Lead Beneficiary in maximum 5 working days from the request. The deadline shall be resumed from the date when the MA receives the requested information/clarifications/additional documents.
- 4) The MA shall transfer the advance to the Lead Beneficiary in maximum 10 calendar days from the date of the approval of the advance payment request. The payment date is considered to be the date when the payment is done from the MA account.
- 5) The Lead beneficiary shall transfer within 5 working days the advance amount received to each Project Partner according to their contribution to the eligible activities assumed within the project and shall make no deduction, retention or further specific charge from the amounts it receives.
- 6) The advance will be recovered by deducting entirely from the eligible value of the following project reports, from the financing source they were granted (ERDF), until the advance amount is fully recovered.
- 7) The entire advance shall be recovered before the last partner report.
- 8) If the advance was not recovered before the final payment or before the contract is terminated, the amounts not recovered must be paid by the Lead Beneficiary to the MA in 15 days from the MA's notification; the Lead Beneficiary has the obligation to send to the MA a copy of the payment order, in 5 working days from the paying date, in order to justify the transfer of the amounts.
- 9) In case the Lead Beneficiary does not send the amounts to the MA in due time, the MA

may charge penalties equal with the reference interest rate of the Central European Bank from the first working day from the month of the deadline date. The penalties are calculated to the value that has to be recovered; the final payment is done only after recovering the unduly paid amounts.

- 10) The interest of the funds transferred by the MA must be resent to the MA, because it is an ineligible expenditure.
- 11) The beneficiary has the obligation to request to the Managing Authority the reduction of the financing contract value at least 6 months before the end of the project implementation period, if these are savings following the finalization of the public procurement procedures and/or public procurement contracts at project level.
- 12) The LB has the possibility to ask expenditure for reimbursement to the MA via a project report submitted in the electronic system at any given time for one or more project beneficiaries in accordance with the defined periods within the electronic system (or with prior modification of the defined periods in the electronic system), provided that the expenditure claimed for reimbursement is not lower than 10,000 euro ERDF.
- 13) A first level control system has been established both in Romania and Hungary in order to check the expenditure made by the project beneficiaries from each country. Therefore, each beneficiary participating in the project has the obligation to ensure that its expenditures are checked and validated by a controller from the state on whose territory it is located, before the project report is submitted.
- 14) The LB must present all documents to the controllers and make sure that all project beneficiaries present their documents, in order to be verified (including the description of the activities' progress and relevant documents as foreseen by the draft of the partner reports within the electronic system) before drafting and forwarding the project report. All supporting documents should be uploaded by the project beneficiaries via electronic system.
- 15) The LB must create and submit in eMS the project reports including both financial and physical progress of the project via the electronic system integrating the information provided by the Project Beneficiaries in their partner reports, based on the conditions provided hereunder, in the Project Implementation Manual, eMS manual and in the applicable legislation. The project beneficiaries will create partner reports and submit them in eMS for all defined periods within the electronic system if they have realized expenditures to be requested to FLC verifications during a specific period. The description of the progress of the activities in partner reports will cover exactly the period of the requests for FLC verifications.
- 16) The project report submitted by the LB shall contain only validated expenditure and shall be supported by the First Level Control Report issued by the Controllers of the Project Beneficiaries. The expenditures that were not validated by the controllers are deemed to be non-eligible for the Programme and shall not be requested for reimbursement.
- 17) The LB must include in a project report both physical and financial progress of the project. As exception, LB has the possibility to submit an intermediary Project Report (containing only the financial part), at any given time, with the condition that the expenditure claimed for reimbursement is not lower than EUR 10,000 ERDF. The LB shall submit project reports in eMS in maximum 3 months from the end date of each reporting period as defined in the eMS system, and whenever requested by the Joint Secretariat (JS). The instructions presented in the reporting models must be followed exactly. All reports must be submitted in English.
- 18) The final project report has to be submitted in eMS at the latest five months after the end date of the implementation period of the project. The validated expenditures

related to the final project report will be reimbursed only after its approval, confirming the achievement of the project results and indicators.

- 19) The funds are reimbursed only in Euro and will be transferred into a special bank account, indicated by the LB. The LB can use the same bank account for more projects with the amendment that it will have a proper analytical accounting system for each project. The exchange rate differences are non-eligible expenditures for the project. The exchange rate risk is borne by the beneficiary concerned.
- 20) The expenditure incurred in a currency other than the euro shall be converted into euro by using the monthly accounting exchange rate of the Commission in the month during which that expenditure was submitted for verification to the first level controller. The LB transfers the received ERDF amounts to all project beneficiaries within 5 working days as of receiving the notification of payment from the MA and will make no deduction, retention or further specific charge from the ERDF amounts it receives.

