# DECLARATION OF HONOUR FOR SUB-GRANTEES (DoH)

*(To be filled out by the applicant and signed by its legal representative)*

** *Please do not forget that the granting authority must be informed of any changes that happen later on during the grant implementation and may impact the grant (or its award).)*

I, the undersigned:

 for natural persons: in my own name

or

 for legal persons[[1]](#footnote-1): representing the following entity:

[**insert full official name**]

[insert full official address]

[insert VAT registration number]

**hereby confirm**

that (subject to the additional declarations below):

1 — The **information** provided for action[**insert project number**] **—** [**acronym**] is **correct** and **complete**.

2 — The information supplied concerning the legal status for me/my organisation is correct and complete.

3 — I/my organisation commit to comply[[2]](#footnote-2) with the **eligibility** criteria and all other conditions set out in the call conditions — for the entire duration of the action.

4 — I/my organisation:

* are committed to participate in the action
* have stable and sufficient sources of funding to maintain the activities throughout the action and to provide any counterpart funding necessary
* have or will have the necessary resources needed to implement the action
* acknowledge to be fully responsible for my affiliated entities which participate in the action
* for research actions:are committed to comply with the highest standards of ethical principles and research integrity and confirm that the work is free of plagiarism
* for actions involving EU classified information (EUCI): acknowledge that any sensitive information or material that qualifies as EU classified information under Commission Decision [2015/444](http://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=OJ:JOL_2015_072_R_0011&qid=1427204240846&from=EN)[[3]](#footnote-3) must be handled in accordance with specific rules and follow the instructions given by the EU
* for coordinators of multi-beneficiary actions: are committed to act as the coordinator for this action.

5 — I/my organisation:

* are NOT subject to an **administrative sanction** (i.e. exclusion or financial penalty decision)[[4]](#footnote-4)

I/my organisation (or persons with unlimited liability for debts):

* are NOT in one of the following **exclusion situations**[[5]](#footnote-5):
	+ - * **bankrupt**, being wound up, having the affairs administered by the courts, entered into an arrangement with creditors, suspended business activities or subject to any other similar proceedings or procedures
		- in breach of **social security** or **tax** obligations

I/my organisation (or persons having powers of representation, decision-making or control, beneficial owners or persons who are essential for the award/implementation of the action):

* are NOT in one of the following **exclusion situations**[[6]](#footnote-6):
	+ - guilty of grave professional **misconduct**[[7]](#footnote-7)
		- committed fraud, corruption, links to a **criminal** organisation, money laundering, terrorism-related crimes (including terrorism financing), child labour or human trafficking
	+ shown significant deficiencies in complying with main obligations under an **EU** procurement **contract**, grant agreement, prize, expert contract, or similar
	+ guilty of **irregularities** within the meaning of Article 1(2) of Regulation No 2988/95
	+ created under a different jurisdiction with the intent to circumvent fiscal, social or other legal obligations in the country of origin (including creation of another entity with this purpose).

6 — I/my organisation are NOT subject to a **conflict of interest** in connection with this grant and will notify — without delay — any situation which could give rise to a conflict of interests.

7 — I/my organisation have NOT and will NOT, neither directly nor indirectly, grant, seek, obtain or accept any advantage in connection with this grant that would constitute an illegal practice or involve **corruption**.

8— I/my organisation have **not received** any **other EU grant** for this action and will give notice of any future EU grants related to this actionAND of any EU operating grant(s)[[8]](#footnote-8) given to my organisation.

9 — I/my organisation are aware that **false declarations** may lead to rejection, suspension, termination or reduction of the grant and to administrative sanctions (i.e. financial penalties and/or exclusion from all future EU procurement contracts, grants, prizes and expert contracts).

**and acknowledge**

that:

1 — The grant will be signed and managed electronically.

* + 1. 2 — Payments under the grant are done at consortium-level, through the coordinator, and that payments will be automatically lowered if one of the consortium members has outstanding debts towards ASI (granting authority or other EU bodies). Such debts will be offset in accordance with the conditions set out in the sub-grant agreement.

SIGNATURE

For the applicant

[function/forename/surname]

[electronic signature]

Done in [English] on [electronic time stamp]

1. This includes ‘entities without legal personality’ under Article 197(2) of 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 (‘[EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012)’) (OJ L 193, 30.7.2018, p. 1). [↑](#footnote-ref-1)
2. ‘Commit to comply’ means complying now and for the duration of the grant. [↑](#footnote-ref-2)
3. See Commission Decision 2015/544/EU,Euratom of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53). [↑](#footnote-ref-3)
4. See Article 136 [EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012). [↑](#footnote-ref-4)
5. See Articles 136 and 141 [[EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012)n](https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32018R1046&qid=1535027117240&from=EN). [↑](#footnote-ref-5)
6. See Articles 136 and 141 [[EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012)](https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32018R1046&qid=1535027117240&from=EN). [↑](#footnote-ref-6)
7. Professional misconduct includes: violation of ethical standards of the profession; wrongful conduct with impact on professional credibility; breach of generally accepted professional ethical standards and EU values; false declarations/misrepresentation of information; participation in a cartel or other agreement distorting competition; violation of IPR; attempting to influence decision-making processes or obtain confidential information from public authorities to gain an advantage. [↑](#footnote-ref-7)
8. See Article 180 [EU Financial Regulation](https://eur-lex.europa.eu/legal-content/EN/ALL/?uri=CELEX:32018R1046&qid=1535046024012). [↑](#footnote-ref-8)