§ 7 Rights and duties of the parties

A. Lead Beneficiary

In addition to the obligations of the LB as already stated, the LB undertakes the following duties:

- 1) The LB guarantees that it is entitled to represent all beneficiaries participating in the project and that it has established with its project beneficiaries the division of the responsibilities regarding the project in the form of the Partnership Agreement.
- 2) The LB has the responsibility of implementing the project according to the provisions of the present contract, of the application form approved by the Monitoring Committee and its annexes, of the Partnership Agreement (annexed to the present contract), of the Project Implementation Manual and of the European and national legislation in force. The LB shall be responsible in front of the MA for the implementation of the obligations assumed in the Contract and in the Partnership Agreement, for the implementation of the project and for achieving the goals stipulated in the contract and its annexes.
- 3) In case the Programme exceeds the 100% absorption, or the maximum absorption level in case of decommitment at Programme level, the LB has the obligation of ensuring from its own budget the necessary funds for implementing the project according to the provisions of the present contract, the Application form approved by the Monitoring Committee and its annexes, the Partnership Agreement (annexed to the present contract), the Project Implementation Manual and the European and national legislation in force. The MA shall notify the LB in due time regarding the occurrence of such situation.
- 4) In case the Programme exceeds the 100% absorption, or the maximum absorption level in case of a decommitment, and the LB, following the occurrence of one of the previously mentioned situations, fails to ensure the implementation of the entire project from own resources, the MA has the right to request the LB all or part of the financing, proportionally with the reimbursed amounts. The Beneficiaries have the obligation of repaying the respective amounts within 30 calendar days from the receiving date of the MA notification. If the LB does not manage to recover the funds from all beneficiaries participating in the project, it will inform the MA and send all necessary documents to the MA, in order to take all necessary measures for recovering such amounts, according to the provisions of Mol and relevant legislation in force.
- 5) The LB guarantees furthermore that itself and all beneficiaries participating in the

project have complied with all legal requirements and that all necessary approvals for the correct implementation of the project have been obtained.

- 6) The LB laid down the arrangements for its relations with the beneficiaries participating in the project in the Partnership Agreement (Annex 2 to the present contract) comprising, inter alia, provisions guaranteeing the sound management of the funds allocated to the project, including the arrangements for recovering amounts unduly paid.
- 7) The LB ensures the implementation of the entire project and has to:

a) assume responsibility for ensuring implementation of the entire project;

b) ensure that expenditure presented by all Beneficiaries participating in the project has been incurred in implementing the project and corresponds to the activities agreed between the beneficiaries, and is in accordance with the provisions of the subsidy contract;

c) inform the MA, within 5 working days from the occurrence of such circumstances, if one of the disbursement conditions ceases to be fulfilled, or circumstances arise which entitle the MA to reduce payment or to demand repayment of the subsidy in wholly or in part;

d) comply with the regulations referred to in the preamble to this contract as well as with relevant national and European legislation;

e) guarantee that itself and all Project Beneficiaries drafting the Technical Project/ Detailed Design, will do the utmost to obtain the necessary approvals, agreements and construction permits. The MA may request the above mentioned documents;

f) know and observe the provisions of the Guide for Applicants applicable to the Open Call for Proposals, paying special attention to the limitations (value, percentage, duration etc.) referred to therein of the Subsidy contract and of the Project Implementation Manual (published on the Programme website www.interreg-rohu.eu);

g) observe and make sure that all Project Beneficiaries observe the European and national legislation on state aid, equal opportunities, non-discrimination, national integrity, sustainable development, environmental protection;

h) make and satisfy itself that all Project Beneficiaries make all expenditure according to the national laws on public procurement of the country on whose territory the beneficiary is located. The Romanian beneficiaries which are not stipulated as Contracting authority in the respective laws or in special laws regarding procurement should follow at least the general principles stated in the Programme' rules on eligibility of expenditure;

i) ensure that all Project Beneficiaries select the final beneficiaries of the projects (target groups) by a transparent procedure;

j) present and ensure that the Project Beneficiaries present their expenditures to the controllers for verification in 15 calendar days after the reporting period ended, except for the final partner report, where the cut-off date is extended to 45 calendar days, so that the deadline for submitting project report in eMS will be met;

k) ensure that all Project Beneficiaries submit their contributions to the project report at least 10 calendar days before the deadline for submitting the project report in eMS;

l) ensure that all Project Beneficiaries have a proper analytical accounting system; the accounting system must be in line with the national legislation;

m) observe and make sure that all Project Beneficiaries observe the provisions of the Visual Identity Manual (published on the Programme website <u>www.interreg-rohu.eu</u>).

n) provide the evaluators carrying out the Programme evaluation and ex-post evaluation of the Programme according to Articles 55, 56 and 57 of Regulation (EU) No 1303/2013 with any document or information necessary to assist the evaluation.

- 8) The LB ensures that the controllers have verified and validated the expenditure presented by the beneficiaries participating in the project.
- 9) The project report contain information consolidated by the LB, at project level; thus, the LB presents consolidated project report, being responsible for collecting documents and information from every Project Beneficiary.
- 10) LB is liable towards the MA for ensuring that all Project Beneficiaries have a legal status, that they have the capacity to manage the project, that they observe the provisions from the Guide for Applicants afferent to the Open Call for Proposals and the Project Implementation Manual. Moreover, the LB is liable towards the MA for ensuring that the Project Beneficiaries fulfil their obligations under this contract. The LB is also liable towards the MA for all irregularities, even those committed by the Project Beneficiaries.
- 11) The LB must answer all written requests from the MA, JS or other bodies involved in the implementation of the Programme within the deadline stipulated in the respective request. In case such request refers to additional implementation reports, the LB is responsible for gathering the information from all Project Beneficiaries in due time.
- 12) The LB takes full responsibility for the damages caused to third parties from its own fault during the implementation of the project. MA has no responsibility for the damages caused to third parties as a result of executing the contract.
- 13) The LB and Project Beneficiaries must not receive or have received money from other programmes for the project concerned.
- 14) Any results or rights related to the project, including author's rights and/or any other intellectual or industrial property rights, obtained from the implementation or as a result of the implementation of the contract, except the cases where such rights exist before the contract, shall represent the property of the LB and/or of the project beneficiaries, according with the approved application form and the partnership agreement.
- 15) The LB cannot mortgage or impose any other form of financial or legal burden / bank guarantee on the infrastructure invested in / goods purchased from the financing throughout the implementation period of the project and 5 years after the financial closure of the project.
- 16) In case of projects comprising investment in infrastructure or productive investment, the Lead Beneficiary shall reimburse the MA the amounts received according to art. 71 of Regulation (EU) No 1303/2013 if within 5 years after the financial closure of the project it is subject to any of the following:
 - a) a cessation or relocation of a productive activity outside the Programme area;

b) a change in ownership of an item of infrastructure which gives to a firm or a public body an undue advantage;

c) a substantial change affecting its nature, objectives or implementation conditions which would result in undermining its original objectives

17) The Lead Beneficiary understands and agrees that the MA may delegate tasks to the JS, according to the Framework Agreement regarding the delegation of responsibilities

concluded between the MA and the JS and therefore the Lead Beneficiary agrees to cooperate with the JS in the same way as with the MA.

- 18) In dully justified cases, not imputable to the beneficiaries, when a Project Beneficiary is in impossibility of fulfilling its obligations according to the contract, the beneficiary may request, through the Lead Beneficiary and with the written agreement of all beneficiaries, the suspension of the implementation period, for a clearly determined period of time. After verifying the conditions, the MA may approve, under its specific conditions, through a written decision of the representative of MA signing the contract, the suspension of the contract starting with the date indicated by the beneficiary. The Beneficiary requesting the suspension of the implementation period has the obligation to inform MA in maximum 3 working days from the date when he took notice of the situation, in any written form (including e-mail) and the Lead Beneficiary has the obligation to submit all the relevant documents in maximum 5 working days, including the written agreement of all Project Beneficiaries.
- 19) The LB has the obligation to inform the MA about any situation that may cause the termination or delay in the execution of the subsidy contract, within 5 working days from the date of acknowledgment of such a situation. In this case, the MA may decide the termination / suspension of the subsidy contract.
- 20) If the MA demands repayment of the ERDF in accordance with this contract, the LB is liable to the MA for the total ERDF that has been reimbursed.
- 21) During the implementation period of the project as well as after the end of the implementation period of the project, for a 3 years period from the official closure of the Interreg V-A Romania-Hungary Programme, the LB has the obligation to preserve and to present, to the Joint Secretariat (JS, within Oradea Regional Office for Cross-Border Cooperation on Romanian-Hungarian Border, Romania), MA, Certifying Authority (CA, within the Romanian Ministry of Development, Public Works and Administration), Audit Authority (AA, within the Romanian Court of Accounts), European Commission (EC), European Court of Auditors and any other body designated to perform controls on the use of the financing, all project documents, including the inventory for the actives gained as a result of using the funds. The time period shall be interrupted either in the case of legal proceedings or by a duly justified request of the Commission. The documents must be properly archived. Also, the MA must be informed on the location of these documents.
- 22) In case of remaining funds/economies, the LB must notify the MA within 15 calendar days following the finalization of implementation of the public procurement contracts at project level.
- 23) The LB must clearly specify in the notification the amounts of the remaining funds and if there is a need of re-using these within the project.
- 24) The LB and the project beneficiaries must ensure the sustainability of the project results and, after the project's implementation period has ended, the following 5 years from the financial closure of the project² the LB has the obligation to submit annually a sustainability report.
- 25) The LB must implement the recommendations received after an audit or control otherwise the MA has the right to terminate the contract. The LB ensures that the project beneficiaries fulfill this obligation.

B. Managing Authority

² The date of the last financial transfer at project level

- 1) The MA shall make available the information regarding the official closure date of the Programme to the LB within 5 working days from the date of the receipt of the Commission's official notification in this respect.
- 2) The MA has the right to decide on the eligibility of expenditure related to the project reports.
- 3) The MA has the obligation to support the LB by providing necessary information and clarifications for the implementation of the project.
- 4) The MA has the obligation to reply to any written request from the LB in maximum 30 calendar days from the date the MA receives the request.
- 5) The MA ensures the technical and financial monitoring of the project.
- 6) The MA shall authorize all eligible expenditures related to the project report submitted by the LB.
- 7) The MA has the obligation to inform the LB regarding the reports, conclusions and recommendations made by the European Commission or Audit Authority that may affect the implementation of the present contract.
- 8) Additional obligatory deadlines to submit a project report may be set by the MA in order to avoid decommitment of ERDF contribution at Programme level. The additional deadlines shall be communicated at least 2 months in advance to the LB.
- 9) In case one of the obligations of the Lead Beneficiary/Project Beneficiary is not fulfilled, the MA may suspend the execution of the contract.
- 10) In case of suspending the contract, the MA shall notify the Lead Beneficiary regarding this decision, duration of the suspension period, the proposed corrective measures and also the related financial measures. The MA shall also notify the Lead Beneficiary if the suspension period is cancelled prior to the initially set deadline.
- 11) Subject to availability of funds, the Managing Authority shall pay the total amount of eligible public expenditure due no later than 90 calendar days from the date of submission of the project report in eMS by the Lead Beneficiary.
- 12) The payment deadline mentioned in paragraph (11) may be interrupted by the Managing Authority in either of the following duly justified cases:

a) the amount of the project report is not due or the appropriate supporting documents have not been provided;

b) an investigation has been initiated in relation to a possible irregularity affecting the expenditure concerned.

- 13) For the purpose of Article 7, letter A, paragraph 21, the Managing Authority shall inform the Lead Beneficiary on the date of the official closure of the Interreg V-A Romania-Hungary Programme.
- 14) The Managing Authority has the right to modify the provisions of the contract unilaterally through instructions, which shall be communicated to the Beneficiaries and posted on the Programme's website, www.interreg-rohu.eu. The instructions shall become part of the contract. These modifications become effective from the date of communication.
- 15) The MA is entitled to publish data regarding the project in accordance with Article 115(2) of Regulation (EU) No 1303/2013.
- 16) The Managing Authority may decommit/use the remaining funds following the finalization of public procurement procedures and/or public procurement contracts at project level.
- 17) In case that during project implementation or during up to 5 years after the financial

closure of the project³, illegal State aid and/or illegal indirect State aid incidence is discovered, the MA may apply a correction up to 100% for the respective project, and the amounts paid to the beneficiaries shall be recovered in whole or in part, by the Managing Authority, together with interest calculated depending on the amounts involved and the time period in which they were available to beneficiaries, and adding penalties and debts from the date of grant award to the date of recovery.

§ 8 Information and communication

- 1) The Lead Beneficiary and all Project Beneficiaries shall inform the public, by means of the measures laid down in Annex XII of Regulation (EU) No 1303/2013, about the assistance obtained from the Funds.
- 2) The Lead Beneficiary is responsible for the implementation of the information and communication activities related to the non-refundable financial assistance received through the Programme.
- 3) The Lead Beneficiary and all Project Beneficiaries shall ensure transparency and accurate information to the mass media on the projects financed under Interreg V-A Romania-Hungary Programme.
- 4) Any notice or publication issued by the Beneficiary, in whatever form and by whatever medium, including the Internet, must specify that it reflects the author's view and that the MA is not liable for any use that may be made of the information contained therein.
- 5) All information and communication actions developed by the beneficiaries (including the Lead Beneficiary) must observe the Visual Identity Manual (available on the Programme website www.interreg-rohu.eu or, upon request, at the Joint Secretariat).
- 6) The Project Beneficiaries shall request beforehand the approval of the JS on all information and communication materials developed under the project, in line with the Visual Identity Manual.
- 7) The publications edited within a project financed under Interreg V-A Romania-Hungary Programme shall include on the last page/ cover a technical box, with the following information: the project title, reference to the EU co-financing of the Programme, the editor of the material and the disclaimer "The content of this material does not necessarily represent the official position of the European Union". The responsibility for the content of materials belongs solely to the beneficiary.
- 8) For all information and communication actions developed by the Project Beneficiaries, the Lead Beneficiary must ensure that they archive in a single place (hard copy and/or electronically) the documents related to these activities (e.g.: information and communication materials they produced: printed materials, audio-video materials).
- 9) The Lead Beneficiary is responsible to inform the Joint Secretariat regarding the information and communication measures taken in order to promote the projects financed under the Programme.
- 10) The rules stipulated in the Visual Identity Manual are mandatory for the Lead Beneficiary and all Project Beneficiaries.
- 11) By accepting the funding, the LB and the project beneficiaries give their acceptance for their inclusion in the list of projects published in accordance with Article 115(2) of Regulation (EU) No 1303/2013.
- 12) The Lead Beneficiary shall ensure the proper means of communication between the

³ The date of the last financial transfer at project level

project and the Programme, including:

- a) participation, whenever requested, in LB trainings organized by the JS;
- b) participation, whenever requested, in other events organised by the Programme with the purpose of presenting/ discussing/ developing/ sharing project results and creating synergies with other projects and relevant organisations;
- c) providing a visible link on the project's website to the Programme website.

§ 9 Confidentiality

- 1) With the exception of the situations foreseen at Article 7, part A, paragraph 21) and article 8 of the present contract, the Managing Authority and the Lead Beneficiary undertake to preserve the confidentiality of any document, information or other material communicated to them in confidence until at least five years from the official closure of the Programme. The release of information to persons involved in implementing / verifying / controlling / auditing the project shall be performed on confidential basis and shall cover the information that is necessary for implementing the project.
- 2) The data used for publicity purposes, for informing on and promoting the use of ERDF funds, shall not be considered as having confidential status.
- 3) The Managing Authority has the right to release information regarding the project at the request of public institutions, investigating the project.

Notwithstanding the obligations set forth by this contract and its Annexes to provide the information and documents required by the authorized institutions/ departments in order to perform audit and control activities, the parties hereby undertake to preserve the confidential nature of the Personal Data, according to the provisions of Directive (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data by competent authorities for the purposes of the prevention, investigation, detection or prosecution of criminal offences or the execution of criminal penalties, and on the free movement of such data, and repealing Council Framework Decision 2008/977/JHA of the Council and according to the provisions of the Regulation No 679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation).

- 4) The contracting party shall bare no responsibility for releasing information on the contract if:
 - a) the information was released with the written agreement of the other contracting party; or
 - b) the contracting party was legally forced to release the information.
- 5) Failing to observe the confidentiality obligation gives the damaged party the right to claim compensations from the damaging party.

§ 10 Conflict of interests

1) In the present Contract, the conflict of interests represents any circumstances defined as such in the national/European legislation.

2) Any conflict of interests that arises during the implementation of the contract shall be immediately notified to the JS. The MA reserves the right to verify such circumstances and take the necessary measures, where necessary.

\$11 Irregularities and recovery of the funding

- "Irregularity" according to the current Contract means any breach of the Union law, or of the national law relating to its application, resulting from an act or omission by an economic operator involved in the implementation of the ESI Funds, which has, or would have, the effect of prejudicing the budget of the Union by charging an unjustified item of expenditure to the budget of the Union.
- 2) MA shall show zero tolerance to any suspected cases of fraud and shall take all necessary measures to prevent and correct such cases, according to relevant national and European legislation in force.
- 3) In case of irregularity, the MA shall impose to the Lead Beneficiary all the necessary measures for the elimination or diminishing of the consequences on the implementation of the project.
- 4) MA may suspend or terminate the contract in case the beneficiaries fail to take the imposed measures.
- 5) In case an irregularity is committed, the LB is responsible for repaying to the MA the amount affected by the irregularity, even if the irregularity was committed by one of the project beneficiaries.
- 6) The MA is entitled to take the decision for suspending/terminating the contract, after verifying the reasons and any relevant documents presented by the LB and/or JS and the related documents.
- 7) In case the contract shall be terminated, the MA notifies the LB regarding this decision and the related financial measures. In this case, within 30 calendar days from receiving such notification, the LB and/or project beneficiaries shall fully return the amounts specified in the notification, without deducting any bank charges.
- 8) In case of irregularities committed after the end of the implementation period of the project, during the whole sustainability period, the Lead Beneficiary has the obligation, in 30 calendar days from the receipt of the notification from the MA, to reimburse the amounts unduly paid including the bank charges and interests, if the case.
- 9) For the irregularities committed by a project beneficiary, the LB is entitled to request these amounts from the responsible project beneficiary in order to be repaid to the MA. In specific cases, for irregularities discovered after payment of the final project report, the project beneficiaries may repay the due amounts directly to the MA, notifying the LB about this option.
- 10) If the Lead Beneficiary does not manage to recover the unduly paid ERDF contribution from the project beneficiaries, it will inform the MA and will send all necessary documents for the MA to be able to take all necessary measures stipulated by the legislation in force.
- 11) Any extra payment done by the MA is considered unduly paid amount, and the LB has to repay the respective amounts within 30 calendar days from the receipt date of such notification from the MA.
- 12) In case the irregularity is discovered before the final payment, the MA is entitled to diminish the reimbursed amount starting with the next payment until the total recovery of the debt.

- 13) In case the irregularity resulting in an unduly paid amount is discovered after the final payment or the debt was not entirely recovered, the MA shall notify the LB regarding the unduly paid amount, and the LB has the obligation to return, within 30 calendar days as of the receiving date of the notification, the amount, including bank charges.
- 14) In case before the final payment, the MA determines that project indicators/objectives were not fulfilled/were partially fulfilled, proportional financial deductions shall be applied, according to the relevant legal provisions and the provisions of the Project Implementation Manual.
- 15) The final payment will be made only after the recovery of any known debts and/or advance granted from the Lead beneficiary and/or any other beneficiary of the project.
- 16) Starting with the 31st day as of the expiry of the deadlines stipulated at paragraphs 7,
 8, 11 and 13 an interest rate bigger with one and a half points than the rate applied by the European Central Bank as in force on the first working day from the month of the deadline date shall be applied to the owed amounts.
- 17) In case financial corrections are applied by the European Commission to the Programme with regard to the performance framework, according to Article 22 of Regulation (EU) No 1303/2013, and based on the provisions of Commission Implementing Regulation (EU) No 215/2014, the Managing Authority may decide to cover the financial correction from the projects' budgets which have not achieved their indicators.
- 18) In case the European Commission applies financial corrections to the Programme on the basis of extrapolation or flat rate, the Managing Authority may decide to cover these corrections from the projects' budgets, concerned by the corrections.
- 19) In case of observations and/or reservations raised by the Commission on the description of the Management and Control System of the Interreg V-A Romania-Hungary Programme or in case of a system error detected, the MA has the right to temporarily withhold payments to a particular beneficiary (LB or PB) or the project as a whole. Payment suspension(s) shall be lifted as soon as observations and/or reservations raised by the Commission have been withdrawn and the MA has received sufficient evidence on the solution of the systemic error(s) detected.

In case State aid related irregularities are discovered, all necessary steps shall be taken in order to recover the aid granted, including related interests, calculated in accordance with the European provisions in force. The recovery of illegal State aid/illegal indirect State aid shall be made according to European and national legislation in force and in compliance with the provisions of Minister Order No6509/17.10.2017 and/or Minister Order No 6510/17.10.2017, where applicable. The provisions of the present paragraph apply also in case of illegal/misused indirect aid, irrespective of the identity and the status of the State Aid beneficiaries.

As an exception to Art.2 (4), the provisions of the present paragraph remain in force beyond the contract validity period.

§ 12 Assignment, legal succession

- 1) The Lead Beneficiary cannot renounce totally or partially the rights and obligations resulted from the present contract unless it has the clear agreement of the MA and of the Monitoring Committee.
- 2) In case of legal succession, e.g. where the LB changes its legal form, the LB is obliged to transfer all duties under this contract to the legal successor. The LB shall notify the MA about any change with 15 working days beforehand.

§ 13 Amendment

- 1) Any modification to the present contract shall be done with the agreement of both parties with the exception of the situations when the contract provides otherwise.
- 2) The LB has the obligation to initiate the amendment procedures of the present contract with minimum 30 calendar days before the addendum is intended to produce its effects.
- 3) Any request for modification of the Subsidy Contract has to be justified and submitted by the LB to the Joint Secretariat in a written form, as regulated in the Project's Implementation Manual. The Joint Secretariat will analyze the request and may request additional information from LB, and after clarifications (if the case) submits the request of modification for approval to the Managing Authority or the Monitoring Committee according to the type of the modification requested. The Addendum to the Subsidy Contract has to be signed by both parties according to the approval of the Managing Authority /Monitoring Committee.

The Managing Authority/Monitoring Committee has the right to refuse the proposed modifications by the beneficiary (or part of them) for which justification was not provided and which were not considered acceptable. In case the proposed modification was refused by the Managing Authority, it cannot be requested again.

- 4) The LB has to request the modification of the Subsidy Contract by addendum in the following cases:
 - a) changes in the partnership;
 - b) substantial changes in the content of the project;
- 5) Further detailed rules describing cases of substantial changes in the content of the project are set in the Project's Implementation Manual, available on the Programme's website <u>www.interreg-rohu.eu</u>.
- 6) The last request for modification of the Subsidy Contract should be submitted no later than two months before the end date of the project.
- 7) As an exception from the provisions of paragraphs 3 and 4 of the present article, other changes in the project will not require subsidy contract modification by addendum, but the LB has to notify the Joint Secretariat in a written form in each case at the moment when the changes occur. The JS will verify that the project change does not fall under cases regulated in paragraph 4 and will inform the LB without any delay if it requires subsidy contract modification by addendum.
- 8) Addenda become effective the day of their signing by the last party. Modifications incurred in the respective national/European applicable legislation with impact on the implementation of the contract, become effective from the date the respective legal act enters into force without being confirmed through an Addendum.

§ 14 Termination

- 1) Any breach of the provisions of the present contract may result in the termination of the present contract and in the recovery of the financing, including any interest and/or related bank charges.
- 2) The MA is entitled to terminate this contract, in whole or in part, without any other

formality, and to demand repayment of the already paid amounts, if:

- a) The MA finds an inconsistency between the reality and the declarations of the LB in the application form, regarding the financing of the project from national or European public funds, or regarding the financing from other national or European Programmes; or
- b) The MA or audit bodies find that the subsidy awarded has been partially or entirely misapplied for purposes other than those agreed upon herein, including 5 years after the final payment; or
- c) the LB closes down; or
- d) The MA finds that during the implementation period of the project including 5 years after the financial closure of the project, the LB or any project beneficiary wholly or partly sells or transfer in any form the right of property of the infrastructure invested in / goods purchased from the financing, including under the conditions of article 71 from Regulation 1303/2013 (a cessation or relocation of a productive activity outside the Programme area, a change in ownership of an item of infrastructure which gives to a firm or a public body an undue advantage or a substantial change affecting its nature, objectives or implementation conditions which would result in undermining the original objectives); or
- e) The MA decides that the project is ineligible, if during its implementation, including 5 years after the financial closure modifications appear that affect the implementation conditions/ create for a third party an unjustified advantage, and the modification is the result of a change in the nature of the property/ ceasing/ change of the location of the project; or
- f) The LB fails to observe the provisions of article 7 part. A paragraph (15);
- g) The MA finds that, during the implementation period of the project, including 5 years after the financial closure, the LB or any Project Beneficiary wholly or partly sells the project/results of the project/intellectual or industrial property rights drawn from the project/goods purchased from the financing granted herein to a third party; or
- h) The MA finds that the LB failed to notify the MA in the deadline on a case of conflict of interests or the necessary measures for ending such a situation were not taken; or
- i) The MA finds that the Lead Beneficiary made false declarations regarding the VAT eligibility and state aid, or any other false declarations.
- 3) The MA is entitled to terminate this contract, with a previous conciliation procedure, and to demand repayment of the amounts already paid if:
 - a) the project has not been or cannot be fully implemented by carrying out the planned activities, the planned outputs and results or the project cannot or could not be realized in due time; or
 - b) the LB has failed to submit within the deadlines required reports or proofs, or to supply necessary information, within the set deadline and has not justified these delays; or
 - c) the LB or the Project Beneficiaries has/have impeded or prevented the auditing or control; or the recommendations resulted from the audit missions are not observed; or
 - d) a fraud is discovered at the LB/Project Beneficiary level; or
 - e) the LB has failed to fulfil any other conditions or requirements stipulated in this contract; or

- f) the LB repeatedly fails to submit project reports within the reporting deadlines; or
- g) the LB fails to provide immediate information about circumstances that delay, hinder or make impossible the realization of the project, as well as about any circumstances that trigger a change of the reimbursement conditions and frameworks as laid down in this contract or which entitle the Managing Authority to reduce or demand repayment of the ERDF contribution wholly or in part.
- 4) In case the European Commission takes the decision of interrupting or totally suspending the funds, the Managing Authority may terminate the contract.
- 5) If the MA exercises its right of termination, the LB is obliged to transfer the reimbursed amounts to the MA. The amounts are due within 30 calendar days following the date of the letter by which the MA asserts the repayment claim; the due date will be stated explicitly in the order for recovery. In case of non-payment at the due date, penalties bigger with one and a half point than the rate applied by the Central European Bank from the first working day from the month of the deadline date shall be applied to the owed amounts. These penalties will not be supported from the contract value (they are ineligible expenditure).
- 6) If any of the circumstances stipulated at paragraph 2 or 3 appear before the entire amount of the subsidy is paid to the Lead Beneficiary, the payments will cease and there will be no requests from the Lead Beneficiary for the reimbursement of the remaining amount.
- 7) For all cases of contract termination as mentioned within the present contract, the Lead Beneficiary is legally late.

§ 15 Force majeure

- 1) Force majeure is any external event, unforeseeable, absolutely invincible and inevitable occurred after the conclusion of this Subsidy contract and which prevents the execution of all or part of this contract. Force majeure, established under the law, exonerates the parties in case of failure to execute totally or partially the obligations under this Contract, as long as the force majeure is in force, and only if the other party has been duly notified. It is not considered force majeure an event similar to those above which, without creating an impossibility of execution, makes extremely expensive the fulfilment of the obligations of one of the parties. The party invoking force majeure is required to send to the other party, the document stating the existence of force majeure, within 15 calendar days from the date of its communication by the competent entity. The party invoking force majeure has the obligation to communicate the date of termination of the force majeure, within 5 calendar days of the force majeure.
- 2) The responsible party will support all costs of the notification procedure.
- 3) The parties shall take all measures at their disposal to limit the consequences of Force Majeure.
- 4) If the party claiming force majeure does not notify the commencement and termination of the force majeure, under the terms and conditions laid down, it will not be

exempted from responsibility and will pay all damages caused by the lack of notice to the other Party.

- 5) The execution of the contract is suspended from the occurrence of force majeure during the whole period of its action.
- 6) If force majeure and / or its effects lead to the suspension of the execution of this Subsidy contract for a period longer than 3 months, the Parties will meet within a period not exceeding 10 calendar days from the expiry date of this period in order to agree on how to continue, modify or terminate the Contract.
- 7) Fortuitous event does not exonerate the parties in case of failure to execute totally or partially the obligations under this Contract.

§ 16 Protection of personal data

- 1) Personal Data processing, storage and collection shall be performed according to the provisions of the Regulation No 679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) for the purpose of project implementation and monitoring, fulfilment of its objectives, as well as statistical purpose.
- 2) Personal Data, as classified by Regulation (EU) 679/2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, shall be processed in accordance with the laws aforementioned throughout the Agreement Term, including during the Agreement objective check and follow-up, to the purpose and legal ground for which/based on which this contract is concluded.
- 3) The parties shall take appropriate technical and organizational actions, according to their respective institutional powers and duties to ensure a proper Personal Data security level, either in their processing and re-processing, or in their transfer to third-parties and publishing on internal or external public sources;
- 4) The parties shall provide, according to their own institutional powers and duties, all the technical and organizational conditions to keep the Personal Data confidentiality, integrity and availability;
- 5) The parties shall inform and notify each-other within maximum 24 hours, on any processing security breaches related to the Personal Data from this Agreement, in order to be urgently adopted the required technical and organizational actions and to be notified the National Supervisory Authority for Personal Data Processing (NSAPDP), according to the obligations arising from the provisions of Regulation (EU) No 679/2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data;
- 6) The parties, by their representatives assigned to process the Personal Data in this Agreement and in the Addendum to it, shall keep records of the processing activities according to Article 30 of the Regulation (EU) No 679/2016.
- 7) Each beneficiary/ partner has the obligation of obtaining and keeping of the records of the acknowledgements of the persons which are part of the projects' target group, as well as of all the persons involved in the implementation of the project whose personal data are being used (e.g. project team members, external experts, guests to events, etc.), for the activities in their responsibility, for the attainment and implementation of the projects' objectives.

§ 17 Correspondence

1. To the effect of this contract, the parties shall choose headquarters at the address mentioned below where any official notifications can be lawfully served:

MA - Ministry of Development, Public Works and Administration, Bucharest, 16 Libertății Boulevard, North Side, district 5, telephone: 037 211 14 09, fax: 037 211 15 13, Romania, tax identification number: 26369185;

JS - Oradea Regional Office for Cross-Border Cooperation (BRECO)

5 Gheoghe Doja st., Oradea, Bihor County, Romania, tel.: +40 259 473 174, fax: +40 259 473 175, email address: joint.secretariat@brecoradea.ro, tax identification number: 17438340;

Lead Beneficiary- Szabolcs-Szatmar-Bereg County Hospitals and University Hospital, 68 Szent Istvsan st., Nyíregyhaza, Szabolcs-Szatmár-Bereg County, Hungary, post code: 4400, telephone: 0036-42599700/2140 and tel:0036-42599700/2141, fax:0036-42461174, email: projektiroda@szszbmk.hu and dr.szondi.zita@szszbmk.hu , tax identification number: 15813743-2-15.

- 2. All correspondence between the MA and the LB shall be done through the JS, in English.
- 3. Any change of headquarters shall be forwarded to the other party of this contract within 15 calendar days following the change of Address.

§ 18 Final provisions

- 1) In case a dispute arises between the MA and the LB, regarding the implementation of the present contract, a friendly conciliation shall be attempted. The competent legal authorities from Bucharest shall solve the dispute in case no mutual agreement can be reached.
- 2) Romanian law governs the present contract.
- 3) The present contract forces the parties to observe in all and with good faith every provision, according to the principle of the bindery legal force of the contract between parties.
- 4) If any provision in this contract should be wholly or partly ineffective, the parties to this contract undertake to replace the ineffective provision by an effective provision which comes as close as possible to the purpose of the ineffective provision.

§ 19 Signatures

- 1) This Contract is issued in two original copies, in English language, one for the Lead Beneficiary and one for the Managing Authority.
- 2) The following Annex shall be deemed to form and be read and construed as part of this contract:

Annex 1: Project Application generated by the Electronic Monitoring System - eMS;

Annex 2: Partnership Agreement.

3) The contract and its Annexes are to be taken as mutually explanatory of one another. For the purposes of interpretation, the priority of the documents shall be in accordance with the following sequence:

- a) Any subsequent amendments to the contract and its Annexes made in accordance with the provisions of Article 13;
- b) Subsidy contract.

4) All amendments to this Contract will be issued in two original copies, in English language, one for the Lead Beneficiary and one for the Managing Authority.

Managing Authority Ministry of Development, Public Works and Administration	Lead Beneficiary Szabolcs-Szatmár-Bereg Megyei Kórházak és Egyetemi Oktatókórház / Szabolcs-Szatmar-Bereg County Hospitals and University Hospital
Represented by Mr. CSEKE Attila, Minister of Development, Public Works and Administration	Legal representative: dr. SZONDI Zita, General Director
Signature	Signature
Date:	Date:

Date:

21